State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
Alabama	ALA. CODE § 14-11-31 (West 2013). Prohibited Acts.	ALA. CODE § 14-11-31 (West 2013).  Prohibited Acts.	ALA. CODE § 14-11-30 (West 2013). <u>Definitions.</u>	ALA. CODE § 14-11-31 (West 2013). <u>Custody.</u>	ALA. CODE § 14-11-31 (West 2013). Custody
	Promibiled Acts.	(a) It shall be unlawful for any employee to engage in sexual conduct with a person who is in the custody of the Department of Corrections, the Department of Youth Services, a sheriff, a county, or a municipality.  (b) It shall be unlawful for any probation or parole officer to engage in sexual conduct with a person who is under the supervisory, disciplinary, or custodial authority of the officer engaging in the sexual conduct with the person.	(a)(1) Custody is defined as any of the following: (a) pretrial incarceration or detention; (b) incarceration or detention under the sentence or commitment to a state or local penal institution, any detention facility for children or youthful offenders; (c) parole or mandatory supervised release; (d) electronic home detention; (e) parole or probation. (2) Employee. An employee of any governmental agency of the state, county, or municipality that has by statute, ordinance, or court order the responsibility for care, control, or supervision of pretrial or sentenced persons in a penal system or detention facility. (3) Sexual Conduct. Any of the following acts:	(c)Any person violating subsection (a) or (b) shall upon conviction, be guilty of custodial sexual misconduct. (d)Custodial Sexual Misconduct is a Class C felony.  ALA. CODE § 13A-5-6 (West 2013). Sentences of imprisonment for felonies.  (a) Sentences for felonies shall be for a definite term of imprisonment, which means hard labor within the following limitations: (3) For a Class C felony, not more than 10 years or less than 1 year and 1 day. (5)For a Class B or C felony in which a firearm or deadly weapon was used or attempted to be used in the commission of the felony, not less than 10 years.	(e) Consent of the person in custody of the Department of Corrections, the Department of Youth Services, a sheriff, a county, or a municipality, or a perso who is on probation or on parole shall not be a defense to a prosecution under this article.
			(a) Sexual Intercourse. This term shall have its ordinary meaning and occurs upon a	ALA. CODE § 13A-5- 11 (West 2013). Fines; felonies.	
			penetration, however slight; emission is not required; (b) Sexual Contact- any	(a)A sentence to pay a fine for a felony shall be for a definitive amount, fixed by the	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
Alabama Cont'			purpose of sexual arousal, gratification, or abuse of the following:  (1) the sexual or other intimate parts of the victim by the actor,  (2) the sexual or other intimate parts of the actor by the victim,  (3) the clothing covering the immediate area of the sexual or other intimate parts of the victim or actor;  (c) Sexual Intrusion - any intrusion, however slight by any object or any part of the body of a person into the genital, anal, or oral opening of the body of another person if that sexual intrusion can reasonably be construed as being for the purposes of sexual arousal, gratification, or abuse.	following limitations: (3) For a Class C felony, not more than \$15,000.00; or (4) Any amount not exceeding double the pecuniary gain to the defendant or loss to the victim caused by the commission of the offense.	
Alaska	ALASKA STAT. § 11.41.410 (West 2013). Sexual assault in the first degree.  ALASKA STAT. § 11.41.420 (West 2013). Sexual assault in the second degree.  ALASKA STAT. § 11.41.425 (West 2013). Sexual assault in the third degree.  ALASKA STAT. § 11.41.427 (West 2013). Sexual assault in the third degree.	ALASKA STAT. § 11.41.410 (West 2013).  Sexual assault in the first degree.  (a) An offender commits the crime of sexual assault in the first degree if, (1) the offender engages in sexual penetration with another person without the consent of that person; (2) the offender attempts to engage in sexual penetration with another person without consent of that person and causes serious physical injury to that person; (3) the offender engages in sexual penetration with another person (A) who the offender knows is mentally incapable; and (B) who is in the offender's care (i) by authority of law; or (ii) in a facility or program that is required by law to be licensed by the state; or (4) the offender engages in sexual penetration with a person who the	ALASKA STAT. § 11.81.900 (West 2013).  Definitions.  (a) For purposes of this title, unless the context requires otherwise, (9) Correctional facility means premises, or a portion of premises, used for the confinement of persons under official detention; (40) Official detention means custody, arrest, surrender in lieu of arrest, or actual or constructive restraint under an order of a court in a criminal or juvenile proceeding, other than an order of conditional bail release;	ALASKA STAT. § 11.41.410 (West 2013). Sexual assault in the first degree.  (b) Sexual assault in the first degree is an unclassified felony.  ALASKA STAT. § 12.55.125 (West 2013). Sentences of imprisonment for felonies.  (i) a defendant convicted of	ALASKA STAT § 11.41.432 (West 2013).  Defenses.  (a) It is a defense to a crime charged under sexual assault in the first degree, sexual assault in the second degree, sexual assault in the fourth degree or sexual assault in the fourth degree that the offender is:  (1) mentally incapable; or  (2) married to the person and neither party has filed with the court for a separation, divorce, or dissolution of the marriage.  (b) Except as provided in (a) of this section, in a

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
Alaska Cont'		offender knows is unaware that a sexual		degree may be	prosecution for sexual
		act is being committed and	(58) Sexual Contact	sentenced to a	assault in the first degree
		<ul><li>(A) the offender is a health care worker;</li></ul>	means (A) the	definitive term of	or sexual assault in the
		and	defendant's	imprisonment of not	second degree, it is not a
		(B) the offense takes place during the	(i) knowingly touching,	more than 99 years	defense that the victim
		course of professional treatment of the	directly or through	and shall be	was, at the time of the
		victim.	clothing, the victim's	sentenced to a	alleged offense, the legal
			genitals, anus, or female	definite term within	spouse of the defendant.
		ALASKA STAT. § 11.41.420 (West 2013).	breast; or	the following	(c) It is an affirmative
		Sexual assault in the second degree.	(ii) knowingly causing	presumptive ranges.	defense to a crime
			the victim to touch,	(See AS 12.55.155—	charged under AS
		(a) An offender commits the crime of	directly or through	12.55.175).	11.41.425(a)(5) or
		sexual assault in the second degree if,	clothing, the defendant's		11.41.427(a)(4) that the
		(1) the offender engages in sexual	or victim's genitals,		offender and the person
		contact with another person without	anus, or female breast;	Alaska Stat. §	on probation or parole
		consent of that person;	(B) but "sexual	11.41.420 (West	had, before the person
		(2) the offender engages in sexual	contact" does not	2013).	was placed on probation
		contact with a person	include acts	Sexual assault in the	or parole, a dating
		(A) who the offender knows is mentally	(i) that may reasonably	second degree.	relationship or a sexual
		incapable; and	be construed to be		relationship, and the
		(B) who is in the offender's care	normal caretaker	(b) Sexual assault in	relationship continued
		(i) by authority of law; or	responsibilities for a	the second degree is a	until the date of the
		(ii) in a facility or program that is	child, interactions with a	class B felony.	alleged offense.
		required by law to be licensed by the	child, or affection for a		
		state.	child;	Alaska Stat. §	Alaska Stat. §
		(3) the offender engages in sexual	(ii) performed for the	12.55.125 (West	11.41.410(a)(1) (West
		penetration with a person who the	purpose of	2013).	2013)
		offender knows is	administering a	Sentences of	The offender engages in
		(A) mentally incapable;	recognized and lawful	imprisonment for	sexual penetration with
		(B) incapacitated; or	form of treatment that is	felonies.	another person without
		(C) unaware that a sexual act is being	reasonably adapted to		the consent of that
		committed; or	promoting the physical	(d) A defendant	person.
		(4) the offender engages in sexual contact	or mental health of the	convicted of a class B	
		with a person who the offender knows is	person being treated; or	felony may be	ALASKA STAT. §
		unaware that a sexual act is being	(iii) that are a	sentenced to a	11.41.420(a)(1) (West
		committed and	necessary part of a	definite term of	2013).
		(A) the offender is a health care worker;	search of a person	imprisonment of not	The offender engages in
		and (D) d (S)	committed to the	more than 10 years,	sexual contact with
		(B) the offense takes place during the	custody of the	and shall be	another person without
		course of professional treatment of the	Department of	sentenced to a	consent of that person.
		victim.	Corrections or the	definitive term within	
		ALAGEA CTAT 8 11 41 405 (2012)	Department of Health	the following	
		ALASKA STAT. § 11.41.425 (2013).	and Social Services;	presumptive ranges.	
		Sexual assault in the third degree.	(59) <u>Sexual Penetration</u>	(See AS 12.55.155—	
		(a) An offender committe the arims of	(A) means genital	12.55.175).	
		(a) An offender commits the crime of	intercourse, cunnilingus, fellatio, anal intercourse,	ALACKA STAT S	
		sexual assault in the third degree if the offender	, ,	ALASKA STAT. §	
		(1) engages in sexual contact with a	or an intrusion, however	11.41.425(b) (West 2013).	
		person who the offender knows is	slight, of an object or	Sexual assault in the	
	1	person who the offender knows is	any part of a person's	third degree.	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
Alaska Cont'		(B) incapacitated; or	anal opening of another		
		(C) unaware that a sexual act is being	person's body; each	Sexual assault in the	
		committed;	party to any of the acts	third degree is a class	
		(2) while employed in a state	described in this	C felony.	
		correctional facility or other placement	subparagraph is	1	
		designated by the commissioner of	considered to be	ALASKA STAT. §	
		corrections for the custody and care of	engaged in sexual	12.55.125 (West	
		prisoners, engages in sexual penetration	penetration;	2013).	
		with a person who the offender knows is	(B) does not include	Sentences of	
		committed to the custody of the	acts	imprisonment for	
		Department of Corrections to serve a	(i) performed for the	felonies.	
		1 1	\ / I	<u>reionies.</u>	
		term of imprisonment or period of	purpose of	() 4 1 6 1 /	
		temporary commitment;	administering a	(e) A defendant	
		(3) engages in sexual penetration with a	recognized and lawful	convicted of a class C	
		person 18 or 19 years of age who the	form of treatment that is	felony may be	
		offender knows is committed to the	reasonably adapted to	sentenced to a	
		custody of the Department of Health and	promoting the physical	definite term of not	
		Social Services under AS 47.10 or AS	health of the person	more than 5 years,	
		47.12 and the offender is the legal	being treated; or	and shall be	
		guardian of the person;	(ii) that are a	sentenced to a	
		(4) while employed in the state by a law	necessary part of a	definite term within	
		enforcement agency as a peace officer, or	search of a person	the following	
		while acting as a peace officer in the	committed to the	presumptive ranges.	
		state, engages in sexual penetration with	custody of the	(See AS 12.55.155—	
		a person with reckless disregard that the	Department of	12.55.175).	
		person is in the custody or the apparent	Corrections or the	ŕ	
		custody of the offender, or is committed	Department of Health	Alaska Stat. §	
		to the custody of a law enforcement	and Social Services.	11.41.427 (West	
		agency;	and Social Scrvices.	20013).	
		(5) while employed by the state or a	ALASKA STAT. §	Sexual assault in the	
		municipality of the state as a probation	11.41.425 (2013).	fourth degree.	
		1 7	` /	_	
		officer or parole officer, or while acting	Definitions	(b) Sexual assault in	
		as a probation officer or parole officer in	do to de	the fourth degree is a	
		the state, engages in sexual penetration	(b) In this section,	class A misdemeanor.	
		with a person with reckless disregard that	(1) "juvenile facility		
		the person is on probation or parole; or	staff" means a person	ALASKA STAT. §	
		(6) while employed as a juvenile; or	employed in a juvenile	12.55.135 West	
		probation officer or as a juvenile facility	detention or treatment	(2013).	
		staff, engages in sexual penetration with	facility;	Sentences of	
		a person 18 or 19 years of age with	(2) "juvenile probation	imprisonment for	
		reckless disregard that the person is	officer" means a person	misdemeanors.	
		committed to the custody or probationary	assigned to supervise	misdemeanors.	
		supervision of the Department of Health	another person 18 or 19	(-) A d-f-, 1	
		and Social Services.	years of age who is	(a) A defendant	
			committed to the	convicted of a class A	
			probationary	misdemeanor may be	
		ALASKA STAT. § 11.41.427 (West 2013).	supervision of the	sentenced to a	
				definite term of	
		Sexual assault in the fourth degree.	Department of Health	imprisonment of not	
			and Social Services	more than one year.	
		(a) An offender commits the crime of	(3) "parole officer"	1	
	ſ	sexual assault in the fourth degree if	means a person		

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
Alaska Cont'		(1) while employed in a state	appointed by the	ALASKA STAT. §	
		correctional facility or other placement	commissioner of	12.55.035 (West	
		designated by the commissioner of	corrections or employed	2013).	
		corrections for the custody and care of	by a correctional facility	Fines.	
		prisoners, the offender engages in sexual	in this state to perform		
		contact with a person who the offender	the duties of supervising	(a) Except as	
		knows is committed to the custody of the	the parole of prisoners	provided in AS	
		Department of Corrections to serve a	under AS 33.16	12.55.036, upon	
		term of imprisonment or period of	(4) "peace officer"	conviction of an	
		temporary commitment; or	means "peace officer"	offense, a defendant	
		(2) the offender engages in sexual	means	may be sentenced to	
		contact with a person 18 or 19 years of	(A) an officer of the	pay a fine as	
		age who the offender knows is	state troopers;	authorized in this	
		committed to the custody of the	(B) a member of the	section or as	
		Department of Health and Social	police force of a	otherwise authorized	
		Services under AS 47.10 or AS 47.12	municipality;	by law.	
		and the offender is the legal guardian of	(C) a village public	(b) Except as	
		the person;	safety officer;	provided in AS	
		(3) while employed in the state by a law	(D) a regional public	12.55.036, upon	
		enforcement agency as a peace officer, or	safety officer;	conviction of an	
		while acting as a peace officer in the	(E) a United States	offense, a defendant	
		state, the offender engages in sexual	marshal or deputy	who is not an	
		contact with a person with reckless	marshal; and	organization may be	
		disregard that the person is in the custody	(F) an officer whose	sentenced to pay,	
		or the apparent custody of the offender,	duty it is to enforce and	unless otherwise	
		or is committed to the custody of a law	preserve the public	specified in the	
		enforcement agency;	peace;	provisions of law	
		(4) while employed by the state or a	(5) "probation officer"	defining the offense, a	
		municipality of the state as a probation	includes a	fine of no more than	
		officer or parole officer, or while acting	(A) a person appointed	(1) \$500,000 for	
		as a probation officer or parole officer in	by the commissioner of	sexual assault in the	
		the state, the offender engages in sexual	corrections or employed	first degree, sexual	
		contact with a person with reckless	by a correctional facility	abuse of a minor in	
		disregard that the person is on probation	in this state to perform	the first degree;	
		or parole; or	the duties of a probation	(2) \$250,000 for a	
		(5) while employed as a juvenile	officer under AS 33.05;	class A felony;	
		probation officer or as a juvenile facility	or	(3) \$100,000 for a	
		staff, the offender engages in sexual	(B) person who	class B felony;	
		contact with a person 18 or 19 years of	supervises a participant	(4) \$50,000 for a	
		age with reckless disregard that the	in a specialty court,	class C felony;	
		person is committed to the custody or	including a therapeutic	(5) \$10,000 for a	
		probationary supervision of the	or wellness court	class A misdemeanor.	
		Department of Health and Social	addressing alcohol or	(ALASKA STAT. ANN.	
		Services.	drug use, a court	§ 12.55.036 discusses	
			addressing the needs of	Day fines).	
			veterans, an adult or		
			juvenile mental health		
			court, a fetal alcohol		
			spectrum disorder court,		
			or a family care or		
		1	preservation court.		I

State Statute	Coverage	Definitions/Notes	Penalties	Defenses
Arizona ARIZ. REV. S ANN. § 13-1 (West 2013) Unlawful se: conduct; adu probation de employees; j	409 2013).  Unlawful sexual conduct; adult probation department employees; juvenile court employees; classification, definitions partment uvenile  A. An adult probation department	§ 13-1409 (West 2013).  Definitions  C. For the purposes of this section:  1. "Adult probation	ARIZ. REV. STAT. ANN. § 13-1409 (West 2013). Unlawful sexual conduct; adult probation department employees; juvenile	ARIZ. REV. STAT. ANN.  § 13-1419 (West 2013).  Unlawful sexual  conduct; correctional  employees; persons in  custody; classification;  definition.
court employ classification definitions  ARIZ. REV. S ANN. § 13-1 (West 2013) Unlawful se: conduct; corfacilities; classification definition.	commits unlawful sexual conduct if the employee knowingly coerces the victim to engage in sexual contact, oral sexual contact or sexual intercourse by either:  1. Threatening to negatively influence t victim's supervision or release status.  2. Offering to positively influence the victim's supervision or release status.	employee" means an employee of an adult probation department or the juvenile court who either:  (a) Through the course of employment, directly provides treatment, care, control or supervision to a victim.  (b) Provides presentence or predisposition reports directly to a court regarding the victim.  2. "Victim" means a person who is either of the following:  (a) Subject to conditions of release or supervision by a court.  (b) A minor who has been referred to the juvenile court.	court employees; classification, definitions  B. Unlawful sexual conduct with a victim who is under fifteen years of age is a class 2 felony. Unlawful sexual conduct with a victim who is at least fifteen years of age and under eighteen years of age is a class 3 felony. All other unlawful sexual conduct is a class 5 felony.  ARIZ. REV. STAT. ANN. § 13-1419 (West 2013). Unlawful sexual conduct; correctional employees; persons in custody; classification; definition.  C. Unlawful sexual conduct with an offender under 15 years of age is a class 2 felony. Unlawful sexual conduct with an offender between 15 and 17 years of age is a class 3 felony. All other	B. This section does not apply to a person who is employed by the state department of corrections, a private prison facility or a city or county jail who contracts to provide services within the state department of corrections, a private prison facility or a city or county jail or an offender who is on release status if the person was lawfully married to the prisoner or offender on release status before the prisoner or offender was sentenced to the state department of corrections or was incarcerated in a city or county jail.  D. 2. Does not include an act done pursuant to a bona fide medical exam or lawful internal search.

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			private prison facility or	conduct is a class 5	
			a city or county jail.	felony.	
			<ol><li>Contracts to provide</li></ol>		
			services with the state	ARIZ. REV. STAT.	
			department of	ANN. § 13-702 (West	
			corrections, the	2013).	
			department of juvenile	First time felony	
			corrections, a private	offenders;	
			prison facility or a city	sentencing;	
			or county jail.	definition	
Arizona Cont'			4. Is an official visitor,	Class 2	
mizona Cont			volunteer or agency	Mitigated- 3 years	
			representative of the	Minimum- 4 years	
			state department of	Maximum- 10 years	1
			*	Aggravated- 12.5	
			corrections, the		1
			department of juvenile	years	1
			corrections, a private	Cl 2	1
			prison facility or a city	Class 3	
			or county jail.	Mitigated- 2 years	
			D. For the purposes of	Minimum- 2.5 years	
			this section, any act of a	Maximum- 7 years	
			sexual nature;	Aggravated-8.75	
			1. Includes the	years	
			following:		
			(a) Any completed,	Class 5	
			threatened or requested	Mitigated5 years	
			touching of the	Minimum75 years	
			genitalia, anus, groin,	Maximum- 2 years	
			breast, inner thigh,	Aggravated- 2.5 years	
			pubic area or buttocks		
			with the intent to arouse		
			or gratify sexual desire.	(ARIZ. REV. STAT.	
			(b) Any act of	ANN. § 13-601	
			exposing the genitalia,	discusses	1
			anus, groin, breast,	classification of	1
			inner thigh, pubic area	offenses).	
			or buttocks with the	<b>'</b>	1
			intent to arouse or	ARIZ. REV. STAT.	
			gratify sexual desire.	Ann. § 13-703 (West	1
			(c) Any act of	2013).	
			photographing,	Repetitive offenders;	1
			videotaping, filming,	sentencing	1
			digitally recording or	<u>semenonis</u>	1
			other viewing, with or	Class 2:	1
			Ç.	Mitigated- 3 years	1
			without a device, a		
			prisoner or offender	Minimum- 4 years	
			with the intent to arouse	Maximum- 28 years	
			or gratify sexual desire,	Aggravated- 35 years	1
			either:		1
			(i) While the prisoner	Class 3	1
			or offender is in a state	Mitigated- 2 years	I

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			of undress or partial dress.  (ii) While the prisoner or offender is urinating or defecating.  2. Does not include an act done pursuant to a bona fide medical exam or lawful internal search.	Minimum- 2.5 years Maximum- 20 Aggravated- 25 years Class 5 Mitigated5 years Minimum75 years Maximum- 6 years Aggravated- 7.5 years	
Arizona Cont'			ARIZ. REV. STAT. ANN. § 13-1401 (West 2013). Definitions.	Ariz. Rev. STAT. ANN. § 13-801 (West 2013). Fines for Felonies.	
			In this chapter, unless the context otherwise requires:  1. Oral sexual contact means oral contact with the penis, vulva or anus.  2. Sexual contact means any direct or indirect touching, fondling or manipulating of any part of the genitals, anus or female breast by any	A. A sentence to pay a fine for a felony shall be a sentence to pay an amount fixed by the court not more than \$150,000.  B. A judgment that the defendant shall pay a fine, with or without the alternative of imprisonment, shall constitute a lien	
			part of the body or by any object or causing a person to engage in such contact.  3. Sexual intercourse means penetration into the penis, vulva or anus by any part of the body or by any object or	in like manner as a judgment for money rendered in a civil action.	
			masturbatory contact with the penis or vulva. 4. <u>Spouse</u> means a person who is legally married and cohabiting. 5. <u>Without consent</u> includes any of the following: (a) The victim is		
			coerced by the immediate use or threatened use of force against a person or property.  (b) The victim is		

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			incapable of consent by		
			reason of mental	1	
			disorder, mental defect,		
			drugs, alcohol, sleep or		
			any other similar		
			impairment of cognition		
			and such condition is		
			known or should have		
			reasonably been known		
			to the defendant. For		
Arizona Cont'			purposes of this		
rinzona com			subdivision, mental		
			defect means the victim		
			is unable to comprehend		
			the distinctively sexual	1	
			nature of the conduct or	1	
			is incapable of	1	
			understanding or	1	
			exercising the right to		
			refuse to engage in the		
			conduct with another.		
			(c) The victim is		
			intentionally deceived as		
			to the nature of the act.		
			(d) The victim is		
			intentionally deceived to		
			erroneously believe that		
			the person is the victim's		
			spouse.		
			ARIZ. REV. STAT. ANN.		
			§ 13-2501 (West 2007).		
			Definitions.		
				1	
			In this chapter, unless	1	
			the context otherwise	1	
			requires:		
			2. Correctional facility		
			means any place used		
			for the confinement or		
			control of a person:		
			(a) Charged with or	1	
				1	
			convicted of an offense;	1	
			or	1	
			(b) Held for extradition;	1	
			or	1	
			(c) Pursuant to an order	1	
			of court for law	1	
			enforcement purposes.	1	
			Lawful transportation or	1	
	ĺ	ĺ	movement incident to	I	1

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			correctional facility		
			confinement pursuant to		
			this paragraph is within		
			the control of a		
			correctional facility.		
			However, for purposes		
			of this chapter, being		
			within the control of a		
			correctional facility does		
			not include release on		
Arizona Cont'			parole, on community		
			supervision, on		
			probation or by other		
			lawful authority upon		
			the condition of		
			subsequent personal		
			appearance at a		
			designated place and		
			time.		
			3. <u>Custody</u> means the		
			imposition of actual or		
			constructive restraint		
			pursuant to an on-site		
			arrest or court order but		
			does not include		
			detention in a		
			correctional facility,		
			juvenile detention center		
			or state hospital.		
			4. Escape means		
			departure from custody		
			or from a juvenile		
			secure care facility as		
			described in § 41-2816,		
			a juvenile detention		
			facility or an adult		
			correctional facility in		
			which a person is held		
			or detained with		
			knowledge that such		
			departure is unpermitted		
			or failure to return to		
			custody or detention		
			following a temporary		
			leave granted for a		
			specific purpose or for a		
			limited period.		
			ARIZ. REV. STAT. ANN.		
			\$ 41-2816 (West 2013).		
			8 41-2010 (West 2013).		

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			Secure care facilities; rehabilitative services; length of stay guidelines A. The department shall operate and maintain or contract for secure care facilities for the custody, treatment, rehabilitation and education of youth who pose a threat to public safety, who have engaged in a pattern of conduct characterized by persistent and delinquent offenses that, as demonstrated through the use of other alternatives, cannot be controlled in a less secure setting or who have had their conditional liberty revoked pursuant to § 41-2819.		
Arkansas  Arkansas Cont'	ARK. CODE ANN.  § 5-14-124 (West 2013).  Sexual assault in the first degree.  ARK. CODE ANN.  § 5-14-125 (West 2013).  Sexual assault in the second degree.  ARK. CODE ANN.  § 5-14-126 (West 2013).  Sexual assault in the third degree.	ARK. CODE ANN. § 5-14-124 (West 2013).  Sexual assault in the first degree.  (a) A person commits sexual assault in the first degree if: (1) The person engages in sexual intercourse or deviate sexual activity with a minor who is not the actor's spouse and the actor is: (A) Employed with the Department of Correction, the Department of Community Correction, the Department of Human Services, or any city or county jail or a juvenile detention facility, and the victim is in the custody of the Department of Correction, the Department of Community Correction, the Department of Human Services, any city or county jail or juvenile detention	ARK. CODE ANN. § 5-14-101(1) (West 2013). Definitions.  As used in this chapter: (1) deviate sexual activity means any act of sexual gratification involving: (A) the penetration, however slight, of the anus or mouth of one person by the penis of another person; or (B) the penetration, however slight, of the labia majora or anus of one person by any body member or foreign instrument manipulated	ARK. CODE ANN. § 5-14-124 (West 2013). Sexual Assault in the first degree.  (d) Sexual assault in the first degree is a Class A felony.  ARK. CODE ANN. § 5-4-401 (West 2013). Felonies, incarceration.  (a) A defendant convicted of a felony shall receive a determinate sentence according to the	ARK. CODE ANN. § 5-14-124 (West 2013).  Sexual Assault in the first degree.  (b) It is no defense to a prosecution under this section that the victim consented to the conduct. (c) It is an affirmative defense to a prosecution under subdivision (a)(3) of this section that the actor was not more than three (3) years older than the victim.  ARK. CODE ANN. § 5-14-125 (West 2007). Sexual Assault in the
Arkansas Cont		city or county jail or juvenile detention facility, or their contractors or agents; (B) A mandated reporter under § 12–18–402(b) and is in a position of trust or authority over the victim and uses the position of trust or authority to engage in sexual intercourse or deviate sexual	instrument manipulated by another person. (2) <u>Sexual contact</u> means any act of sexual gratification involving the touching, directly, or through clothing, of the	according to the following limitations: (2) For a Class A felony, the sentence shall be not less then 6 years nor more than 30 years.	Sexual Assault in the second degree.  (B) For the purposes of subdivision (a)(4)(A) of this section, consent of the minor is not a

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
State	Statute	activity; or  (C) An employee in the victim's school or school district, a temporary caretaker, or a person in a position of trust or authority over the victim; or  (2) The person is a teacher, principal, athletic coach, or counselor in a public or private school in kindergarten through grade twelve (K–12) and the actor;  (A) Engages in sexual intercourse or deviate sexual activity with a person who is not the actor's spouse and the victim is:  (i) Less than twenty-one (21) years of age; and  (ii) A student enrolled in the public or private school employing the actor; and  (B) Is in a position of trust or authority over the victim and uses his or her position of trust or authority over the victim to engage in sexual intercourse or deviate sexual activity.  ARK. CODE ANN. § 5-14-125 (West 2013).  Sexual assault in the second degree.  (a) A person commits sexual assault in the second degree if the person:  (1) Engages in sexual contact with another person by forcible compulsion;  (2) Engages in sexual contact with another person who is incapable of consent because he or she is:  (A) Physically helpless;  (B) Mentally defective; or  (C) Mentally incapacitated;  (3) Being 18 years of age or older, engages in sexual contact with another person who is:	Definitions/Notes sex organs, buttocks, or an anus of a person or the breast of a female; and (3) Sexual intercourse means penetration, however slight, of the labia majora by a penis. (10) "Sexual contact" means any act of sexual gratification involving the touching, directly or through clothing, of the sex organs, buttocks, or anus of a person or the breast of a female; and (11) "Sexual intercourse" means penetration, however slight, of the labia majora by a penis.	ARK. CODE ANN. § 5-4-201 (West 2013). Imposition of fines.  (a) A defendant convicted of a felony may be sentenced to pay a fine: (1) Not exceeding \$15,000 if the conviction is of a Class A felony.  ARK. CODE ANN. § 5-14-125 (West 2013). Sexual Assault in the second degree is a Class B felony.  ARK. CODE ANN. § 5-4-401 (West 2013). Felonies, incarceration.  (a) A defendant convicted of a felony shall receive a determinate sentence according to the following limitations: (3) For a Class B felony, the sentence shall be not less than 5 years nor more than	defense to a prosecution.  (5)(A) Being less than 18 years of age, engages in sexual contact with another person who is:  (i) Less than 14 years of age; and  (ii) Not the person's spouse.  (B) It is an affirmative defense to a prosecution under this subdivision  (a)(5) that the actor was not more than:  (i) Three years older than the victim if the victim is less than twelve years of age; or  (ii) Four years older than the victim if the victim is 12 years of age or older; or  (6) Is a teacher, principal, athletic coach, or counselor in a public or private school in a grade kindergarten through twelve (K–12), in a position of trust or authority, and uses his or her position of trust or authority over the victim to engage in sexual contact with victim who is:  (A) A student enrolled in the public or private school; and  (B) Less than twenty-one
Arkansas Cont'		person who is:  (A) Less than 14 years of age; and (B) Not the person's spouse; (4) (A) Engages in sexual contact with another person who is less than 18 years of age and the actor is:  (i) Employed with the Department of Correction, Department of Community Correction, any city or county jail, or any juvenile detention facility, and the minor is in custody at a facility operated by the agency or contractor employing the actor; (ii) A professional under § 12-12-		5 years nor more than 20 years.  ARK. CODE ANN. § 5-4-201 (West 2013). Imposition of fines.  (a) A defendant convicted of a felony may be sentenced to pay a fine:  (1) Not exceeding \$15,000 if the	(B) Less than twenty-one (21) years of age.  ARK. CODE ANN. § 5-14-126 (West 2013).  Sexual Assault in the third degree.  (2)(B) It is an affirmative defense under this subdivision (a)(2) that the actor was not more

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
		507(b) and is in a position of trust or		conviction is of a	than 3 years older than
		authority over the minor; or		Class B felony.	the victim
		(iii) The minor's guardian, an employee			(b) It is no defense to a
		in the minor's school or school district, a		ARK. CODE ANN. §	prosecution under this
		temporary caretaker, or a person in a		5-14-125 (West	section that the victim
		position of trust or authority over the		2013).	consented to the conduct.
		minor.		Sexual Assault in the	
				second degree.	
		ARK. CODE ANN. § 5-14-126 (West			
		2013).		(b)(2) Sexual assault	
		Sexual assault in the third degree.		in the second degree	
				is a Class D felony if	
		(a) A person commits sexual assault in		committed by a	
		the third degree if the person:		person less than 18	
		(1) Engages in sexual intercourse or		years of age with	1
		deviate sexual activity with another		another person who	1
		person, not the person's spouse and the		is:	
		person		(A) Less than 14	
		(A) Employed with the Department of		years of age; and	1
		Correction, Department of Community		(B) Not the person's	
		Correction, Department of Community		spouse.	
		Services, or any city or county jail and		spouse.	
		the victim is in the custody of the		ARK. CODE ANN. §	
		Department of Correction, Department of		5-4-401 (West 2013).	
		Community Correction, Department of		Felonies,	
		Health and Human Services, or any city		incarceration.	
		or county jail;		incarceration.	
		(B) Employed or contracted with or		(a) A defendant	
				` '	
		otherwise providing services, supplies, or		convicted of a felony	
		supervision to an agency maintaining custody of inmates, detainees, or		shall receive a determinate sentence	
		juveniles, and the victim is in the custody		according to the	
		of the Department of Corrections,		following limitations:	
		Department of Community Correction,		(5) For a Class D	1
		Department of Health and Human		felony, the sentence	1
		Services, or any city or county jail; or		shall not exceed 6	1
		(C) A professional under § 12-12-507(b)		years.	
		or a member of the clergy and is in a		ADIX CODE AND P	1
		position of trust or authority over the		ARK. CODE ANN. §	
		victim and uses the position of trust or		5-4-201 (West 2013).	1
		authority to engage in sexual intercourse		Imposition of fines.	1
		or deviate sexual activity; or		(-) A d-£ 1 .	1
		(2)(A) Being a minor engages in sexual		(a) A defendant	1
. 1		intercourse or deviate sexual activity with		convicted of a felony	1
Arkansas Cont'		another person who is:		may be sentenced to	
		(i) Less than 14 years of		pay a fine:	
		age and;		(2) Not exceeding\$	1
		(ii) Not the person's spouse.		10,000 if the	
				conviction is of a	1
				Class D felony.	1

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
State	Statute	Coverage	Definitions/Notes	Penalties  ARK. CODE ANN. § 5-14-126 (West 2013). Sexual Assault in the third degree.  (c) Sexual assault in the third degree is a Class C Felony.  ARK. CODE ANN. § 5-4-401 (West 2013). Felonies, incarceration.  (a) A defendant convicted of a felony shall receive a determinate sentence according to the following limitations: (5) For a Class C felony, the sentence shall be not less than 3 years nor more than 10 years.  ARK. CODE ANN. § 5-4-201 (West 2013). Imposition of fines.  (a) A defendant convicted of a felony may be sentenced to pay a fine:	Defenses
				(2) Not exceeding \$ 10,000 if the conviction is of a Class C felony.	
California Cont'	CAL. PENAL CODE § 289.6 (West 2013). Public entity employees, officers, agents, volunteers or peace officials; sexual activity with confined consenting adult; defense; application; penalty.	CAL. PENAL CODE § 289.6 (West 2013).  Public entity employees, officers, agents, volunteers or peace officials; sexual activity with confined consenting adult; defense; application; penalty.  (a)(1) An employee or officer of a public entity health facility, or an employee, officer, or agent of a private person or entity that provides a health facility or staff for a health facility under contract with public entity, who engages in sexual	CAL. PENAL CODE § 286 (West 2013). Sodomy; punishment.  (a) Sodomy is sexual conduct consisting of contact between the penis of one person and the anus of another person. Any sexual penetration, however	CAL. PENAL CODE § 289.6 (West 2013). Public entity employees, officers, agents, volunteers or peace officials; sexual activity with confined consenting adult; defense; application:penalty. (g) Any violation of	CAL. PENAL CODE § 289.6 (West 2013). Public entity employees, officers, agents, volunteers or peace officials; sexual activity with confined consenting adult; defense; application;penalty. (e) Consent by a confined person or

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
State	Statute	activity with a consenting adult who is confined in a health facility is guilty of a public offense.  (2) An employee or officer of a public entity detention facility, or an employee, officer, or agent of a private person or entity that provides a detention facility or staff for a detention facility, or person or agent of a public or private entity under contract with a detention facility, or a volunteer of a private or public entity detention facility, who engages in sexual activity with a consenting adult who is confined in a detention facility, is guilty of a public offense.  (3) An employee with a department,	slight, is sufficient to complete the crime of sodomy.  CAL. PENAL CODE § 288a (West 2013). Oral Copulation; punishment.  (a) Oral copulation is the act of copulating the mouth of one person and the sex organ or anus of another person.  CAL. PENAL CODE §	paragraph (1) of subsection (a), or a violation of paragraph (2) or (3) of subdivision (a) as described in paragraph (5) of subdivision (d), is a misdemeanor. (h) Any violation of paragraph (2) or (3) of subdivision (a) shall be punished by imprisonment in a county jail not exceeding 1 year or	parolee to sexual activity proscribed by this section is not a defense to a criminal prosecution for violation of this section.  (f) This section does not apply to sexual activity between consenting adults that occurs during an overnight conjugal visit that takes place pursuant to a court order or with the written approval of an authorized representative of the
		board or authority under Department of Corrections and Rehabilitation or a facility under contract with a department, board or authority under the Department of Corrections and Rehabilitation who during the course of employment directly provides treatment, care, control, or supervision of inmates, wards or parolees, and who engages in sexual activity with a consenting adult who is an inmate, ward or parolee, is guilty of a public offense.	289 (West 2013).  Forcible acts of sexual penetration; punishment.  (k) As used in this section:  (1) Sexual penetration is the act of causing the penetration, however slight, of the genital or anal opening of any person or causing another person to so	by a fine not exceeding 1 year or by a fine not exceeding \$10,000, or by both fine and imprisonment (i) Any person previously convicted of a violation of this section shall, upon a subsequent violation, be guilty of a felony. (j) Anyone who is convicted of a felony violation of this section who is	public entity that operates or contracts for the operation of the detention facility where the conjugal visit takes place or to physical contact or penetration made pursuant to a lawful search or bona fide medical examination(s) or treatment(s), including clinical treatment(s).
			penetrate the defendant's or another person's genital or anal opening for the purpose of sexual arousal, gratification, or abuse by any foreign object, substance, instrument, or device, or by any unknown object.	employed by a department, board, or authority within the Department of Corrections and Rehabilitation shall be terminated in accordance with the State Civil Service Act. Anyone who has been convicted of a	
California Cont'			CAL. PENAL CODE § 289.6 (West 2013).  Public entity employees, officers, agents, volunteers or peace officials; sexual activity with confined consenting adult; defense; application; penalty.	felony violation of this section shall not be eligible to be hired or reinstated by a department, board, or authority within the Youth and Adult Correctional Agency.  CAL. PENAL CODE §	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			(3)(b) As used in this	18 (West 2013).	
			section, the term <u>public</u>	Punishment of felony	
			entity means the state,	not otherwise	
			federal government, a	prescribed; alternate	
			city, a county, a city and	sentence to county jail	
			county, a joint county		
			jail district, or any entity	(a) Except in cases	
			created as a result of a	where a different	
			joint powers agreement	punishment is	
			between two or more	prescribed by any law	
			public entities.	of this state, every	
			(3)(c) As used in this	offense declared to be	
			section, the term	a felony is punishable	
			detention facility means	by imprisonment for	
			(1) prison, jail, camp or	16 months, or two or	
			other correctional	three years in the state	
			facility used for the	prison unless the	
			confinement of adults,	offense is punishable	
			juveniles, or both adults	pursuant to	
			and minors.	subdivision (h) of	
			(2) A building or	Section 1170	
			facility used for the	(h)this subdivision	
			confinement of adults or	where the term is not	
			adults and minors	specified in the	
			pursuant to a contract	underlying offense	
			with a public entity.	shall be punishable by	
			(3) A room that is used	a term of	
			for holding persons for	imprisonment in a	
			interviews,	county jail for 16	
			interrogations, or	months, or two or	
			investigations and that is	three years.	
			separate from a jail or	(2) Except as	
			located in the	provided in paragraph	
			administrative area of a	(3), a felony	
			law enforcement	punishable pursuant	
			facility.	to this subdivision	
			(4) A vehicle used to	shall be punishable by	
			transport confined	imprisonment in a	
			persons during their	county jail for the	
			period of confinement.	term described in the	
			(5) A court holding	underlying offense.	
			facility located within or	(b) Every offense	
			adjacent to a court	which is prescribed	
			building that is used for	by any law of the	
California Cont'	,		the confinement of	state to be a felony	
Camoinia Cont					
			persons for the purpose	punishable by	
			of court appearances.	imprisonment or by a	
			(d) As used in this	fine, but without an	
			section, sexual activity	alternate sentence to	
			means: (1) Sexual	the county jail for a	
			intercourse, (2)	period not exceeding	ľ

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			Sodomy, (3) Oral	one year, may be	
			copulation, (4) Sexual	punishable by	
			penetration, (5) The	imprisonment in the	
			rubbing or touching of	county jail not	
			the breasts or sexual	exceeding one year or	
			organs of another, or of	by a fine, or by both.	
			oneself in the presence		
			of and with knowledge	CAL. PENAL CODE §	
			of another, with the	19 (West 2013).	
			intent of arousing,	Punishment for	
			appealing to, or	misdemeanor.	
			gratifying the lust,		
			passions, or sexual	Except in cases where	
			desires of oneself or	a different	
			another.	punishment is	
				prescribed by any law	
			CAL. HEALTH &	of this state, every	
			SAFETY CODE § 1250	offense declared to be	
			(West 2013).	a misdemeanor is	
			Definitions	punishable by	
			<u> </u>	imprisonment in the	
			As used in this chapter	county jail not	
			health facility means	exceeding 6 months,	
			any facility, place or	or by fine not	
			mental, including	exceeding \$1,000, or	
			convalescence and	by both.	
			rehabilitation and		
			including care during		
			and after pregnancy, or		
			for any one or more of		
			these purposes, for one		
			or more persons, to		
			which the persons are		
			admitted for a 24-hour		
			stay or longer, and		
			includes the following		
			types:		
			(j)(1) Correctional		
			treatment center means		
			a health facility operated		
			by the Department of		
			Correction		
			Rehabilitation, the		
California Cont'	,		Department of		
Camorna Cont			Corrections and		
			Rehabilitation, Division		
			of Juvenile Facilities, or		
			a county, city, or city		
			and county law		
			enforcement agency	l .	I

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			that, as determined by the state department, provides inpatient health services to that portion of the inmate population who do not require a general acute care level of basic services. This definition shall not apply to those areas of a law enforcement facility that houses inmates or wards that may be receiving outpatient services and are housed separately for reasons of improved access to health care, security and protection. The health services provided by a correctional treatment center may provide the following services: laboratory, radiology, perinatal, and any other services approved by the state department.		
Colorado Colorado Cont'	Colo. Rev. Stat. § 18-3-404 (West 2013). Unlawful sexual Contact.  Colo. Rev. Stat. § 18-7-701 (West 2013). Sexual conduct in Penal Institutions.	COLO. REV. STAT. §18-3-404 (West 2013).  Unlawful sexual Contact.  ((1) Any actor who knowingly subjects a victim to any sexual contact commits unlawful sexual contact if: (a) The actor knows that the victim does not consent; or (b) The actor knows that the victim is incapable of appraising the nature of the victim's conduct; or (c) The victim is physically helpless and the actor knows that the victim is physically helpless and the victim has not consented; or (d) The actor has substantially impaired the victim's power to appraise or control the victim's conduct by employing, without the victim's consent, any drug, intoxicant, or other means for the purpose of causing submission; or	Colo. Rev. Stat. § 18-7-701 (West 2013).  Sexual conduct in penal institutions.  (2)(a) Correctional institution" means a correctional facility, as defined in section 17-1-102(1.7), C.R.S., a local jail, as defined in section 17-1-102(7), C.R.S., operated by or under contract with the department of corrections, a jail, a facility operated by or under contract with the department of human services in which juveniles are or may be lawfully held for	COLO. REV. STAT. §18-3-404 (West 2013).  Unlawful Sexual Contact.  (2)(a) Unlawful sexual contact is a class 1 misdemeanor and is an extraordinary risk crime that is subject to the modified sentencing range specified in section 18-1.3-501(3). (b) Notwithstanding the provisions of paragraph (a) of this subsection (2), unlawful sexual contact is a class 4	COLO. REV. STAT. \$18-3-404(1)(a) (West 2013). Consent is a defense.  COLO. REV. STAT. \$18-3-404(1)(g) (West 2013). Bona fide medical purposes is a defense.  COLO. REV. STAT. \$18-3-404(1)(f) (West 2013). Lawful search is a defense.  COLO. REV. STAT. \$18-3-404 (West 2013). Lack of knowledge is a defense.

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
State	Statute	1133, § 25, eff. July 1, 1990.  (f) The victim is in custody of law or detained in a hospital or other institution and the actor has supervisory or disciplinary authority over the victim and uses this position of authority, unless incident to a lawful search, to coerce the victim to submit; or  (g) The actor engages in treatment or examination of a victim for other than bona fide medical purposes or in a manner substantially inconsistent with reasonable medical practices.  (1.5) Any person who knowingly, with or without sexual contact, induces or coerces a child by any of the means set forth in section 18-3-402 to expose intimate parts or to engage in any sexual contact, intrusion, or penetration with another person, for the purpose of the actor's own sexual gratification, commits unlawful sexual contact. For the purposes of this subsection (1.5), the term "child" means any person under the age of eighteen years.  Colo. Rev. Stat. §18-7-701 (West 2013).  Sexual conduct in Penal Institutions.  (1) An employee, contract employee or volunteer of a criminal justice facility or an individual who performs work or volunteer functions in a correctional institution who engages in sexual conduct with a person who is in lawful custody in a correctional institutioncommits the	commitment for the commission of a crime, or a facility of a community corrections program as defined in section 17-27-102(3).  C.R.S. (. (2)(b) Sexual conduct means sexual contact as defined in § 18-3-401(4), sexual intrusion as defined in § 18-3-401 (5), or sexual penetration as defined in § 18-3-401 or sexual penetration as defined in the sexual penetration as defined in sex	compels the victim to submit by use of such force, intimidation, or threat as specified in section 18-3-402(4)(a), (4)(b), or (4)(c) or if the actor engages in the conduct described in paragraph (g) of subsection (1) of this section or subsection (1.5) of this section. (3) If a defendant is convicted of the class 4 felony of unlawful sexual contact pursuant to paragraph (b) of subsection (2) of this section, the court shall sentence the defendant in accordance with the provisions of section 18-1.3-406; except that this subsection (3) shall not apply if the actor engages in the conduct described in paragraph (g) of subsection (1) of this section. (4) A person who is convicted on or after July 1, 2013, of unlawful sexual contact under this	Defenses
		with a person who is in lawful custody in	generally in this code.	unlawful sexual	
Colorado Cont'		in a correctional institution or for the department of corrections, the department of human services, or a community corrections program; or (b) The sexual conduct includes sexual intrusion or sexual penetration and is	any section of this code are applicable whenever the same term is used in the same sense in another section of this code, unless the	standing to object to the termination of parental rights for a child conceived as a result of the commission of that	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
		committed by a volunteer.	definition is specifically	offense;	
			limited or the context	(b) To allocation of	
			indicates that it is	parental	
			inapplicable.	responsibilities,	
			(7.5) "Correctional	including parenting	
			facility" means any	time and decision-	
			facility under the	making	
			supervision of the	responsibilities for a	
			department of	child conceived as a	
			corrections in which	result of the	
			persons are or may be	commission of that	
			lawfully held in custody	offense;	
			as a result of conviction	(c) Of inheritance	
			of a crime.	from a child	1
			(9) <u>Custody</u> means the	conceived as a result	[
			restraint of a person's	of the commission of	1
			freedom in any	that offense; and	
			significant way.	(d) To notification of	1
			G B G 8 10	or the right to object	
			Colo. Rev. Stat. § 18-	to the adoption of a	
			3-401 (West 2013).	child conceived as a	
			Definitions.	result of the	
			A d : db: d 4	commission of that	
			As used in this part 4, unless the context	offense.	
			otherwise requires:		
			(1) Actor means the	COLO. REV. STAT. §	
			person accused of a	18-1.3-501 (West	
			sexual offense pursuant	2013).	
			to this part 4.	Misdemeanors	
			(3.5) One in a position	classified – penalties.	
			of trust includes, but is	ciassifica – penarites.	
			not limited to, any	(1)(a) Except as	
			person who is a parent	otherwise provided in	1
			or acting in the place of	paragraph (d) of this	
			a parent and charged	subsection (1),	1
			with any of a parent's	misdemeanors are	
			rights, duties, or	divided into 3 classes	
			responsibilities	that are distinguished	
			concerning a child,	from one another by	
			including a guardian or	the following	
			someone otherwise	penalties that are	
			responsible for the	authorized upon	
			general supervision of a	conviction except as	
			child's welfare, or a	provided in	
			person who is charged	subsection (1.5) of	
			with any duty or	this section:	[
Colorado Cont'			responsibility for the	Class 1 minimum	
			health, education,	sentence – 6 months	
			welfare, or supervision	imprisonment, or	
			of a child, including	\$500 fine, or both;	1

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			foster care, child care,	maximum sentence -	
			family care, or	18 months	
			institutional care, either	imprisonment, or	
			independently or	\$5,000, or both.	
			through another, no		
			matter how brief, at the	COLO. REV. STAT. §	
			time of an unlawful act.	18-7-701 (West	
			(4) Sexual contact	2013).	
			means the knowing	Sexual conduct in	
			touching of the victim's	penal institutions.	
			intimate parts by the	penai menainana	
			actor, or of the actor's	(3) Sexual conduct in	
			intimate parts by the	a correctional	
			victim, or the knowing	institution is a class 5	
			touching of the clothing covering the immediate	felony if the sexual conduct includes	
			· ·		
			area of the victim's or	sexual intrusion or	
			actor's intimate parts if	sexual penetration	
			that sexual contact is for	and is committed by	
			the purposes of sexual	an employee or	
			arousal, gratification, or	contract employee of	
			abuse.	a correctional	
			(5) <u>Sexual intrusion</u>	institution or by an	
			means any intrusion,	employee, contract	
			however slight, by any	employee, or	
			object or any part of a	individual who	
			person's body, except	performs work	
			the mouth, tongue, or	functions in a	
			penis, into the genital or	correctional	
			anal opening of another	institution or for the	
			person's body if that	department of	
			sexual intrusion can	corrections, the	
			reasonably be construed	department of human	
			as being for the	services, or a	
			purposes of sexual	community	
			arousal, gratification, or	corrections program.	
			abuse.	corrections program.	
			(6) Sexual penetration	COLO. REV. STAT. §	
			means sexual	18-1.3-401 (West	
				*	
			intercourse, cunnilingus,	2013).	
			fellatio, analingus, or	<u>Felonies classified –</u>	
			anal intercourse.	<u>presumptive</u>	
			Emission need not be	penalties.	
			proved as an element of		
			any sexual penetration.	(V)(A) As to any	
			Any penetration,	person sentenced for	
			however slight, is	a felony committed	
Colorado Cont'			sufficient to complete	on or after July 1,	
			the crime.	1993, felonies are	
				divided into six	
	1	ĺ	COLO. REV. STAT. § 17-	classes which are	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			1-102 (West 2013).	distinguished from	
			<u>Definitions.</u>	one another by the	
				following	
			As used in this title,	presumptive ranges of	
			unless the context	penalties which are	
			otherwise requires:	authorized upon	
			(1.7) Correctional	conviction: a class 5	
			facility means any	felony is a minimum	
			facility under the	imprisonment of 1	
			supervision of the	year and a maximum	
			department in which	of 3.	
			persons are or may be		
			lawfully held in custody	COLO. REV. STAT. §	
			as a result of conviction	18-1.3-401 (West	
			of a crime.	2013).	
			(2) <u>Department</u> means	Felonies classified –	
			the department of	presumptive	
			corrections.	penalties.	
			(6.5) Inmate means any	1	
			person who is sentenced	(III)(A) As to any	
			to a term of	person sentenced for	
			imprisonment for a	a felony committed	
			violation of the laws of	on or after July 1,	
			this state, any other	1985, except as	
			state, or the United	otherwise provided in	
			States.	sub-paragraph (E) of	
			(7) Local jail means a	this subparagraph	
			jail or an adult detention	(III), in addition to, or	
			center of a county or	in lieu of, any	
			city and county.	sentence to	
			(7.3) Private contract	imprisonment,	
			prison means any	probation, community	
			private prison facility	corrections, or work	
			operated by a county,	release, a fine within	
			city and county, or	the following	
			private corporation	presumptive ranges	
			located in this state;	may be imposed for	
			except that private	the specified classes	
			contract prison does not	of felonies: a class 5	
			include any local jail,	felony is a minimum	
			multi-jurisdictional jail,	sentence of \$1,000	
			or community	and a maximum of	
			corrections center.	\$100,000.	
				,	
				COLO. REV. STAT. §	
				18-7-701 (West	
				2013).	
Colorado Cont'				Sexual conduct in	
20101440 COM				penal institutions.	
				1	
				(4) Sexual conduct in	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
				a correctional institution is a class 6 felony if:  (a) the sexual conduct consists solely of sexual contact and is committed by an employee or contract employee of a correctional institution or by an employee, contract employee, or individual who performs work functions in a correctional institution or for the department of corrections, the department of human services, or a	
				community corrections program;; or (b) the sexual conduct includes sexual intrusion or sexual penetration and is committed by a volunteer.	
				COLO. REV. STAT. § 18-1.3-401 (West 2013). Felonies classified – presumptive penalties.	
Colorado Cont'				(V)(A) As to any person sentenced for a felony committed on or after July 1, 1993, felonies are divided into six classes which are distinguished from one another by the	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
				presumptive ranges of	
				penalties which are	
				authorized upon	
				conviction: a class 6	
				felony is a minimum	
				imprisonment of 1	
				year and a maximum	
				of 18 months.	
				COLO. REV. STAT. §	
				18-1.3-401 (West	
				2013).	
				Felonies classified –	
				presumptive	
				penalties.	
				<u>penaiues.</u>	
				(III)(A) As to any	
				person sentenced for	
				a felony committed	
				on or after July 1,	
				1985, except as	
				otherwise provided in	
				sub-paragraph (E) of	
				this subparagraph	
				(III), in addition to, or	
				in lieu of, any	
				sentence to	
				imprisonment,	
				probation, community	
				corrections, or work	
				release, a fine within	
				the following	
				presumptive ranges	
				may be imposed for	
				the specified classes	
				of felonies: a class 6	
				felony is a minimum	
				sentence of \$1,000	
				and a maximum of	
				\$100,000.	
				COLO. REV. STAT. §	
				18-7-701 (West	
				2013).	
				Sexual conduct in	
				penal institutions.	
				(5) Sexual conduct in	
				a correctional	
				institution is a class 1	
		1		misdemeanor if the	Ī

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
				sexual conduct consists solely of sexual contact and is committed by a volunteer.  COLO. REV. STAT. § 18-1.3-501 (West 2013).  Misdemeanors classified – penalties.  (1)(a) Misdemeanors are divided into three classes which are distinguished from one another by the following penalties which are authorized upon conviction except as provided in subsection (1.5) of this section: Class 1 minimum sentence – 6 months imprisonment, or \$500 fine, or both; maximum sentence – 18 months imprisonment, or \$5,000, or both.	
Connecticut	CONN. GEN. STAT. § 53a-71 (West 2013). Sexual assault in the second degree: Class C or B felony.  CONN. GEN. STAT. § 53a-73a (West 2007). Sexual assault in the fourth degree: Class A misdemeanor or class D felony.	CONN. GEN. STAT. § 53a-71 (West 20013.  Sexual assault in the second degree: Class C or B felony.  (a) A person is guilty of sexual assault in the second degree when such person engages in sexual intercourse with another person and: (1) Such other person is thirteen years of age or older but under sixteen years of age and the actor is more than three years older than such other person; or (2) such other person is impaired because of mental disability or disease to the extent that such other person is unable to consent to such sexual intercourse; or (3) such other person is physically	CONN. GEN. STAT. § 53a-65 (West 2013). Definitions.  As used in this part, except section 53a-70b, the following terms have the following meanings: (1) Actor means a person accused of sexual assault. (2) Sexual intercourse means vaginal intercourse, fellatio or cunnilingus between persons regardless of sex. Its meaning is	CONN. GEN. STAT. § 53a-71 (West 2013). Sexual assault in the second degree: Class C or B felony.  (b) Sexual assault in the second degree is a class C felony or, if the victim of the offense is under 16 years of age, a class B felony, and any person found guilty under this section shall be sentenced to a term of imprisonment of which 9 months of	CONN. GEN. STAT. § 53a-67 (West 2007). Affirmative Defenses  (a) In any prosecution for an offense under this part based on the victim's being mentally incapacitated, physically helpless or impaired because of mental disability or disease, it shall be an affirmative defense that the actor, at the time such actor engaged in the conduct constituting the offense, did not know of such condition of the victim.

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
Connecticut Cont'	Statute	helpless; or  (4) such other person is less than 18 years old and the actor is such person's guardian or otherwise responsible for the general supervision of such person's welfare; or  (5) such other person is in custody of law or detained in a hospital or other institution and the actor has supervisory or disciplinary authority over such other person.  (6) the actor is a psychotherapist and such other person is  (A) a patient of the actor and the sexual intercourse occurs during the psychotherapy sessions,  (B) a patient or former patient of the actor and such patient or former patient is emotionally dependent upon the actor, or (C) a patient or former patient of the actor and the sexual intercourse occurs by means of therapeutic deception; or (7) the actor accomplishes the sexual intercourse by means of false representation that the sexual intercourse is for a bona fide medical purpose by a health care professional; or (8) the actor is a school employee and such other person is a student enrolled in a school in which the actor works or a school under the jurisdiction of the local or regional board of education which employs the actor; or (9) the actor is a coach in an athletic activity or a person who provides intensive, ongoing instruction and such other person is a recipient of coaching or instruction from the actor and (A) is a secondary school student and receives such coaching or instruction in s secondary school setting, (B) is under 18 years of age; or (10) the actor is 20 years of age or older and stands in a position of power, authority or supervision over such other person by virtue of the actor's professional, legal, occupational or volunteer status and such other person's	Definitions/Notes  limited to persons not married to each other. Penetration, however slight, is sufficient to complete vaginal intercourse, anal intercourse or fellatio and does not require emission of semen. Penetration may be committed by an object manipulated by the actor into the genital or anal opening of the victim's body.  (3) Sexual contact means any contact with the intimate parts of a person not married to the actor for the purpose of sexual gratification of the actor or for the purpose of degrading or humiliating such person or any contact of the intimate parts of the actor with a person not married to the actor for the purpose of sexual gratification of the actor or for the purpose of degrading or humiliating such person.  (4) Impaired because of degrading or humiliating such person.  (4) Impaired because of mental disability or disease means that a person suffers from a mental disability or disease which renders such person incapable of appraising the nature of such person's conduct.  (5) Mentally incapable of appraising or controlling such person's conduct	the sentence imposed may not be suspended or reduced by the court.  CONN. GEN. STAT. § 53a-35(a) (West 2013). Imprisonment for any felony committed on or after July 1, 1981: Definite sentences: terms authorized.  For any felony committed on or after July 1, 1981, the sentence of imprisonment shall be a definite sentence and, unless the section of the general statutes that defines or provides the penalty for the crime specifically provides otherwise, the term shall be fixed by the court as follows: (6) For a class B felony other than manslaughter in the first degree with a firearm a term of not less than 1 year nor more than 20 years,  (7) For a class C felony, a term not less than 1 year nor more than 10 years,  CONN. GEN. STAT. § 53a-73a (West 2013). Sexual assault in the fourth degree: Class A misdemeanor or class D felony.	Defenses  CONN. GEN. STAT. § 53a-65(3) (West 2013).  Marriage is a defense to sexual contact.
		participation in a program or activity, and such other person is under 18 years of age; or	owing to the influence of a drug or intoxicating	(b) Sexual assault in the fourth degree is a	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
Connecticut Cont'	Statute	(11) such other person is placed or receiving services under the direction of the Commissioner of Developmental Services in any public or private facility or program and the actor has supervisory or disciplinary authority over such other person.  CONN. GEN. STAT. § 53a-73a (West 2007).  Sexual assault in the fourth degree: Class A misdemeanor or class D felony.  (a) A person is guilty of sexual assault in the fourth degree when:  (1) Such person intentionally subjects another person to sexual contact who is (A) under thirteen years of age and the actor is more than two years older than such other person, or  (B) thirteen years of age or older but under fifteen years of age and the actor is more than three years older than such other person, or  (C) mentally defective or mentally incapacitated to the extent that such other person is unable to consent to such sexual contact, or  (D) physically helpless, or  (E) less than eighteen years old and the actor is such other person's guardian or otherwise responsible for the general supervision of such other person's welfare, or  (F) in custody of law or detained in a hospital or other institution and the actor has supervisory or disciplinary authority over such other person; or  (2) such person subjects another person to sexual contact without such other person's consent; or  (3) such person engages in sexual contact with an animal or dead body; or  (4) such person is a psychotherapist and subjects another person to sexual contact with an animal or dead body; or	substance administered to such person without such person's consent, or owing to any other act committed upon such person's consent.  (6) Physically helpless means that a person is (a) unconscious, or (b) for any other reason is physically unable to resist an act of sexual intercourse or sexual contact or to communicate unwillingness to an act of sexual intercourse or sexual contact  (7) Use of force means:  (A) Use of a dangerous instrument; or (B) use of actual physical force or violence or superior physical strength against the victim.  (8) Intimate parts means the genital area or any substance emitted therefrom, groin, anus or any substance emitted therefrom, inner thighs, buttocks or breasts.  (9) Psychotherapist means a physician, psychologist, nurse, substance abuse counselor, social worker, clergyman, martial and family therapist, mental health services provider, hypnotist or other person, whether or not licensed or certified by	class A misdemeanor, or if the victim of the offenses is under 16 years of age, a Class D felony.  CONN. GEN. STAT. § 53a-35(a) (West 2007).  Imprisonment for any felony committed on or after July 1, 1981; Definite sentences; terms authorized.  For any felony committed on or after July 1, 1981, the sentence of imprisonment shall be a definite sentence and, unless the section of the general statutes that defines or provides the penalty for the crime specifically provides otherwise, the term shall be fixed by the court as follows:  (8) For a Class D felony, a term nor more than 5 years.  CONN. GEN. STAT. § 53a-36 (West 2013). Imprisonment for misdemeanor: Maximum and minimum sentences.  A sentence of imprisonment for a misdemeanor shall be a definite sentence and the term shall be	Defenses
		(A) a patient of the actor and the sexual contact occurs during the psychotherapy	the state, who performs or purports to perform	fixed by the court as follows:	
		session, or  (B) a patient or former patient of the actor and such patient or former patient is	psychotherapy. (10) Psychotherapy means the professional	(1) For a class A misdemeanor, a term not to exceed 1 year	

State Statute	Coverage	Definitions/Notes	Penalties	Defenses
Connecticut Cont'	emotionally dependent upon the actor, or (C) a patient or former patient of the actor and the sexual contact occurs by means of therapeutic deception; or (5) such person subjects another person to sexual contact and accomplishes the sexual contact by means of false representation that the sexual contact is for a bona fide medical purpose by a health care professional; or (6) such person is a school employee and subjects another person to sexual contact who is a student enrolled in a school in which the actor works or a school under the jurisdiction of the local or regional board of education which employs the actor; or (7) such person is a coach in an athletic activity or a person who provides intensive, ongoing instruction and subjects another person to sexual contact who is a recipient of coaching or instruction from the actor and (A) is a secondary school student and receives such coaching or instruction in a secondary school setting, or (B) is under eighteen years of age; or (8) such person subjects another person to sexual contact and (A) the actor is twenty years of age or older and stands in a position of power, authority or supervision over such other person by virtue of the actor's professional, legal, occupational or volunteer status and such other person's participation in a program or activity, and (B) such other person is under eighteen years of age.	Definitions/Notes  treatment, assessment or counseling of a mental or emotional illness, symptom or condition.  (11) Emotionally dependent means that the nature of the patient's emotional condition and the nature of the treatment provided by the psychotherapist are such that the psychotherapist are such that the psychotherapist knows or has reason to know that the patient or former patient is unable to withhold consent to sexual contact by a sexual intercourse with the psychotherapist.  (12) Therapeutic deception means a representation by a psychotherapist that sexual contact by or sexual intercourse with the psychotherapist is consistent with or part of the patient's treatment.  (13) School employee means (A) A teacher, substitute teacher, school administrator, school superintendent, guidance counselor, psychologist, social worker, nurse, physician, school paraprofessional or coach employed by a local or regional board of education or a private elementary or secondary school or working in a public or private elementary or secondary	Penalties except that when a person is found guilty under § 53a-61(a)(3) or 53a-61a, the term shall be 1 year and such sentence shall not be suspended or reduced. (NOTE CONN. GEN. STAT. § 53a-61(a)(3) or 53a-561(a) discuss assault in the third degree)	Defenses

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			her duties, has regular contact with students and who provides services to or on behalf of students enrolled in (i) a public elementary, middle or high school, pursuant to a contract with the local or regional board of education, or (ii) a private elementary, middle or high school, pursuant to a contract with the supervisory agent of such private school.		
			NOTE: See State v. Straub, 1999 Conn. Super. LEXIS 746 (holding that the statutory phrase "in custody of law" covered persons beyond those confined and included persons committed by the court to supervision by the probation departments, and that the alleged victims were therefore in custody while on probation).		
Delaware	DEL. CODE ANN. tit. 11, § 1259 (West 2013). Sexual relations in detention facility; class G felony.	DEL. CODE ANN. tit. 11, § 1259 (West 2013).  Sexual relations in detention facility; class G felony.  A person is guilty of sexual relations in a detention facility when, being an employee working at a detention facility, a contractor or employee of a contractor at a detention facility, or a volunteer at a detention facility, the person engages in consensual sexual intercourse or sexual penetration with a person in custody on the premises of a detention facility.	DEL. CODE ANN. tit. 11, § 1258 (West 2013). Escape and offenses relating to custody; definitions.  As used in §§ 1251-1257 of this title: (1) Detention facility means any place used for the confinement of a person: a. Charged with or convicted of an offense; or b. Charged with being a delinquent child as	DEL. CODE ANN. tit. 11, § 1259 (West 2013).  Sexual relations in detention facility; class G felony.  Violation of this section shall be a class G felony.  DEL. CODE ANN. tit. 11, § 4205 (West 2013). Sentence for felonies.  (a) A sentence of	DEL. CODE ANN. tit. 11, § 1259 (West 2013).  Sexual relations in detention facility; class G felony.  It shall be no defense that such conduct was consensual.

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
Delaware Cont'			defined in § 901 of Title	incarceration for a	
			10; or	felony shall be a	
			c. Held for extradition	definite sentence.	
			or as a material witness;	(b) The term of	
			or	incarceration which	
			d. Otherwise confined	the court may impose	
			pursuant to an order of a	for a felony is fixed as	
			court.	follows:	
			(2) <u>Custody</u> means	(7) For a class G	
			restraint by a public	felony up to 2 years to	
			servant pursuant to an	be served at Level V.	
			arrest, detention or an		
			order of a court.	DEL. CODE ANN. tit.	
			(3) Contraband means	11, § 4205 (West	
			any intoxicating liquor	2013).	
			or drug prohibited under	Sentence for felonies.	
			Chapter 47 of Title 16,		
			except as prescribed by	(k)The penalty may	
			a physician for medical	include fines and	
			treatment, any money	penalties as the court	
			without the knowledge	deems appropriate.	
			or consent of the		
			Department of Health		
			and Social Services, any		
			deadly weapon or part		
			thereof or any		
			instrument or article		
			which may be used to		
			effect an escape.		
			(4) Escape means		
			departure from the place		
			in which the actor is		
			held or detained with		
			knowledge that such		
			departure is		
			unpermitted.		
			(5) Other place having		
			custody of such person		
			includes, but is not		
			limited to, any building,		
			facility, structure,		
			vehicle or property in		
			which a person may be		
			placed while in custody,		
			whether temporarily or		
			permanently and		
			regardless of whether		
			such building, facility,		
			structure, vehicle or		
			property is owned or		
	1		controlled by the	I	ĺ

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
Delaware Cont'			Department of		
			Correction or any other		
			state agency.		
			5 ,		
			DEL. CODE ANN. tit. 11,		
			§ 761 (West 2013).		
			Definitions generally		
			applicable to sexual		
			offenses.		
			orrenses.		
			(e) "Position of trust,		
			authority or supervision		
			over a child" includes,		
			but is not limited to:		
			(1) Familial,		
			guardianship or	1	
			custodial authority or	1	
			supervision; or	1	
			(2) A teacher, coach,	1	
			counselor, advisor,		
			mentor or any other		
			person providing		
			instruction or		
			educational services to a		
			child or children,		
			whether such person is		
			compensated or acting		
			as a volunteer; or		
			(3) A babysitter, child		
			care provider, or child		
			care aide, whether such		
			person is compensated		
			or acting as a volunteer;		
			or	1	
			(4) A health	1	
			professional, meaning	1	
			any person who is		
			licensed or who holds	1	
			himself or herself out to	1	
			be licensed or who	1	
			otherwise provides		
			professional physical or	1	
			mental health services,	1	
			diagnosis, treatment or		
			counseling which shall	1	
			include, but not be		
			limited to, doctors of	1	
			medicine and	1	
			osteopathy, dentists,	1	
			nurses, physical		
			therapists, chiropractors,	1	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
Delaware Cont'			psychologists, social		
			workers, medical		
			technicians, mental		
			health counselors,		
			substance abuse		
			counselors, marriage		
			and family counselors or		
			therapists and		
			hypnotherapists,		
			whether such person is		
			compensated or acting		
			as a volunteer; or		
			(5) Clergy, including but		
			not limited to any		
			minister, pastor, rabbi,		
			lay religious leader,		
			pastoral counselor or		
			any other person having		
			regular direct contact		
			with children through		
			affiliation with a church		
			or religious institution,		
			whether such person is		
			compensated or acting		
			as a volunteer; or		
			(6) Any law-		
			enforcement officer, as		
			that term is defined in §		
			$\underline{222}$ of this title, and		
			including any person		
			acting as an officer or		
			counselor at a		
			correctional or		
			counseling institution,		
			facility or organization,		
			whether such person is		
			compensated or acting		
			as a volunteer; or		
			(7) Any other person		
			who because of that		
			person's familial		
			relationship, profession,		
			employment, vocation,		
			avocation or volunteer		
			service has regular		
			direct contact with a		
			child or children and in		
			the course thereof		
			assumes responsibility,		
			whether temporarily or		
	1	ĺ	permanently, for the		l

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
Delaware Cont'			care or supervision of a		
			child or children.		
			(f) "Sexual contact"		
			means:		
			(1) Any intentional		
			touching by the		
			defendant of the anus,		
			breast, buttocks or		
			genitalia of another		
			person; or		
			(2) Any intentional		
			touching of another		
			person with the		
			defendant's anus, breast,		
			buttocks or genitalia; or		
			(3) Intentionally causing		
			or allowing another		
			person to touch the		
			defendant's anus, breast,		
			buttocks or genitalia		
			which touching, under		
			the circumstances as		
			viewed by a reasonable		
			person, is intended to be		
			sexual in nature. Sexual		
			contact shall also		
			include touching when		
			covered by clothing.		
			covered by clothing.		
			(g) <u>Sexual intercourse</u>		
			means:		
			(1) Any act of physical		
			union of the genitalia or		
			anus of 1 person with		
			the mouth, anus or		
			genitalia of another		
			person. It occurs upon	1	
			any penetration,		
			however slight.	1	
			Ejaculation is not		
			required. This offense	1	
			encompasses the crimes		
				1	
			commonly known as		
			rape and sodomy; or		
			(2) Any act of		
			cunnilingus or fellatio		
			regardless of whether		
			penetration occurs.		
			Ejaculation is not		
	1		required.	1	ĺ

State	Statute	Coverage	Definitions/Notes Penals	ties Defenses
Delaware Cont'				
			(i) <u>Sexual penetration</u>	
			means:	
			(1) The unlawful	
			placement of an object,	
			as defined in subsection (c) of this section,	
			inside the anus or	
			vagina of another	
			person; or (2) The unlawful	
			placement of the	
			genitalia or any sexual	
			device inside the mouth	
			of another person.	
			(j) Without consent	
			means:	
			(1) The defendant	
			compelled the victim to	
			submit by any act of	
			coercion as defined in	
			§§ 791 and 792 of this	
			title, or by force, by	
			gesture, or by threat of	
			death, physical injury,	
			pain or kidnapping to be	
			inflicted upon the victim	
			or a third party, or by	
			any other means which	
			would compel a	
			reasonable person under	
			the circumstances to	
			submit. It is not required	
			that the victim resist	
			such force or threat to	
			the utmost, or to resist if	
			resistance would be	
			futile or foolhardy, but	
			the victim need resist	
			only to the extent that it	
			is reasonably necessary	
			to make the victim's	
			refusal to consent	
			known to the defendant;	
			or	
			(2) The defendant	
			knew that the victim	
			was unconscious, asleep	
			or otherwise unaware	
			that a sexual act was	
			being performed; or	

State	Statute	Coverage		Penalties	Defenses
elaware Cont'			(3) The defendant		
			knew that the victim		
			suffered from a mental		
			illness or mental defect		
			which rendered the		
			victim incapable of		
			appraising the nature of		
			the sexual conduct; or		
			(4) Where the		
			defendant is a health		
			professional, as defined		
			herein, or a minister,		
			priest, rabbi or other		
			member of a religious		
			organization engaged in		
			pastoral counseling, the		
			commission of acts of		
			sexual contact, sexual		
			penetration or sexual		
			intercourse by such		
			person shall be deemed		
			to be without consent of		
			the victim where such		
			acts are committed		
			under the guise of		
			providing professional		
			diagnosis, counseling or		
			treatment, such that		
			resistance by the victim		
			could no reasonably have been manifested.		
			For purposes of this		
			paragraph, health		
			professional includes all		
			individuals licensed or		
			who hold themselves		
			out to be licensed or		
			who otherwise provide		
			professional physical or		
			mental health services,		
			diagnosis, treatment or		
			counseling and shall		
			include, but not be		
			limited to, doctors of		
			medicine and		
			osteopathy, dentists,		
			nurses, physical		
			therapists, chiropractors,		
			psychologists, social		
			workers, medical		
			technicians, mental		ĺ

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			health counselors, substance abuse counselors, marriage and family counselors or therapists and hypnotherapists; or (5) The defendant had substantially impaired the victim's power to appraise or control the victim's own conduct by administering or employing without the other person's knowledge or against the other person's will, drugs, intoxicants or other means for the purpose of preventing resistance.  NOTE: See Smith v. State, 361 A.2d 237. A prisoner on furlough, although outside the prison walls without immediate supervision, is clearly not free from restraint; the prisoner is deemed to be fully aware that the prisoner's movements are restricted according to the limitations of time, place and purpose imposed by the terms of the furlough.		
District of Columbia	D.C. CODE ANN. § 22-3013 (West 2013). First degree sexual abuse of a ward.  D.C. CODE ANN. § 22-3014 (West 2013). Second degree sexual abuse of a ward.	D.C. CODE ANN. § 22-3013 (West 2013). First degree sexual abuse of a ward.  Any staff member, employee, contract employee, consultant, or volunteer at a hospital, treatment facility, detention or correctional facility, group home, or other institution; anyone who is an ambulance driver or attendant, a bus driver or attendant, or person who participates in the transportation of a ward, patient, client, or prisoner to and from such institutions; or any official custodian of a	D.C. CODE ANN. § 22-3001 (West 2013).  Definitions.  (1) Actor means a person accused of any offense proscribed under this chapter. (2) Bodily injury means injury involving loss or impairment of the function of a bodily member, organ, or	D.C. CODE ANN. § 22-301 (West 2007). First degree sexual abuse of a ward.  The penalty for first degree sexual abuse of a ward shall be imprisonment for not more than 10 years or fined not more than \$25,000.	D.C. CODE ANN. § 22-3017 (West 2013).  Defenses to sexual abuse of a ward, patient, or client.  (a) Consent is not a defense to prosecution under §§ 22-3013 to 22-3016, prosecuted alone or in conjunction with charges under § 22-3018. That the defendant and

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
		ward, patient, client, or prisoner, who	mental faculty, or	D.C. CODE ANN. §	victim were married or
		engages in a sexual act with a ward,	physical disfigurement,	22-3014 (West 2013).	in a domestic partnership
		patient, client, or prisoner, or causes a	disease, sickness, or	Second degree sexual	at the time of the offense
		ward, patient, client or prisoner to engage	injury involving	abuse of a ward.	is a defense, which the
		in or submit to a sexual act.	significant pain.		defendant must prove by
			(3) Child means a	(2) The penalty for	a preponderance of the
		D.C. CODE ANN. § 22-3014 (West 2013).	person who has not yet	second degree sexual	evidence, to a
		Second degree sexual abuse of a ward.	attained the age of 16	abuse of a ward shall	prosecution under §§ 22
			years.	be imprisonment for	3013 to 22-3016,
District of Columbia	a	Any staff member, employee, contract	(4) Consent means	not more than 5 years	prosecuted alone or in
Cont'		employee, consultant, or volunteer at a	words or overt actions	or fined in an amount	conjunction with charge
		hospital, treatment facility, detention or	indicating a freely given	not to exceed \$12,500	under § 22-3018 (NOTI
		correctional facility, group home, or other	agreement to the sexual	or both.	D.C. CODE ANN. § 22-
		institution; anyone who is an ambulance	act or contact in		3018 discusses attempts
		driver or attendant, a bus driver or	question. Lack of verbal		to commit sexual
		attendant, or person who participates in	or physical resistance or		offenses).
		the transportation of a ward, patient,	submission by the		
		client, or prisoner to and from such	victim, resulting from		
		institutions; or any official custodian of a	the use of force, threats,		
		ward, patient, client, or prisoner, who	or coercion by the		
		engages in a sexual act with a ward,	defendant shall not		
		patient, client, or prisoner, or causes a	constitute consent.		
		ward, patient, client or prisoner to engage	(5) <u>Force</u> means the use		
		in or submit to a sexual contact.	or threatened use of a		
			weapon; the use of such		
			physical strength or		
			violence as is sufficient		
			to overcome, restrain, or		
			injure a person; or the		
			use of a threat of harm		
			sufficient to coerce or		
			compel submission by the victim.		
			(5A) Minor means a		
			person who has not yet		
			attained the age of 18		
			years.		
			(6) Official custody		
			means:		
			(A) Detention following		
			arrest for an offense;		
			following surrender in		
			lieu of an arrest for an		
			offense; following a		
			charge or conviction of		
			an offense, or an		
			allegation or finding of		
			juvenile delinquency;		
			following commitment		
			as a material witness;		
			following or pending		

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			civil commitment		
			proceedings, or pending		
			extradition, deportation,		
			or exclusion;		
			(B) custody for		
			purposes incident to any		
			detention described in		
			subparagraph (A) of this		
			paragraph, including		
District of Columbia	a		transportation, medical		
Cont'			diagnosis or treatment,		
			court appearances, work		
			and recreation; or		
			(C) probation or parole.		
I			(8) Sexual act means:		
			(A) The penetration,		
			however slight, of the		
			anus or vulva of another		
			by a penis;		
			(B) Contact between		
			the mouth and the penis,		
			the mouth and the		
			vulva, or the mouth and		
			the anus; or		
			(C) The penetration,		
			however slight, of the		
			anus or vulva by a hand		
			or finger or by any		
			object, with an intent to		
			abuse, humiliate, harass,		
			degrade, or arouse or		
			gratify the sexual desire		
			of any person.		
			(D) The emission of		
			semen is not required		
			for the purposes of		
			subparagraphs (A)-(C)		
			of this paragraph.		
			(9) <u>Sexual contact</u>		
			means the touching with		
			any clothed or unclothed		
			body party or any		
			object, either directly or		
			through the clothing, of		
			the genitalia, anus,		
			groin, breast, inner		
			thigh, or buttocks of any		
			person with an intent to		
			abuse, humiliate, harass,		
			degrade or arouse or		
	I		gratify the sexual desire		

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
District of Columbia Cont'	Statute	Coverage	of any person. (10) Significant relationship includes: (A) A parent, sibling, aunt, uncle, or grandparent, whether related by blood, marriage, domestic partnership, or adoption; (B) A legal or de facto guardian or any person, more than 4 years older than the victim, who resides intermittently or permanently in the same dwelling as the victim; (C) The person or the spouse, domestic partner, or paramour of the person who is charged with any duty or responsibility for the health, welfare, or supervision of the victim at the time of the act; and (D) Any employee or volunteer of a school, church, synagogue, mosque, or other religious institution, or an educational, social, recreational, athletic, musical, charitable, or youth facility, organization, or program, including a teacher, coach, counselor, clergy, youth leader, chorus director, bus driver, administrator, or support staff, or any other person in a position of trust with or	renaities	Detenses
			authority over a child or a minor.		
Florida	FLA. STAT. ANN. § 944.35 (West 2013). Authorized use of	FLA. STAT. ANN. § 944.35 (West 2013). <u>Authorized use of force; malicious</u> <u>battery and sexual misconduct prohibited;</u>	FLA. STAT. ANN. § 944.35 (West 2013). Authorized use of force;	FLA. STAT. ANN. § 944.35 (West 2013). Authorized use of	FLA. STAT. ANN. § 944.35 (West 2013). Authorized use of force;

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
	force; malicious	reporting required; penalties.	malicious battery and	force; malicious	malicious battery and
	battery and sexual		sexual misconduct	battery and sexual	sexual misconduct
	misconduct	(3)(b)(2) Any employee of the	prohibited; reporting	misconduct	prohibited; reporting
	prohibited; reporting	department or a private correctional	required; penalties.	prohibited; reporting	required; penalties.
	required; penalties.	facility who engages in sexual		required; penalties.	
		misconduct with an inmate or an offender	(3)(b)(1)As used in this		(3)(b)(3) The consent of
	FLA. STAT. ANN. §	supervised by the department in the	paragraph, the term	(3)(b)(2) Any	the inmate or offender
	951.221 (West	community, without committing the	sexual misconduct	employee of the	supervised by the
	2013).	crime of sexual battery, commits a felony	means the oral, anal, or	department who	department in the
Florida Cont'	Sexual misconduct	of the third degree.	vaginal penetration by,	engages in sexual	community to any act of
	between detention	(d) Each employee who witnesses, or	or union with, the	misconduct with an	sexual misconduct may
	facility employees	has reasonable cause to suspect, that an	sexual organ of another	inmate or an offender	not be raised as a
	and inmates;	inmate or an offender under the	or the anal or vaginal	supervised by the	defense to a prosecution
	penalties	supervision of the department in the	penetration of another	department in the	under this paragraph.
		community has been unlawfully abused	by any other object, but	community, without	(b)(4) This paragraph
	FLA. STAT. ANN. §	or is the subject of sexual misconduct	does not include an act	committing the crime	does not apply to any
	794.011 (West	pursuant to this subsection shall	done for a bona fide	of sexual battery,	employee of the
	2013).	immediately prepare, date, and sign an	medical purpose or an	commits a felony of	department who is
	Sexual battery.	independent report specifically describing	internal search	the third degree.	legally married to an
		the nature of the force used or the nature	conducted in the lawful	Fr. Cm.m Arry 6	inmate or an offender
		of the sexual misconduct, the location	performance of the	FLA. STAT. ANN. §	supervised by the
		and time of the incident, and the persons	employee's duty.	775.082 (West 2013).	department in the
		involved. The report shall be delivered to	Fr. Cm.m Avyv 8	Penalties;	community, nor does it
		the inspector general of the department	FLA. STAT. ANN. §	applicability of	apply to any employee
		with a copy to be delivered to the warden of the institution or the regional	794.011 (West 2013). Sexual battery.	sentencing structures; mandatory minimum	who has no knowledge, and would have no
		, e	Sexual battery.	sentences for certain	
		administrator. The inspector general shall	(1)(a) consent masses		reason to believe, that the
		immediately conduct an appropriate investigation, and, if probable cause is	(1)(a) <u>consent</u> means intelligent, knowing,	re-offenders	person with whom the
		determined that a violation of this	voluntary consent and	previously released from prison.	employee has engaged in sexual misconduct is an
		subsection has occurred, the respective	does not include	HOIII pHSOIL	inmate or an offender
		state attorney in the circuit in which the	submission	(d) For a felony of	under community
		incident occurred shall be notified.	(b) Mentally defective	the third degree, by a	supervision of the
		(4)(a) Any employee required to report	means a mental disease	term of imprisonment	department.
		pursuant to this section who knowingly or	or defect which renders	not exceeding 5 years.	department.
		willfully fails to do so, or who knowingly	a person temporarily or	not exceeding 5 years.	FLA. STAT. ANN. §
		or willfully prevents another person from	permanently incapable	FLA. STAT. ANN. §	951.221 (West 2013).
		doing so.	of appraising the nature	775.083 (West 2013).	751.221 (West 2015).
		(b) Any person who knowingly or	of his or her conduct.	Fines.	The consent of an inmate
		willfully submits inaccurate, incomplete,	(c) Mentally	<u> </u>	to any act of sexual
		or untruthful information with regard to	incapacitated means	(c) \$5,000 when the	misconduct may not be
		reports required in their section.	temporarily incapable of	conviction is of a	raised as a defense to
		(c) Any person who knowingly or	appraising or controlling	felony of the third	prosecution under this
		willfully coerces or threatens any other	a person's own conduct	degree.	section.
		person with the intent to alter either	due to the influence of a	<b>3</b> · · ·	
		testimony or a written report regarding	narcotic, anesthetic, or		FLA. STAT. ANN. §
		the incident of sexual misconduct.	intoxicating substance	FLA. STAT. ANN. §	794.011 (West 2013).
			administered without his	944.35 (West 2013).	Sexual battery.
		As part of the correctional-officer	or her consent or due to	Authorized use of	
		training program, the Criminal Justice	any other act committed	force; malicious	(3) Consent is a defense
		Standards and Training Commission	upon that person	battery and sexual	under this section.

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
		shall develop course materials for inclusion in the appropriate required course specifically designed to explain	without his or her consent. (d) Offender means a	misconduct prohibited; reporting required; penalties.	(4) Consent is a defense under this section. (9) For prosecution
		the parameters of this subsection and to	person accused of a	required, penantes.	under paragraph (4)(g)
		teach sexual assault identification and	sexual offense in	(4)(a) Any employee	acquiescence to a person
		prevention methods and techniques.	violation of a provision	required to report	reasonably believed by
		FLA. STAT. ANN. § 951.221 (West 2013).	of this chapter.	pursuant to this	the victim to be in a
		Sexual misconduct between detention		section who	position of authority or
		facility employees and inmates; penalties	(e) Physically helpless	knowingly or willfully	control does not
Florida Cont'			means unconscious,	prevents another	constitute consent, and it
		(1) Any employee of a county or	asleep, or for any other	person from doing so,	is not a defense that the
		municipal detention facility or of a	reason physically unable	commits a	perpetrator was not
		private detention facility under contract	to communicate	misdemeanor of the	actually in a position of
		with a county commission who engages	unwillingness to an act.	first degree,	control or authority if the
		in sexual misconduct with an inmate or	(g) Serious personal	punishable as	circumstances were such
		an offender supervised by the facility	injury means great	provided in § 775.082	as to lead the victim to
		without committing the crime of sexual	bodily harm or pain,	or § 775.083.	reasonably believe that
		battery commits a felony of the third	permanent disability, or	Ev. Com. on Assay 6	the person was in such a
		degree.	permanent	FLA. STAT. ANN. §	position.
		(2) Notwithstanding prosecution, any violation of this section, as determined by	disfigurement. (h) Sexual battery	775.082 (West 2013). Penalties;	
		the administrator of the facility,	means oral, anal, or	applicability of	
		constitutes sufficient cause for dismissal	vaginal penetration by,	sentencing structures;	
		of the violator from employment, and	or union with, the	mandatory minimum	
		such person may not again be employed	sexual organ of another	sentences for certain	
		in any capacity in connection with the	or the anal or vaginal	re-offenders	
		correctional system.	penetration of another	previously released	
			by any other object;	from prison.	
			however sexual battery		
		FLA. STAT. ANN. § 794.011 (West 2013).	does not include an act	(4)(a) For a	
		Sexual battery.	done for a bona fide	misdemeanor of the	
			medical purpose.	first degree, by a	
		(2)(a) A person 18 years of age or older	(j) Physically	definite term of	
		who commits sexual battery upon, or in	incapacitated means	imprisonment not	
		an attempt to commit sexual battery	bodily impaired or	exceeding 1 year.	
		injures the sexual organs of, a person less	handicapped and	F G	
		than 12 years of age commits a capital	substantially limited in	FLA. STAT. ANN. §	
		felony, punishable as provided in ss.	ability to resist or flee.	775.083 (West 2013).	
		775.082 and 921.141.	FLA. STAT. ANN. §	<u>Fines.</u>	
		(b) A person less than 18 years of age	943.10 (West 2013).	(d): \$1,000 when the	
		who commits sexual battery upon, or in	Definitions.	conviction is of a	
		an attempt to commit sexual battery	Dominions.	misdemeanor of the	
		injures the sexual organs of, a person less	The following words	first degree.	
		than 12 years of age commits a life	and phrases as used in	inst degree.	
		felony, punishable as provided in s.	§§ 943.085-943.255 are	FLA. STAT. ANN. §	
		775.082 , s. 775.083 , s. 775.084 , or s.	defined as follows:	944.35 (West 2013).	
		794.0115 .	(1) Law enforcement	Authorized use of	
			officer means any	force; malicious	
		(3) A person who commits sexual battery	person who is elected,	battery and sexual	
		upon a person 12 years of age or older,	appointed or employed	misconduct	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
		without that person's consent, and in the	full time by any	prohibited; reporting	
		process thereof uses or threatens to use a	municipality or the state	required; penalties.	1
		deadly weapon or uses actual physical	or any political		
		force likely to cause serious personal	subdivision thereof;	(4) (b) Any person	1
		injury commits a life felony, punishable	who is vested with	who knowingly or	
		as provided in s. 775.082, s. 775.083, s.	authority to bear arms	willfully submits	
		775.084, or s. 794.0115.	and make arrests; and	inaccurate,	
			whose primary	incomplete, or	
		(4) A person who commits sexual battery	responsibility is the	untruthful information	
Florida Cont'		upon a person 12 years of age or older	prevention and detection	with regard to reports	
		without that person's consent, under any	of a crime or the	required in this	
		of the following circumstances, commits	enforcement of the	section commits a	
		a felony of the first degree, punishable as	penal, criminal, traffic	misdemeanor of the	
		provided in s. 775.082, s. 775.083, s.	or highway laws of the	first degree,	1
		775.084 , or s. 794.0115 :	state. This definition	punishable as	
		(a) When the victim is physically helpless	includes all certified	provided in § 775.082	1
		to resist.	supervisory and	or § 775.083.	
		(b) When the offender coerces the victim	command personnel		1
		to submit by threatening to use force or	whose duties include, in	FLA. STAT. ANN. §	1
		violence likely to cause serious personal	whole or in part, the	944.35 (West 2013).	1
		injury on the victim, and the victim	supervision, training,	Authorized use of	1
		reasonably believes that the offender has	guidance, and	force; malicious	1
		the present ability to execute the threat.	management	battery and sexual	1
		(c) When the offender coerces the victim	responsibilities of full-	misconduct	1
		to submit by threatening to retaliate	time law enforcement	prohibited; reporting	1
		against the victim, or any other person,	officers, part-time law	required; penalties.	1
		and the victim reasonably believes that	enforcement officers, or		
		the offender has the ability to execute the	auxiliary law	(4)(c) Any person	
		threat in the future.	enforcement officers but	who knowingly or	1
		(d) When the offender, without the prior	does not include support	willfully coerces or	1
		knowledge or consent of the victim,	personnel employed by	threatens any other	1
		administers or has knowledge of	the employing agency.	person with the intent	1
		someone else administering to the victim	(2) Correctional officer	to alter either	1
		any narcotic, anesthetic, or other	means any person who	testimony or a written	
		intoxicating substance which mentally or	is appointed or	report regarding an	
		physically incapacitates the victim.	employed full time by	incident where force	1
		(e) When the victim is mentally defective	the state or any political	was used or an	1
		and the offender has reason to believe	subdivision thereof, or	incident of sexual	
		this or has actual knowledge of this fact.	by any private entity	misconduct commits	
		(f) When the victim is physically	which has contracted	felony of the third	
		incapacitated.	with the state or county	degree, punishable as	1
		(g) When the offender is a law	and whose primary	provided in §	1
		enforcement officer, correctional officer,	responsibility is the	775.082, § 775.083 or	1
		or correctional probation officer as	supervision, protection,	§ 775.084.	
		defined by s. 943.10(1), (2), (3), (6),	care, custody, and		
		(7), (8), or (9), who is certified under	control, or investigation	FLA. STAT. ANN. §	1
		the provisions of s. 943.1395 or is an	of inmates within a	775.082 (West 2013).	
		elected official exempt from such	correctional institution;	Penalties;	1
		certification by virtue of s. 943.253, or	however, the term	applicability of	
		any other person in a position of control	correctional officer does	sentencing structures;	1
		or authority in a probation, community	not include any	mandatory minimum	ĺ

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
		control, controlled release, detention,	secretarial, clerical, or	sentences for certain	
		custodial, or similar setting, and such	professionally trained	re-offenders	
		officer, official, or person is acting in	personnel.	previously released	
		such a manner as to lead the victim to	(3) Correctional	from prison.	
		reasonably believe that the offender is in	probation officer means		
		a position of control or authority as an	a person who is	(4)(d) For a felony of	
		agent or employee of government.	employed full time by	the third degree, by a	
		(5) A person who commits sexual battery	the state whose primary	term of imprisonment	
		upon a person 12 years of age or older,	responsibility is the	not exceeding 5 years.	
Florida Cont'		without that person's consent, and in the	supervised custody,	g - y	
ronda com		process thereof does not use physical	surveillance, and control	FLA. STAT. ANN. §	
		force and violence likely to cause serious	of assigned inmates,	775.083 (West 2013).	
		personal injury commits a felony of the	probationers, parolees,	Fines.	
		second degree, punishable as provided in	or community	Tines.	
		s. 775.082 , s. 775.083 , s. 775.084 , or s.	controllees within	(c) \$5,000 when the	
		8. 7/3.082 , s. 7/3.083 , s. 7/3.084 , of s. 794.0115.	institutions of the	conviction is of a	
		/74.0113.			
			Department of	felony of the third	
			Corrections or within	degree.	
			the community. The	Er a Cmam Assay 0	
			term includes	FLA. STAT. ANN. §	
			supervisory personnel	944.35 (West 2013).	
			whose duties include, in	Authorized use of	
			whole or in part, the	force; malicious	
			supervision, training	battery and sexual	
			and guidance of	misconduct	
			correctional probation	prohibited; reporting	
			officers, but excludes	required; penalties.	
			management and		
			administrative personnel	(3)(c)Notwithstanding	
			above, but not	prosecution, any	
			including, the probation	violation of the	
			and parole regional	provisions of this	
			administrator level.	subsection, as	
			(4) Employing agency	determined by the	
			means any agency or	Public Employees	
			unit of government or	Relations	
			any municipality or the	Commission, shall	
			state or any political	constitute sufficient	
			subdivision thereof, or	cause under §	
			any agent thereof, which	110.227 for dismissal	
			has constitutional or	from employment	
			statutory authority to	with the department,	
			employ or appoint	and such person may	
			persons as officers. The	not again be	
			term also includes any	employed in any	
			private entity which has	capacity in connection	
			contracted with the state	with the correctional	
			or county for the	System.	
			operation and	(NOTE: FLA. STAT.	
			maintenance of a non-	Ann. § 110.227	
			juvenile detention	discusses	I

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			facility. (5) <u>Commission</u> means the Criminal Justice Standards and Training Commission.	suspensions, dismissals, reductions in pay, demotions, layoffs, transfers, and grievances).	
Florida Cont'			FLA. STAT. ANN. § 944.02 (West 2013).  Definitions.  (1) Commission means the Parole Commission.  (2) Correctional system means all prisons and other state correctional institutions now existing or hereafter created under the jurisdiction of	FLA. STAT. ANN. § 951.221 (West 2013).  (1) Any employee of a county or municipal detention facility or of a private detention facility under contract with a county commission who engages in sexual misconduct, as	
			the Department of Corrections.  (3) <u>Department</u> means the Department of Corrections.  (6) <u>Prisoner</u> means any person who is under civil or criminal arrest and in the lawful	defined in with an inmate or an offender supervised by the facility without committing the crime of sexual battery commits a felony of the third degree	
			custody of any law enforcement official, or any person committed to or detained in any municipal or county jail or state prison, prison farm, or penitentiary, or to the custody of the department pursuant to	FLA. STAT. ANN. § 775.082 (West 2013). Penalties: applicability of sentencing structures; mandatory minimum sentences for certain re-offenders previously released from prison.	
			lawful authority.  (8) State correctional institution means any prison, road camp, prison industry, prison forestry camp, or any prison camp or prison	(d) For a felony of the third degree, by a term of imprisonment not exceeding 5 years.	
			farm or other correctional facility, temporary or permanent, in which prisoners are housed, worked or maintained, under the custody and	FLA. STAT. ANN. § 775.083 (West 2013). Fines.  (c) \$5,000 when the conviction is of a felony of the third	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
Florida Cont'			jurisdiction of the department. FLA. STAT. ANN. § 944.710 (West 2013). Definitions.  (3) "Private correctional facility" means any facility, which is not operated by the department, for the incarceration of adults or juveniles who have been sentenced by a court and committed to the custody of the department.  (4) "Private correctional officer" means any full-time or part-time employee of a private vendor whose primary responsibility is the supervision, protection, care, and control of prisoners within a private correctional facility.	degree.  FLA. STAT. ANN. § 775.082 (West 2013). Penalties: applicability of sentencing structures: mandatory minimum sentences for certain re-offenders previously released from prison.  (1) A person who has been convicted of a capital felony shall be punished by death if the proceeding held to determine sentence according to the procedure set forth in s. 921.141 results in findings by the court that such person shall be punished by death, otherwise such person shall be punished by life imprisonment and shall be ineligible for parole.	
				(3) A person who has been convicted of any other designated felony may be punished as follows: (a) 1. For a life felony committed prior to October 1, 1983, by a term of imprisonment for life or for a term of years not less than 30. 2. For a life felony committed on or after October 1, 1983, by a term of imprisonment for life or by a term of imprisonment for life or by a term of imprisonment not exceeding 40 years. 3. Except as provided	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
Florida Cont'	Statute	Coverage	Definitions/Notes	in subparagraph 4., for a life felony committed on or after July 1, 1995, by a term of imprisonment for life or by imprisonment for a term of years not exceeding life imprisonment. 4. For a life felony committed on or after September 1, 2005, which is a violation of s. 800.04(5)(b), by: a. A term of imprisonment for life; or b. A split sentence that is a term of not less than 25 years' imprisonment and not exceeding life imprisonment, followed by probation or community control for the remainder of the person's natural	Defenses
				life, as provided in s. 948.012(4).  (b) For a felony of the first degree, by a term of imprisonment not exceeding 30 years or, when specifically provided by statute, by imprisonment for a term of years not exceeding life imprisonment.  (c) For a felony of the second degree, by a term of imprisonment not exceeding 15 years.  FLA. STAT. ANN. § 775.083 (West 2013) Fines.	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
				(a)\$15,000, when the conviction is of a life felony.	
				(b) \$10,000, when the conviction is of a felony of the first or second degree.	
Georgia	GA. CODE ANN. § 16-6-5.1 (West 2013). Sexual assault.	GA. CODE ANN. § 16-6-5.1 (West 2007). Sexual assault.  (.  (b) A person who has supervisory or disciplinary authority over another individual commits sexual assault when that person:  (2) Is an employee or agent of any probation or parole office and engages in sexual contact with such other individual who the actor knew or should have known is a probationer or parolee under the supervision of the same probation or parole office;  (3) Is an employee or agent of a law enforcement agency and engages in sexual contact with such other individual who the actor knew or should have known is being detained by or is in the custody of any law enforcement agency;  (5) Is an employee or agent of a correctional facility, juvenile detention facility, facility providing services to a person with a disability, facility providing child welfare and youth services, who engages in sexual contact with such other individual who the actor knew or should have known is in the custody of such facility.  (c) A person who is an actual or purported practitioner of psychotherapy commits sexual assault when he or she engages in sexual contact with another individual who the actor knew or should have known is the subject of the actor's actual or purported treatment or counseling or the actor uses the treatment	GA. CODE ANN. § 16-6-5.1 (West 2013). Sexual Assault.  (a) As used in this Code section, the term: (1) Actor means a person accused of sexual assault. (2) Intimate parts means the genital area, groin, inner thighs, buttocks, or breasts of a person. (3) Psychotherapy means the professional treatment or counseling of a mental or emotional illness, symptom, or condition. (4) Sexual contact means any contact between the actor and a person not married to the actor involving the intimate parts of either person for the purpose of sexual gratification of the actor.  The definition of sexual contact in § 16-6-5.1(a)(4) excludes contact between married persons.  GA. CODE ANN. § 49-5-3. (West 2007).	GA. CODE ANN. § 16-6-5.1 (West 2007). Sexual Assault.  (f) A person convicted of sexual assault shall be punished by imprisonment for not less than one nor more than 25 years or by a fine not to exceed \$100,000.00, or both; provided, however, that: (1) Except as provided in paragraph (2) of this subsection, any person convicted of the offense of sexual assault of a child under the age of 16 years shall be punished by imprisonment for not less than 25 nor more than 50 years and shall, in addition, be subject to the sentencing and punishment provisions of Code Section 17-10-6.2; and (2) If at the time of the offense the victim of the offense is at least 14 years of age	GA. CODE ANN. § 16-6-5.1 (West 2013). Sexual Assault.  (e) Consent of the victim shall not be a defense to a prosecution under this subsection.  The definition of sexual contact in § 16-6-5.1(a)(4) excludes contact between married persons.
		or counseling relationship to facilitate sexual contact between the actor and	Defintions (15) "Probation" means	but less than 16 years of age and the actor is	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
Georgia Cont'		such individual.	a legal status created by court order following adjudication in a delinquency case, whereby a child or youth is permitted to remain in the community, subject to supervision by the court or an agency designated by the court and subject to being returned to court at any time during the period of probation.	18 years of age or younger and is no more than four years older than the victim, such person shall be guilty of a misdemeanor and shall not be subject to the sentencing and punishment provisions of Code Section 17-10-6.2.	
Hawaii	HAW. REV. STAT. ANN. § 707-731 (West 2013). Sexual assault in the second degree.  HAW. REV. STAT. ANN. § 707-732 (West 2013). Sexual assault in the third degree.	HAW. REV. STAT. ANN. § 707-731 (West 2013).  Sexual assault in the second degree.  (1) A person commits the offense of sexual assault in the second degree if: (a) The person knowingly subjects another person to an act of sexual penetration by compulsion; (b) The person knowingly subjects to sexual penetration another person who is mentally incapacitated or physically helpless; or	HAW. REV. STAT. ANN. § 707-700 (West 2013). Definitions of terms in this chapter.  Deviate sexual intercourse: means any act of sexual gratification between a person and an animal or a corpse, involving the sex organs of one and the mouth, anus, or sex	HAW. REV. STAT. ANN. § 707-731 (West 2013). Sexual assault in the second degree.  (2) Sexual assault in the second degree is a class B felony.  HAW. REV. STAT. ANN. § 706-660 (West 2013).	HAW. REV. STAT. ANN. § 707-732 (West 2013). Sexual assault in the third degree  (c) The person knowingly engages in sexual contact with a person who is at least 14 years old but less than 16 years old or causes the minor to have sexual contact with the person;
Hawaii Cont'		(c)The person, while employed: (i) In a state correctional facility; (ii) By a private company providing services at a correctional facility; (iii) By a private company providing community-based residential services to persons committed to the director of public safety and having received notice of this statute; (iv) By a private correctional facility operating in the state of Hawaii; or (v) As a law enforcement officer, as defined in § 710-1000(13), knowingly subjects to sexual penetration an imprisoned person, a person confined to a detention facility, a person residing in a private correctional facility operating in the state of Hawaii, or a person in custody.  HAW. REV. STAT. ANN. § 707-732 (West 2013). Sexual assault in the third degree.	organs of the other.  Sexual contact means any touching of the sexual or other intimate parts of a person not married to the actor, or of the sexual or other intimate parts of the actor by the person, whether directly or through the clothing or other material intended to cover the sexual or other intimate parts.  Sexual penetration means:  (1) Vaginal intercourse, anal intercourse, fellatio, deviate sexual intercourse, or any intrusion of any part of a person's body or of any object into the genital or	Sentence of imprisonment for class B and C felonies; ordinary terms.  A person who has been convicted of a class B or class C felony may be sentenced to an indeterminate term of imprisonment except as provided for in § 706-660.1 relating to the use of firearms in certain felony offenses and § 706-606.5 relating to repeat offenders. When ordering such a sentence, the court shall impose the	provided that:  (ii) The person is not legally married to the minor.

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
Hawaii Cont'		(1) A person commits the offense of sexual assault in the third degree if: (a) The person recklessly subjects another person to an act of sexual penetration by compulsion; (b) The person knowingly subjects to sexual contact another person who is less than 14 years old or causes such a person to have sexual contact with the person; (c) The person knowingly engages in sexual contact with a person who is at least 14 years old but less than 16 years old or causes the minor to have sexual contact with the person; provided that: (i) The person is not less than 5 years older than the minor; and (ii) The person is not legally married to the minor; (d) The person knowingly subjects to sexual contact another person who is mentally defective, mentally incapacitated, or physically helpless, or causes such a person to have sexual contact with the actor; (e) The person, while employed: (i) In a state correctional facility; (ii) By a private company providing services at a correctional facility; (iii) By a private company providing community-based residential services to persons committed to the director of public safety and having received notice of this statute; (iv) By a private correctional facility operating in the State of Hawaii; or (v) As a law enforcement officer as defined in § 710-1000(13), knowingly subjects to sexual contact an imprisoned person, a person committed to the director of public safety, or a person residing in a private correctional facility operating in the state of Hawaii, or causes such person to have sexual contact with another person or causes another person to have sexual contact with another person or causes another person to have sexual contact with another person or causes another person to have sexual contact with the actor.	anal opening of another person's body; it occurs upon any penetration, however slight, but emission is not required. As used in this definition, 'genital opening' includes the anterior surface of the vulva and labia majora; or (2) Cunnilingus or analingus, whether or not actual penetration has occurred. For purposes of this chapter, each act of sexual penetration shall constitute a separate offense.  HAW. REV. STAT. ANN. §710-1000 (West 2007). Definitions of terms in this chapter.  In this chapter, unless a different meaning plainly is required: (3) Custody means restraint by a public servant pursuant to arrest, detention, or order of a court; (4) Detention facility means any place used for the confinement of a person: (a) Arrested for, charged with, or convicted of a criminal offense; or (b) Confined pursuant to chapter 571; or (c) Held for extradition; or (d) Otherwise confined pursuant to an order of a court. (13) Law enforcement officer means any public	maximum length of imprisonment which shall be as follows:  (1) For a class B felony - 10 years. The minimum length of imprisonment shall be determined by the Hawaii paroling authority in accordance with § 706-669125.  HAW. REV. STAT. ANN. § 707-732 (West 2013). Sexual assault in the third degree.  (2) Sexual assault in the third degree is a class C felony.  HAW. REV. STAT. ANN. § 706-660 (West 2013). Sentence of imprisonment for class B and C felonies; ordinary terms.  A person who has been convicted of a class B or class C felony may be sentenced to an indeterminate term of imprisonment except as provided for in § 706-660.1 relating to the use of firearms in certain felony offenses and § 706-606.5 relating to repeat offenders. When ordering such a sentence, the court shall impose the maximum length of imprisonment which	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			servant, whether employed by the State or subdivisions thereof or by the United States, vested by law with a duty to maintain public order or to make arrests for offenses or to enforce the criminal laws, whether that duty extends to all offenses or is limited to a specific class of offenses.	shall be as follows: (2) For a class C felony – 5 years. The minimum length of imprisonment shall be determined by the Hawaii paroling authority in accordance with § 706-669125.	
Idaho Cont'	IDAHO CODE ANN. § 18-6110 (West 2013). Sexual contact with a prisoner.  IDAHO CODE ANN. § 18-101B (West 2013). Criminal laws applicable to out-of- state prisoners and personnel of private correctional facilities.	IDAHO CODE ANN. § 18-6110 (West 2013).  Sexual contact with a prisoner.  It is a felony for any employee of the Idaho department of correction, Idaho department of juvenile corrections or any officer, employee or agent of a state, local or private correctional facility, as those terms are defined in § 18-101A, to have sexual contact with a prisoner or juvenile offender, not their spouse, whether an in-state or out-of-state prisoner or juvenile offender, as those terms are defined in § 18-101A.  (2) It is a felony for any supervising officer, as that term is defined in section 18-101A, Idaho Code, to knowingly have sexual contact with any parolee or probationer, as those terms are defined in section 18-101A, Idaho Code, who is not the person's spouse.  IDAHO CODE ANN. § 18-101B (West 2013).  Criminal laws applicable to out-of-state prisoners and personnel of private correctional facilities.  (3) Any offense which would be a criminal act if committed by an officer, employee or agent of a state or local correctional facility, and any penalty for such offense, shall apply in all respects to the officers, employees and agents of a private correctional facility located in the	IDAHO CODE ANN. § 18-6110 (West 2013). Sexual Contact with a prisoner.  Sexual contact means sexual intercourse, genital-genital, manual-anal, manual-genital, oral-genital, anal-genital or oral-anal, between persons of the same or opposite sex.  IDAHO CODE ANN. § 18-101A (West 2013). Definitions.  (1) Correctional facility means a facility for the confinement of prisoners or juvenile offenders. The term shall be construed to include references to terms including, but not limited to, "prison," "state prison," "state penitentiary," "governmental detention facility," "penal institution (facility)," "correctional institution," "juvenile correctional center," "Idaho security medical	IDAHO CODE ANN. § 18-6110 (West 2013). Sexual contact with a prisoner.  Any person found guilty of sexual contact with a prisoner or juvenile offender is punishable by imprisonment in the state prison for a term not to exceed life.	IDAHO CODE ANN. § 18-6110 (2013). Sexual contact with a prisoner.  The sexual contact must be with a prisoner who is not the employee's spouse.

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
		state of Idaho.	program," "detention		
			institution (facility),"		
			"county jail," "jail,"		
			"private prison		
			(facility)" or "private		
			correctional facility," or		
			those facilities that		
			detain juvenile		
			offenders pursuant to a		
			contract with the Idaho		
			department of juvenile		
			corrections.		
			(2) <u>In-state prisoner</u>		
			means any person who		
			has been charged with		
			or convicted of a crime		
			in the state of Idaho or		
			who is being detained		
			pursuant to a court		
			order, and		
			(a) Who is being housed		
			in any state, local or		
			private correctional		
			facility, or		
			(b) Who is being		
			transported in any		
			manner within or		
Idaho Cont'			through the state of Idaho.		
idano Cont			idano.		
			(3) Local correctional		
			facility means a facility		
			for the confinement of		
			prisoners operated by or		
			under the control of the		
			county or city. The term		
			shall include references		
			to "county jail," or		
			"jail." The term shall		
			also include a private		
			correctional facility		
			housing prisoners under		
			the custody of the state		
			board of correction, the		
			county sheriff or other		
			local law enforcement		
			agency.		
			(4) Out-of-state prisoner		
			or out-of-state inmate		
			means a person who is		
			convicted of and		

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			sentenced for a crime in		
			a state other than the		
			state of Idaho, or under		
			the laws of the United		
			States or other foreign		
			jurisdiction, and who is		
			on parole or probation in		
			Idaho or being housed		
			in any state, local or		
			private correctional		
			facility in the state of		
			Idaho, or who is being		
			transported in any		
			manner within or		
			through the state of		
			Idaho.		
			(6) Prisoner means a		
			person who has been		
			convicted of a crime in		
			the state of Idaho or		
			who is being detained		
			pursuant to a court		
			order,, or who is		
			convicted of and		
			sentenced for a crime in		
			a state other than the		
			state of Idaho, or under		
			the laws of the United		
laho Cont'			States or other foreign		
dano Cont			jurisdiction, and who is		
			being housed in any		
			state, local or private		
			correctional facility, or		
			who is being transported		
			in any manner within or		
			through the state of		
			Idaho. The term shall		
			be construed to include		
			references to terms		
			including, but not		
			limited to "inmate",		
			"convict", "detainee",		
			and other similar terms,		
			and shall include "out-		
			of-state prisoner" and		
			"out-of-state inmate"		
			(7) Private correctional		
			facility or private prison		
			(facility) means a		
			correctional facility		
			constructed or operated		ı

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			in the state of Idaho by a		
			private prison		
			contractor.		
			(8) Private prison		
			contractor means any		
			person, organization,		
			partnership, joint		
			venture, corporation or		
			other business entity		
			engaged in the site		
			selection,		
			design/building,		
			acquisition,		
			construction/		
			management, financing,		
			maintenance, leasing,		
			leasing/purchasing,		
			management or		
			operation of private		
			correctional facilities or		
			any combination of		
			these services.		
			(10) <u>State correctional</u>		
			<u>facility</u> means a facility		
			for the confinement of		
			prisoners, owned or		
			operated by or under the		
			control of the state of		
Idaho Cont'			Idaho. The term shall		
			include references to		
			"state prison," "state		
			penitentiary" or state		
			penal institution		
			(facility)." The term		
			shall also include a		
			private correctional		
			facility housing		
			prisoners under the		
			custody of the board of		
			correction.		
			(12) "Juvenile offender"		
			means a person younger		
			than eighteen (18) years		
			of age or who was		
			younger than eighteen		
			(18) years of age at the		
			time of any act,		
			omission, or status for		
			which the person is		
			being detained in a		
			correctional facility		

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			pursuant to court order.		
State Illinois	720 ILL. COMP. STAT. ANN. 5/11-9.2 (West 2013). Custodial sexual misconduct.	Coverage  720 ILL. COMP. STAT. ANN. 5/11-9.2 (West 2013). Custodial sexual misconduct.  (a) A person commits the offense of custodial sexual misconduct when: (1) he or she is an employee of a penal system and engages in sexual conduct or sexual penetration with a person who is in the custody of that penal system or (2) he or she is an employee of a treatment and detention facility and engages in sexual conduct or sexual penetration with a person who is in the custody of that treatment and detention facility. (b) A probation or supervising officer, surveillance agent, or aftercare specialist commits the offense of custodial sexual misconduct when the probation or supervising officer, or aftercare specialist engages in sexual conduct or sexual penetration with a probationer, parolee, or releasee or person serving a term of conditional release who is under the supervisory, disciplinary, or custodial authority of the officer or agent or employee so engaging in the sexual conduct or sexual penetration.	pursuant to court order.  720 ILL. COMP. STAT. ANN. 5/11-9.2 (West 2013).  Custodial sexual misconduct.  (g) In this Section: (0.5) "Aftercare specialist" means any person employed by the Department of Juvenile Justice to supervise and facilitate services for persons placed on aftercare release. (1) Custody means: (i) pretrial incarceration or detention; (ii) incarceration or detention under a sentence or commitment to a State or local penal institution; (iii) parole, aftercare release or mandatory supervised release; (iv) electronic home detention; (vi) detention or civil commitment either in secure care or in the community under the Sexually Violent Persons Commitment Act. (2) Penal system means	720 ILL. COMP. STAT. ANN. 5/11-9.2 (West 2013). Custodial sexual misconduct. (c) Custodial sexual misconduct is a Class 3 felony. 730 ILL. COMP. STAT. ANN. 5/5-4.5-40 (West 2013). Class 3 Felonies; Sentence (a) TERM. The sentence of imprisonment shall be a determinate sentence of not less than 2 years and not more than 5 years. 720 ILL. COMP. STAT. ANN. 5/11-9.2 (West 2013). Custodial sexual misconduct. (d) Any person convicted of violating this Section immediately shall forfeit his or her employment with a penal system, treatment and detention facility, or	720 ILL. COMP. STAT. ANN. 5/11-9.2 (West 2013). Custodial sexual misconduct.  (e) For purposes of this Section, the consent of the probationer, parolee, releasee, or inmate in custody of the penal system or person detained or civilly committed under the Sexually Violent Persons Commitment Act shall not be a defense to a prosecution under this Section.  (f) This section does not apply to: (1) Any employee, probation or supervising officer, surveillance agent, or aftercare specialist who is lawfully married to a person in custody if the marriage occurred before the date of custody.  (2) Any employee, probation, or supervisory officer, surveillance agent, or aftercare specialist who has no knowledge, and would have no reason to believe, that the person
			Act. (2) Penal system means any system which includes institutions as defined in Section 2-14 of this Code or a county shelter care or detention home established under	treatment and	have no reason to
Illinois Cont'			Section 1 of the County Shelter Care and Detention Home Act. (2.1) <u>Treatment and</u> detention facility means		

State	Statute	Coverage		nalties	Defenses
			any Department of		
			Human Services facility		
			established for the		
			detention or civil		
			commitment of person		
			under the Sexually		
			Violent Persons Act.		
			(2.2) Conditional		
			release means a		
			program of treatment		
			and services, vocational		
			services, and alcohol or		
			other drug abuse		
			treatment provided to		
			any person civilly		
			committed and		
			conditionally released to		
llinois Cont'			the community under		
imois Cont			the Sexually Violent		
			Persons Commitment		
			Act;		
			· · · · · · · · · · · · · · · · · · ·		
			(3) Employee means:		
			(i) an employee of any		
			governmental agency of		
			this State or any county		
			or municipal corporation		
			that has by statute,		
			ordinance, or court		
			order the responsibility		
			for the care, control, or		
			supervision of pretrial or		
			sentenced persons in a		
			penal system,		
			(ii) a contractual		
			employee of a penal		
			system, or		
			(iii) a contractual		
			employee of a treatment		
			and detention facility.		
			(5) Probation officer		
			means any person		
			employed in a probation		
			or court services		
			department as defined in		
			Section 9b of the		
			Probation and Probation		
			Officers Act.		
			(6) <u>Supervising officer</u>		
			means any person		
			employed to supervise		
			persons placed on parole		

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			or mandatory supervised		
			release with the duties		
			described in Section 3-		
			14-2 of the certified		
			Code of Corrections.		
			(7) Surveillance agent		
			means any person		
			employed or contracted		
			to supervise persons		
			placed on conditional		
			release in the		
			community under the		
			Sexually Violent		
			Persons Commitment		
			Act.		
			1100		
			720 Ill. Comp. Stat.		
Illinois Cont'			Ann. § 5/11-0.1 (West		
ooo com			20013).		
			Definitions.		
			<u>Bermuons.</u>		
			(Sexual conduct means		
			any intentional or		
			knowing touching or		
			fondling by the victim		
			or the accused, either		
			directly or through		
			clothing, of the sex		
			organs, anus or breast of		
			the victim or the		
			accused, or any part of		
			the body of a child		
			under 13 years of age, or any transfer or		
			transmission of semen		
			by the accused upon any		
			part of the clothed or		
			unclothed body of the		
			victim, for the purpose		
			of sexual gratification or		
			arousal of the victim or		
			the accused.		
			Sexual penetration		
			means any contact,		
			however slight, between		
			the sex organ or anus of		
			one person by an object,		
			the sex organ, mouth or		
			anus of another person,		
			or any intrusion,		
	ĺ		however slight, of any		

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			part of the body of one	_	
			person or of any animal		
			or object into the sex		
			organ or anus of another		
			person, including but		
			not limited to		
			cunnilingus, fellatio or		
			anal penetration.		
			Evidence of emission of		
			semen is not required to		
			prove sexual		
			penetration.		
			penetiation.		
			730 ILL. COMP. STAT.		
			Ann. 110/9b (West		
			2013).		
			Definitions.		
			(3) Probation officer		
			means a person		
			employed full time in a		
			probation or court		
			services department		
			providing services to a		
			court under this Act or		
			the Juvenile Court Act		
			of 1987. A probation		
			officer includes		
			detention staff, non-		
			secure group home staff		
			and management		
			personnel who meet		
			minimum standards		
			established by the		
			Supreme Court and who		
			are hired under the		
			direction of the circuit		
			court. These probation		
			officers are judicial		
			employees designated		
			on a circuit wide or		
			county basis and		
			compensated by the		
			appropriate county		
			board or boards.		
			720 ILL. COMP. STAT.		
Illinois Cont'			ANN. 5/2-14 (West		
minois Cont			2013).		
			2013).		
			Penal Institution.		

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			Penal institution means a penitentiary, state farm, reformatory, prison, jail, house of correction, or other institution for the incarceration or custody of persons under sentence for offenses or awaiting trial or sentence for offenses.		
Indiana	IND. CODE ANN. § 35-44.1-3-10 (West 2013).  Sexual misconduct by service provider and detainee.  Note: This section is current until July 2014 at which time it is repealed. It is being replaced with a new section containing the same definition but a different title, "Other sexual conduct" § 35-31.5-2-221.5.  Definitions will not change.	IND. CODE ANN. § 35-44.1-3-10 (West 2013).  Sexual misconduct by service provider and detainee.  (b) A service provider who knowingly or intentionally engages in sexual intercourse or deviate sexual conduct with a person who is subject to lawful detention commits sexual misconduct, a Class C felony.  (c) A service provider at least 18 years of age who knowingly or intentionally engages in sexual intercourse or deviate sexual conduct with a person who is:  (1) less then 18 year of age; and  (2) subject to lawful detention; commits sexual misconduct, a Class B felony.	IND. CODE ANN. § 35- 44.1-3-10 (West 2013).  Sexual misconduct by service provider with detainee.  (a) As used in this section, service provider means a public servant or other person employed by a governmental entity or another person who provides goods or services to a person who is subject to lawful detention.  IND. CODE ANN. § 35- 31.5-2-186 (West 2007). Lawful detention defined.  (a) Lawful detention means: (1) arrest; (2) custody following surrender in lieu of arrest; (3) detention in a penal facility; (4) detention in a facility for custody of persons alleged or found to be delinquent children; (5) detention under a law authorizing civil commitment in lieu of	IND. CODE ANN. § 35-44.1-3-10 (West 2013).  Sexual misconduct by service provider with detainee.  (b) Sexual misconduct of a service provider is a class C felony.  IND. CODE ANN. § 35-50-2-1 (West 2013).  Definitions.  (c)(4) The minimum sentence for a Class C felony is 2 years  IND. CODE ANN. § 35-44.1-3-10 (West 2007).  Sexual misconduct by service provider with detainee.  (c) Sexual misconduct of a service provider with a person who is less than 18 years of age and subject to lawful detention is a class B felony.  IND. CODE ANN. § 35-50-2-1 (West 2013).	IND. CODE ANN. § 35-44.1-3-10 (West 2013). Sexual misconduct by service provider with detainee.  (c) It is not a defense that an act described in subsection (b) or (c) was consensual. (d) This section does not apply to sexual intercourse or deviate sexual conduct between spouses.

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
State  Indiana Cont'	Statute	Coverage	criminal proceedings or authorizing such detention while criminal proceedings are held in abeyance; (6) detention for extradition or deportation; (7) placement in a community corrections program's residential facility; (8) electronic monitoring; (9) custody for purposes incident to any of the above including transportation, medical diagnosis or treatment, court appearances, work, or recreation; or (10) any other detention for law enforcement purposes. (b) Except as provided in subsection (a)(7) and (a)(8), the term does not include supervision or	Penalties  Definitions.  (c)(3) The minimum sentence for a Class B felony is imprisonment for 6 years.	Defenses
			parole or constraint incidental to release with or without bail.  IND. CODE ANN. § 35-13.5-2-221.5 (West 2013).  Deviate sexual conduct defined.  Deviate sexual conduct means an act involving: (1) a sex organ of one person and the mouth or anus of another person; or (2) the penetration of the sex organ or anus of a person by an object.		

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			2013). Sexual intercourse defined.		
Indiana Cont'			Sexual intercourse means an act that includes any penetration of the female sex organ by the male sex organ.		
Iowa	Iowa Code § 709.16 (West 2013).  Sexual misconduct with offenders and juveniles.	IOWA CODE § 709.16 (West 2013).  Sexual misconduct with offenders and juveniles.  1. An officer, employee, contractor, vendor, volunteer, or agent of the department of corrections, or an officer, employee, or agent of a judicial district department of correctional services, who engages in a sex act with an individual committed to the custody of the department of corrections or a judicial district department of corrections or a judicial district department of correctional services commits an aggravated misdemeanor.  2. An officer, employee, contractor, vendor, volunteer, or agent of a juvenile placement facility who engages in a sex act with a juvenile placed at such facility commits an aggravated misdemeanor.  3. An officer, employee, contractor, vendor, volunteer, or agent of a county who engages in a sex act with a prisoner incarcerated in a county jail commits an aggravated misdemeanor.	IOWA CODE § 709.16 (West 2013).  Sexual misconduct with offenders and juveniles.  (2)(b) For the purposes of this subsection, a juvenile placement facility means any of the following: (1) A child foster care facility licensed under § 237.4. (2) Institutions controlled by the department of human services listed in § 218.1. (3) Juvenile detention and juvenile shelter care homes approved under § 232.142. (4) Psychiatric medical institutions for children licensed under chapter 135H. (5) Facilities for the treatment of persons with substance-related disordersas defined in § 125.2.  IOWA CODE § 702.17 (West 2007). Sex act.  The term sex act or sexual activity means any sexual contact between two or more persons by: penetration	Iowa Code § 709.16 (West 2013).  Sexual misconduct with offenders and juveniles.  Engaging in a sex act with an individual committed to the custody of the department of corrections or a judicial district department of correctional services, a juvenile placed at such a facility, or a prisoner incarcerated in a county jail is an aggravated misdemeanor.  Iowa Code § 903.1(2) (West 2013). Maximum sentence for misdemeanants.  2. When a person is convicted of an aggravated misdemeanor, and a specific penalty is not provided for, the maximum penalty shall be imprisonment not to exceed 2 years. There shall be a fine of at least \$625 but not to exceed \$6,250. When a judgment of conviction of an	(NOTE: IOWA CODE. makes no reference to defenses from prosecution for sexual misconduct with offenders and juveniles).

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
·			of the penis into the	aggravated	
			vagina or anus; contact	misdemeanor is	
			between the mouth and	entered against any	
			genitalia or by contact	person and the court	
			between the genitalia of	imposes a sentence of	
			one person and the	confinement for a	
			genitalia or anus of	period of more than 1	
			another person; contact	year the term shall be	
Iowa Cont'			between the finger or	an indeterminate	
			hand of one person and	term.	
			the genitalia or anus of		
			another person, except	IOWA CODE §	
			in the course of	903B.2 (West 2013).	
			examination or	Special sentence	
			treatment by a person	class "D" felonies or	
			licensed pursuant to	misdemeanors.	
			chapter 148, 148C, 151,	misucincanuis.	
			or 152; ejaculation onto	A person convicted of	
			the person of another; or	a misdemeanor or a	
				a misdemeanor or a class "D" felony	
			by use of artificial	5	
			sexual organs or	offense under chapter	
			substitutes therefore in	709, § 726.2, or §	
			contact with the	728.12 shall also be	
			genitalia or anus.	sentenced, in addition	
				to any other	
			IOWA CODE § 237.4	punishment provided	
			(West 2007).	by law, to a special	
			<u>License required –</u>	sentence committing	
			exceptions.	the person into the	
				custody of the	
			An individual or an	director of the Iowa	
			agency, as defined in §	department of	
			237.1, shall not provide	corrections for a	
			child foster care unless	period of ten years,	
			the individual or agency	with eligibility for	
			obtains a license issued	parole as provided in	
			by the administrator	chapter 906. The	
			under this chapter.	board of parole shall	
			However, a license is	determine whether the	
			not required for the	person should be	
			following"	released on parole or	
			1. An individual	placed in a work	
			providing child foster	release program. The	
			care for a total of not	special sentence	
			more than 20 days in 1	imposed under this	
				section shall	
			calendar year.		
			2. A residential care	commence upon	
			facility licensed under	completion of the	
			chapter 135C which is	sentence imposed	
			approved for the care fo	under any applicable	
			children.	criminal sentencing	ľ

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			<ol><li>A hospital licensed</li></ol>	provisions for the	
			under chapter 135B.	underlying criminal	
			<ol> <li>A health care facility</li> </ol>	offense and the	
			licensed under chapter	person shall begin the	
			135C.	sentence under	
			<ol><li>A juvenile detention</li></ol>	supervision as if on	
			home or juvenile shelter	parole or work	
			care home approved	release. The person	
Iowa Cont'			under § 232.142.	shall be placed on the	
			6. An institution listed	corrections continuum	
			in § 218.1.	in chapter 901B, and	
			7. A facility licensed	the terms and	
			under chapter 125.	conditions of the	
			8. An individual	special sentence,	1
			providing child care as a	including violations,	
			babysitter at the request	shall be subject to the	1
			of a parent, guardian or	same set of	1
			relative having lawful	procedures set out in	1
			custody of the child.	chapters 901B, 905,	1
			custody of the clinic.	906, and 908, and	
			IOWA CODE § 218.	rules adopted under	
			(West 2013).	those chapters for	
			Institutions controlled.	persons on parole.	
			institutions controlled.	The revocation of	
			The director of human	release shall not be	
			services shall have the	for a period greater	
			general and full	than 2 years upon any	
			authority given under	first revocation, and 5	
			statute to control,	years upon any	
			manage, direct, and	second or subsequent	
			operate the following	revocation. A special	
			institutions under the	sentence shall be	
			director's jurisdiction,	considered a category	
			and may at the	"A" sentence for	
			director's discretion	purposes of	1
			assign the powers and	calculating earned	1
			authorities given the	time under § 903A.2.	
			director by statute to any	unic unuci § 505A.2.	
			one of the deputy		1
			directors, division		
			administrators, or		
					1
			officers or employees of		
			the divisions of the		1
			department of human		
			services:		1
			1. Glenwood state		1
			resource center.		
			2. Woodward state		1
			resource center.		1
			3. Mental health		1
	ĺ	1	institute, Cherokee,		1

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
Iowa Cont'			Iowa.  4. Mental health institute, Clarinda, Iowa.  5. Mental health institute, Independence, Iowa  6. Mental health institute, Mount Pleasant, Iowa.  7. State training school.  8. Iowa juvenile home.  9. Other facilities not attached to the campus of the main institution as program developments require.  IOWA CODE § 125.2 (West 2013). Definitions.  For purposes of this chapter, unless the context clearly indicate otherwise:		
			9. Facility means an institution, a detoxification center, or an installation providing care, maintenance and treatment for substance-related disorders licensed by the department under § 125.13, hospitals licensed under chapter 135B, or the state mental health institutes designated by chapter 226.		
Kansas	KAN. STAT. ANN. § 21-5512 (West 2012). Unlawful sexual relations.	KAN. STAT. ANN. § 21-5512 (West 2012). Unlawful sexual relations.  (a) Unlawful sexual relations is engaging in consensual sexual intercourse, lewd fondling or touching, or sodomy with a person who is not married to the offender if:	KAN. STAT. ANN. § 75-5202 (West 2012). Definitions.  As used in K.S.A. 75-5201 et seq. and amendments thereto, unless the context clearly requires	KAN. STAT. ANN. § 21-5512(West 2012). Unlawful sexual relations.  (b) Unlawful sexual relations as defined in: (1) Subsection (a)(5)	KAN. STAT. ANN. § 21-3520 (West 2012). Unlawful sexual relations.  (a) Marriage is a defense. Consent is not a defense. (a)(2);(a)(6)(B); (a)(10);

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
·		(1) The offender is an employee or	otherwise:	is a severity level 4,	& (a)(11) Lack of
		volunteer of the department of	(c) <u>Inmate</u> means any	person felony; and	knowledge of status of
		corrections, or the employee or volunteer	person incarcerated in	(2) subsection (a)(1),	offender is a defense.
		of a contractor who is under contract to	any correctional	(a)(2), (a)(3), (a)(4),	
		provide services in a correctional	institution of the state of	(a)(6), (a)(7), (a)(8),	
		institution, and the person with whom the	Kansas.	(a)(9), (a)(10) or	
		offender is engaging in consensual sexual	(d) Correctional	(a)(11) is a severity	
		intercourse, lewd fondling or touching, or	institution means the	level 5, person felony.	
		sodomy is a person 16 years of age or	Lansing correctional	l .	
		older who is an inmate; or	facility, Hutchinson	(c)(1) If an offender	
		(2) the offender is a parole officer,	correctional facility,	violates the provisions	
		volunteer for the department of	Topeka correctional	of this section by	
Kansas Cont'		corrections or the employee or volunteer	facility, Norton	engaging in	
		of a contractor who is under contract to	correctional facility,	consensual sexual	
		provide supervision services for persons	Ellsworth correctional	intercourse which	
		on parole, conditional release or post-	facility, Winfield	would constitute a	
		release supervision, and the person with	correctional facility,	violation of K.S.A.	
		whom the offender is engaging in	Osawatomie	21-5503, and	
		consensual sexual intercourse, lewd	correctional facility,	amendments thereto,	
		fondling or touching, or sodomy is a	Larned correctional	the provisions of	
		person 16 years of age or older who is an	mental health facility,	K.S.A. 21-5503, and	
		inmate who and the offender has	Toronto correctional	amendments thereto,	
		knowledge that the person with whom the	work facility, Stockton	shall apply, not this	
		offender is engaging in consensual sexual	correctional facility,	section.	
		intercourse, lewd fondling or touching, or	Wichita work release	(2) If an offender	
		sodomy is an inmate who has been	facility, El Dorado	violates the provisions	
		released and is currently on parole,	correctional facility, and	of this section by	
		conditional release or postrelease	any other correctional	engaging in	
		supervision;; or	institution established	consensual sexual	
		(3) the offender is a law enforcement	by the state for the	intercourse which	
		officer, jail employee, or employee of a	confinement of	would constitute a	
		contractor who is under contract to	offenders under control	violation of	
		provide services in a jail and the person	of the secretary of	subsection (b)(1) of	
		with whom the offender is engaging in	corrections.	K.S.A. 21-5506, and	
		consensual sexual intercourse, lewd	(f) Corrections officer	amendments thereto,	
		fondling or touching, or sodomy is a	means a full-time,	the provisions of	
		person 16 years of age or older who is	salaried officer or	subsection (b)(1) of	
		confined to such jail; or	employee under the	K.S.A. 21-5506, and	
		3 /	jurisdiction of the	amendments thereto,	
		(4) the offender is a law enforcement	secretary, whose duties	shall apply, not this	
		officer, employee of a juvenile detention	include the receipt,	section.	
		facility or sanctions house, or employee	custody, control,	(3) If an offender	
		of a contractor who is under contract to	maintenance, discipline,	violates the provisions	
		provide services in such facility or	security and	of this section by	
		sanctions house and the person with	apprehension of persons	engaging in sodomy	
		whom the offender is engaging in	convicted of criminal	which would	
		consensual sexual intercourse, lewd	offense in this state and	constitute a violation	
		fondling or touching, or sodomy is a	sentenced to a term of	of subsection (a)(3),	
		person 16 years of age or older who is	imprisonment under the	(a)(4) or (b) of K.S.A.	
		confined to such facility or sanctions	custody of the secretary.	21-5504, and	
		house; or	(g) Parole officer	amendments thereto,	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
		(5) the offender is an employee of the	means a full-time	the provisions of	
		juvenile justice authority or the employee	salaried officer or	subsection (a)(3),	
		of a contractor under contract to provide	employee under the	(a)(4) or (b) of <u>K.S.A.</u>	
		services to such juvenile correctional	jurisdiction of the	21-5504, and	
		facility and the person with whom the	secretary whose duties	amendments thereto,	
		offender is engaging in consensual sexual	include:	shall apply, not this	
		intercourse, lewd fondling or touching, or	<ol><li>Investigation,</li></ol>	section.	
		sodomy is a person 16 years of age or	supervision, arrest and	(4) If an offender	
		older who is confined to such facility; or	control of persons on	violates the provisions	
		(6) the offender is an employee of the	parole or postrelease	of this section by	
		juvenile justice authority or employee of	supervision and the	engaging in lewd	
		a contractor, who is under contract to	enforcement of the	fondling or touching	
Kansas Cont'		provide direct supervision and offender	conditions of parole or	which would	
		control services to the juvenile justice	postrelease supervision;	constitute a violation	
		authority and (A) The person with whom	and	of subsection (b)(2)	
		the offender is engaging in consensual	(2) services which	of K.S.A. 21-5506,	
		sexual intercourse, lewd fondling or	relate to probationers,	and amendments	
		touching, or sodomy is a person l6 years	parolees or persons on	thereto, the provisions	
		of age or older who has been:	postrelease supervision	of subsection (b)(2)	
		(i) Released on conditional release from a	and are required by the	of K.S.A. 21-5506,	
		juvenile correctional facility under the	uniform act for out-of-	and amendments	
		supervision and control of the juvenile	state parolee	thereto, shall apply,	
		justice authority or juvenile community	supervision.	not this section.	
		supervision agency; or	1		
		(ii) placed in the custody of the juvenile		KAN. STAT. ANN. §	
		justice authority under the supervision		21-6611 (West 2012).	
		and control of the juvenile justice	KAN. STAT. ANN. § 38-	Fines, crimes	
		authority or juvenile community	2302 (West 2012).	committed on or after	
		supervision agency; and	<u>Definitions.</u>	July 1, 1993.	
		(B) the offender has knowledge that the	As used in this code,	(2) for any felony	
		person with whom the offender is	unless the context	ranked in severity	
		engaging in consensual sexual	otherwise requires:	levels 1 through 5 of	
		intercourse, lewd fondling or touching, or	(d) Educational	the nondrug grid as	
		sodomy is currently under supervision.	institution means all	provided in K.S.A.	
		(7) the offender is an employee of the	schools at the	21-6804, and	
		department of social and rehabilitation	elementary and	amendments thereto.	
		services or the employee of a contractor	secondary levels.	or in severity levels 2	
		who is under contract to provide service	(e) Educator means any	or 3 of the drug grid	
		in a social and rehabilitation services	administrator, teacher or	committed prior to	
		institution or to the department of social	other professional or	July 1, 2012, or in	
		and rehabilitation services and the person	paraprofessional	severity levels 3 or 4	
		with whom the offender is engaging in	employee of an	of the drug grid	
		consensual intercourse lewd fondling or	educational institution	committed on or after	
		touching, or sodomyis a person 16 years	who has exposure to a	July 1, 2012, as	
		of age or older who is a patient in such	pupil specified in	provided in K.S.A.	
		institution or in the custody of the	subsection (a)(1)	21-6805, and	
		secretary of social and rehabilitation	through (5) of K.S.A.	amendments thereto,	
		secretary of social and renaomitation services;	72-89b03, and	a sum not exceeding	
		(8) the offender is a worker, volunteer,	amendments thereto.	\$300,000	
		(o) the oriented is a worker, volunteer,	amenuments thereto.	φ300,000	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
		family foster home licensed by the	Ann. § 72-89b03	21-6804 (West 2012).	
		department of health and environment	discusses information	Sentencing grid for	
		and the person with whom the offender is	regarding identity of	nondrug crimes;	
		engaging in consensual sexual	specified pupils,	authority and	
		intercourse, lewd fondling or touching, or	disclosure requirements;	responsibility of	
		sodomy is a person 16 years of age or	criminal acts, reports to	sentencing court;	
		older who is a foster child placed in the	law enforcement	presumptive	
		care of such family foster home	agencies and state board	disposition	
		(9) the offender is a teacher or other	of education; school	(a) The provisions of	
		person in a position of authority and the	safety and security	this section shall be	
		person with whom the offender is	policies, availability;	applicable to the	
		engaging in consensual sexual	civil liability, immunity)	sentencing guidelines	
Kansas Cont'		intercourse, lewd fondling or touching, or	(f) Institution means the	grid for nondrug	
		sodomy is a person 16 years of age or	following institutions:	crimes. The following	
		older who is a student enrolled at the	Atchison juvenile	sentencing guidelines	
		school where the offender is employed. If	correctional facility, the	grid shall be	
		the offender is the parent of the student,	Larned juvenile	applicable to nondrug	
		the provisions of subsection (b) of K.S.A.	correctional facility, and	felony crimes:	1
		21-5604, and amendments thereto, shall	the Kansas juvenile	Level Four:	
		apply, not this subsection; or	correctional complex.	Maximum: 43 months	
		(10) the offender is a court service	(h) <u>Jail</u> means	Usual case: 41	
		officer or the employee of a contractor	(1) An adult jail or	months	
		who is under contract to provide	lockup; or	Minimum: 38 months	
		supervision services for persons under	(2) a facility in the	Level Five:	
		court service supervision and the person	same building as an	Maximum: 34 months	
		with whom the offender is engaging in	adult jail or lockup,	Usual Case: 32	
		consensual sexual intercourse, lewd	unless the facility meets	months	
		fondling or touching, or sodomy is a	all applicable licensure	Minimum: 31 months	
		person 16 years of age or older who has	requirements under law		
		been placed on probation under the	and there is:		
		supervision and control of court services	(A) Total separation of		
		and the offender has knowledge that the	the juvenile and adult		
		person with whom the offender is	facility spatial area such		
		engaging in consensual sexual	that there could be no		1
		intercourse, lewd fondling or touching, or	haphazard or accidental		1
		sodomy is currently under the	contact between juvenile		
		supervision of court services; or	and adult residents in		1
		(11) the offender is a community	the respective facilities;		1
		correctional services officer or the	(B) total separation in		
		employee of a contractor who is under	all juvenile and adult		
		contract to provide supervision services	program activities		
		for persons under community corrections	within the facilities,		
		supervision and the person with whom	including recreation,		1
		the offender is engaging in consensual	education, counseling,		1
		sexual intercourse, lewd fondling or	health care, dining,		1
		touching, or sodomy is a person 16 years	sleeping and generally		
		of age or older who has been assigned to	living activities; and		
		a community correctional services	(C) separate juvenile		
		program under the supervision and	and adult staff,		1
		control of community corrections and the offender has knowledge that the person	including management, security staff and direct		

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
		with whom the offender is engaging in	care staff such as		
		consensual sexual intercourse, lewd	recreational, educational		
		fondling or touching, or sodomy is	and counseling.		
		currently under the supervision of	(i) Juvenile means a		
		community corrections.	person to whom one or		
			more of the following		
			applies, the person:		
			(1) Is 10 or more years		
			of age but less than 18		
			years of age;		
			(2) is alleged to be a		
			juvenile offender; or		
Kansas Cont'			(3) has been		
Tambab Com			adjudicated as a juvenile		
			offender and continues		
			to be subject to the		
			jurisdiction of the court.		
			(j) Juvenile correctional		
			facility means a facility		
			operated by the		
			commissioner for the		
			commitment of juvenile		
			3		
			offenders.		
			(k) <u>Juvenile corrections</u>		
			officer means a certified		
			employee of the juvenile		
			justice authority		
			working at a juvenile		
			correctional facility		
			assigned by the		
			commissioner with		
			responsibility for		
			maintaining custody,		
			security and control of		
			juveniles in the custody		
			of the commissioner at a		
			juvenile correctional		
			facility.		
			(l) Juvenile detention		
			facility means a public		
			or private facility		
			licensed pursuant to		
			article 5 chapter 65 of		
			the Kansas Statutes		
			Annotated, and		
			amendments thereto,		
			which is used for the		
			lawful custody of		
			alleged or adjudicated		
			juvenile offenders.		
	1		(n) <u>Juvenile offender</u>	ĺ	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			means a person who		
			commits an offense		
			while 10 or more years		
			of age but less than 18		
			years of age which if		
			committed by an adult		
			would constitute the		
			commission of a felony		
			or misdemeanor as		
			defined by K.S.A. 21-		
			3105, and amendments		
			thereto, or who violates		
Kansas Cont'			the provisions of K.S.A.		
Tunious Com			21-4204a or 41-727 or		
			subsection (j) of K.S.A.		
			74-8810, and		
			amendments thereto, but		
			does not include:		
			(1) A person 14 or		
			more years of age who		
			commits a traffic		
			offense, as defined in		
			subsection (d) of K.S.A.		
			8-2117, and amendment		
			thereto;		
			(2) a person 16 years of		
			age or over who		
			commits an offense		
			defined in chapter 32 of		
			the Kansas Statutes		
			Annotated, and		
			amendment thereto;		
			(3) a person under 18		
			years of age who		
			previously has been:		
			(A) Convicted as an		
			adult under the Kansas		
			criminal code;		
			(B) sentenced as an		
			adult under the Kansas		
			criminal code following		
			termination of status as		
			an extended jurisdiction		
			juvenile pursuant to		
			K.S.A. 2006 Supp. 38-		
			2364, and amendments		
			thereto; or		
			(C) convicted or		
			sentenced as an adult in		
			another state or foreign		
	ĺ		jurisdiction under		

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			substantially similar		
			procedures described in		
			K.S.A. 2006 Supp. 38-		
			2347, and amendments		
			thereto, or because of		
			attaining the age of		
			majority designated in		
			that state or jurisdiction.		
			(o) Law enforcement		
			officer means any		
			person who by virtue of		
			that person's office or		
Kansas Cont'			public employment is		
ransas com			vested by law with a		
			duty to maintain public		
			order or to make arrests		
			for crimes, whether that		
			· · · · · · · · · · · · · · · · · · ·		
			duty extends to all		
			crimes or is limited to		
			specific crimes.		
			(p) Parent when used in		
			relation to a juvenile,		
			includes a guardian and		
			every person who is, by		
			law, liable to maintain,		
			care for or support the		
			juvenile.		
			(r) Sanctions house		
			means a facility which		
			is operated or structured		
			so as to ensure that all		
			entrances and exits from		
			the facility are under the		
			exclusive control of the		
			staff of the facility,		
			whether or not the		
			person being detained		
			has freedom of		
			movement within the		
			perimeters of the		
			facility, or which relies		
			on locked room and		
			buildings, fences or		
			physical restraint in		
			order to control the		
			behavior of its residents.		
			Upon an order from the		
			court, a licensed		
			juvenile detention		
			facility may serve as a		
			sanctions house.	1	1

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
Kansas Cont'			(t) Youth residential facility means any home foster home or structure which provides 24-houa-day care for juveniles and which is licensed pursuant to article 5 of chapter 65 or article 70 of chapter 75 of the Kansas Statutes Annotated, and amendments thereto.		
Kentucky	Ky. Rev. Stat. Ann. § 510.120 (West 2013). Sexual abuse in the second degree.	KY. REV. STAT. § 510.120 (West 2013). Sexual abuse in the second degree.  (1) A person is guilty of sexual abuse in the second degree when:  (a) He or she subjects another person to sexual contact who is incapable of consent because he or she is an individual with an intellectual disability; ( (b) He or she is at least eighteen (18) years old but less than twenty-one (21) years old and subjects another person who is less than sixteen (16) years old to sexual contact; or (c) Being a jailer employee, contractor, vendor, or volunteer of the Department of Corrections, Department of Juvenile Justice, or a detention facility, or of an entity under contract with either the department or a detention facility for the custody, supervision, evaluation, or treatment of offenders, he or she subjects a person who is at least eighteen (18) years old and who he or she knows is incarcerated, supervised, evaluated, or treated by the Department of Corrections, Department of Juvenile Justice, the detention facility, or the contracting entity, to sexual contact.	KY. REV. STAT. § 520.010 (West 2013). Definitions for chapter.  (2) Custody means restraint by a public servant pursuant to a lawful arrest, detention, or an order of court for law enforcement purposes, but does not include supervision of probation or parole or constraint incidental to release on bail; (4) Detention facility means any building and its premises used for the confinement of a person: (a) Charged with or convicted of an offense; (b) Alleged or found to be delinquent; (c) Held for extradition or as a material witness; or (d) Otherwise confined pursuant to an order of court for law enforcement purposes. (5) Escape means departure from custody or the detention facility in which a person is held or detained when the departure is	Ky. Rev. STAT. § 510.120 (West 2013). Sexual abuse in the second degree.  (2) Sexual abuse in the second degree is a Class A misdemeanor.  Ky. Rev. STAT. § 532.090 (West 2013). Sentence of imprisonment for a misdemeanor.  A sentence of imprisonment for a misdemeanor shall be a definite term and shall be fixed within the following maximum limitations: (1) For a Class A misdemeanor, the term shall not exceed 12 months.	KY. REV. STAT. § 510.120 (West 2013). Sexual abuse in the second degree.  (2) In any prosecution under subsection (1)(b) of this section, it is a defense that: (a) The other person's lack of consent was due solely to incapacity to consent by reason of being less than sixteen (16) years old; and (b) The other person was at least fourteen (14) years old; and (c) The actor was less than five (5) years older than the other person.  KY. REV. STAT. § 510.020 (West 2013). Lack of consent.  (1) Whether or not specifically stated, it is an element of every offense defined in this chapter that the sexual act was committed without consent of the victim. (2) Lack of consent results from: (a) Forcible compulsion; (b) Incapacity to consent; or

State	Statute	Coverage	Definitions/Notes Penalties	Defenses
			unpermitted, or failure	(c) If the offense
Kentucky Cont'			to return to custody or	charged is sexual abuse,
			detention following a	any circumstances in
			temporary leave granted	addition to forcible
			for a specific purpose or	compulsion or incapacity
			for a limited period; and	to consent in which the
			(6) <u>Penitentiary</u> includes	victim does not expressl
			any facility operated by	or impliedly acquiesce in
			the Department of	the actor's conduct.
			Corrections and the	(3) A person is deemed
			confines of any work	incapable of consent
			detail or other detail,	when he or she is:
			whether under guard or	(a) Less than 16 years
			not, under the custody	old;
			and control of the	(b) Mentally retarded or
			Department of	suffers from a mental
			Corrections.	illness:
				(c) Mentally
			KY. REV. STAT. §	incapacitated;
			510.010 (West 2013)	(d) Physically helpless;
			(7) Sexual contact	or
			means any touching of	(e) Under the care of
			the sexual or other	custody of a state or loca
			intimate parts of a	agency pursuant to court
			person done for the	order and the actor is
			purpose of gratifying the	employed by or working
			sexual desire of either	on behalf of the state or
			party.	local agency.
			party.	(4) The provisions of
			Vy Dry Crar S	
			Ky. Rev. Stat. § 600.020 (West 2013).	subsection (3)(e) of this
			` '	section shall not apply to
			Definitions for KRS	persons who are lawfully
			<u>Chapters 600-645</u>	married to each other
			A 1' KDC Cl	and not court order is in
			As used in KRS Chapter	effect prohibiting contac
			600 to 645, unless the	between the parties.
			context otherwise	
			requires:	
			(27) <u>Foster Family</u>	
			home means a private	
			home in which children	
			are placed for foster	
			family care under	
			supervision of the	
			cabinet or a licensed	
			child-placing agency;	
			Ky. Rev. Stat. §	
			532.045 (West 2013).	
			Persons prohibited from	
	I		probation or conditional	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
Kentucky Cont'	Statute	Coverage	discharge; procedure when probation or conditional discharge not prohibited.  (1) As used in this section: (a) Position of authority means but is not limited to the position occupied by a biological parent, adoptive parent, stepparent, foster parent, relative, household member, adult youth leader, recreational staff, or volunteer who is an adult, adult athletic manage, adult coach, teacher, classified school employee, certified school employee, certified school employee, counselor, staff, or volunteer for either a residential facility, as holding facility as defined in KRS 600.020, or a detention tactility as defined in KRS 520.010(4), staff or volunteer with a youth services organization, religious leader, healthcare provider, or employer; (b) Position of special trust means a position occupied by a person in a position of authority	Penalties	Defenses
Louisiana	La. Rev. Stat. Ann. § 14:134.1 (West 2013). Malfeasance in	La. Rev. Stat. Ann. § 14:134.1 (West 2013).  Malfeasance in office; sexual conduct prohibited with persons confined in	who by reason of that position is able to exercise undue influence over the minor.  LA. REV. STAT. ANN. § 14:134.1 (West 2013).  C. For purposes of this	La. Rev. Stat. Ann. § 14:134.1 (West 2013). Malfeasance in office;	(NOTE : LA. REV. STAT. ANN. makes no reference to defenses from prosecution for

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
State Louisiana Cont'	Statute  office; sexual conduct prohibited with persons confined in correctional institutions.	Coverage  correctional institutions.  A. It shall be unlawful and constitute malfeasance in office for any of the following persons to engage in sexual intercourse or any other sexual conduct with a person who is under their supervision and who is confined in a prison, jail, work release facility, or correctional institution, or who is under the supervision of the division of probation and parole:  (1) A law enforcement officer.  (2) An officer, employee, contract worker, or volunteer of the Department of Public Safety and Corrections or any prison, jail, work release facility, or correctional institution.	Definitions/Notes  Section, "law enforcement officer" shall include commissioned police officers, sheriffs, deputy sheriffs, marshals, deputy marshals, correctional officers, constables, wildlife enforcement agents, state park wardens, and probation and parole officers.  LA. REV. STAT. ANN. § 15:1181 (West 2013). Definitions.  In this Part the terms enumerated have the following meanings: (5) Prison means any state or local jail, prison, or other correctional facility that incarcerates or detains juveniles or adults accused of, convicted of, sentenced for, or adjudicated delinquent for violation of criminal law. (6) Prisoner means any person subject to incarceration, detention, or admission to any prison who is accused of, convicted of, sentenced for, or adjudicated delinquent for a violation of criminal law or the terms or conditions of parole, probation, pretrial release, or a diversionary program. Status as a "prisoner" is determined as of the time the cause of action arises. Subsequent events, including post trial judicial action or	Penalties  sexual conduct prohibited with persons confined in correctional institutions.  B. Whoever violates a provision of this section shall be fined not more than \$10,000, or imprisoned for a term not to exceed 10 years, or both.	Defenses  malfeasance in office: sexual conduct prohibited with persons confined in correctional institutions).

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
Louisiana Cont'			release from custody, shall not affect such status.  LA. REV. STAT. ANN. § 15:742 (West 2013). Definitions.  (1) Correctional facility employee means any employee of any jail, prison, or correctional facility. (2) Private correctional facility means a correctional facility owned and operated by a private entity.		
Maine	ME. REV. STAT. ANN. tit. 17-A, § 253 (West 2013). Gross sexual assault.  ME. REV. STAT. ANN. tit. 17-A, § 255-A (West 2013). Unlawful sexual contact.  ME. REV. STAT. ANN. tit. 17-A, § 260 (West 2007). Unlawful sexual touching.	ME. REV. STAT. ANN. tit. 17-A, § 253 (West 2013).  Gross sexual assault.  2. A person is guilty of gross sexual assault if that person engages in a sexual act with another person and:  E. The other person, not the actor's spouse, is under official supervision as a probationer, a parolee, a sex offender on supervised release, a prisoner on supervised community confinement status or a juvenile on community reintegration status or is detained in a hospital, prison or other institution, and the actor has supervisory or disciplinary authority over the other person.  F. The other person, not the actor's spouse, has not in fact attained the age of 18 years and is a student enrolled in a private or public elementary, secondary or special education school, facility or institution and the actor is a teacher, employee or other official having instructional, supervisory or disciplinary authority over the student.  G. The other person, not the actor's spouse, has not attained the age of 18 years and is a resident in or attending a children's home, child care facility,	ME. REV. STAT. ANN. tit. 17-A, § 251 (West 2013).  Definitions and general provisions.  1. In this chapter the following definitions apply.  C. Sexual act means:  (1) Any act between 2 persons involving direct physical contact between the genitals of one and the mouth or anus of the other, or direct physical contact between the genitals of one and genitals of the other;  (3) Any act involving direct physical contact between the genitals or anus of one and an instrument or device manipulated by another person when that act is done for the purpose of arousing or gratifying sexual desire or for the	ME. REV. STAT. ANN. tit. 17-A, § 253 (West 2013).  Gross sexual assault.  2.E. Violation of this paragraph is a Class B crime; F. Violation of this paragraph is a Class C crime; G. Violation of this paragraph is a Class C crime H. Violation of this paragraph is a Class B crime; I. Violation of this paragraph is Class C crime; or J. Violation of this paragraph is Class C crime; or J. Violation of this paragraph is a Class C crime; or J. Violation of this paragraph is Class C crime.  ME. REV. STAT. ANN. tit. 17-A, § 255-A (West 2013).  Unlawful sexual contact.	ME. REV. STAT. ANN. tit. 17-A, § 253 (West 2013).  Gross sexual assault.  2. Marriage is a defense. J. It is an affirmative defense under this paragraph that the actor receives services for mental retardation or is a person with mental retardation as defined in Title 34-B, section 5001, subsection 3.  ME. REV. STAT. ANN. tit. 17-A, § 255-A 1.I (West 2013). Unlawful sexual contact.  Marriage is a defense.

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
		facility operate by a family child care	purpose of causing	1.I. Violation of this	
		provider, children's residential care	bodily injury or	paragraph is a Class	
Maine Cont'		facility, drug treatment center, camp or	offensive physical	D crime;	
		similar school, facility or institution	contact.	J. Violation of this	
		regularly providing care or services for	A sexual act may be	paragraph is a Class	
		children, and the actor is a teacher,	proved without	C crime;	
		employee or other person having	allegation or proof of	K. Violation of this	
		instructional, supervisory or disciplinary	penetration.	paragraph is a Class	
		authority over the other person.	D. Sexual contact	D crime;	
		H. The other	means any touching of	L. Violation of this	
		person has not in fact attained the age of	the genitals or anus,	paragraph is a Class	
		18 years and the actor is a parent,	directly or through	C crime:	
		stepparent, foster parent, guardian or	clothing, other than as	M. Violation of this	
		other similar person responsible for the	would constitute a	paragraph is a Class	
		long-term care and welfare of that other	sexual act, for the	C crime:	
		person. I. The actor is a	purpose of arousing or	N. Violation of this	
		psychiatrist, a psychologist or licensed as	gratifying sexual desire	paragraph is a Class	
		a social worker or purports to be a	or for the purpose of	1 0 1	
		* *	causing bodily injury or	B crime; O. Violation of this	
		psychiatrist, a psychologist or licensed as			
		a social worker to the other person and	offensive physical	paragraph is a Class	
		the other person, not the actor's spouse, is	contact.	C crime;	
		a patient or client for mental health	G. Sexual touching	P. Violation of this	
		therapy of the actor J. The actor	means any touching of	paragraph is a Class	
		owns, operates or is an employee of an	the breasts, buttocks,	B crime;	
		organization, program or residence that is	groin or inner thigh,	Q. Violation of this	
		operated, administered, licensed or	directly or through	paragraph is a Class	
		funded by the Department of Health and	clothing, for the purpose	D crime;	
		Human Services and the other person,	of arousing or gratifying	R. Violation of this	
		not the actor's spouse, receives services	sexual desire.	paragraph is a Class	
		from the organization, program or		C crime;	
		residence and the organization, program	ME. REV. STAT. ANN.	S. Violation of this	
		or residence recognizes the other person	tit. 17-A, § 755 (West	paragraph is a Class E	
		as a person with mental retardation. It is	2013).	crime;	
		an affirmative defense to prosecution	Escape.	T. Violation of this	
		under this paragraph that the actor		paragraph is a Class	
		receives services for mental retardation	3. As used in this	D crime;	
		or is a person with mental retardation as	section, official custody	U. Violation of this	
		defined in Title 34-B, section 5001,	means arrest, custody	paragraph is a Class	
		subsection 3.	in, or on the way to or	D crime;	
			from a courthouse or a	V. Violation of this	
		ME. REV. STAT. ANN. tit. 17-A, § 255-A	jail, police station,	paragraph is a Class	
		(West 2013).	house of correction, or	C crime.	
		Unlawful sexual contact.	any institution or facility		
			under the control of the	ME. REV. STAT. ANN.	
		1. I. The other person, not the actor's	Department of	tit. 17-A, § 260 (West	
		spouse, is under official supervision as a	Corrections, or under	2013).	
		probationer, a parolee, a sex offender on	contract with the	Unlawful sexual	
		supervised release, a prisoner on	department for the	touching.	
		supervised community confinement	housing of persons		
		status or a juvenile on community	sentenced to	1.E. Unlawful sexual	
	ĺ	reintegration status or is detained in a	imprisonment, the	touching is a Class D	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
		hospital, prison or other institution and	custody of any official	crime;	
		the actor has supervisory or disciplinary	of the department, the	F. Violation of this	
Maine Cont'		authority over the other person.	custody of any	paragraph is a Class	
		J. The other person, not the actor's	institution in another	D crime;	
		spouse, is under official supervision as a	jurisdiction pursuant to		
		probationer, a parolee, a sex offender on	a sentence imposed	ME. REV. STAT. ANN.	
		supervised release, a prisoner on	under the authority of	tit. 17-A, § 1252	
		supervised community confinement	section 1253, subsection	(West 2013).	
		status or a juvenile on community	1-A or any custody	Imprisonment for	
		reintegration status or is detained in a	pursuant to court order.	crimes other than	
		hospital, prison or other institution and	A person on a parole or	murder.	
		the actor has supervisory or disciplinary	probation status is not,		
		authority over the other person and the	for that reason alone, in	2. The court shall set	
		sexual contact includes penetration.	"official custody" for	the term of	
		K. The other person, not the actor's	purposes of this section.	imprisonment as	
		spouse, is in fact less than 18 years of age	1	follows:	
		and is a student enrolled in a private or		B. In the case of a	
		public elementary, secondary or special		Class B crime, the	
		education school, facility or institution		court shall set a	
		and the actor is a teacher, employee or		definite period not to	
		other official having instructional,		exceed 10 years.	
		supervisory or disciplinary authority over		C. In the case of a	
		the student.		Class C crime, the	
		L. The other person, not the actor's		court shall set a	
		spouse, is in fact less than 18 years of age		definite period not to	
		and is a student enrolled in a private or		exceed 5 years;	
		public elementary, secondary or special		D. In the case of a	
		education school, facility or institution		Class D crime, the	
		and the actor is a teacher, employee or		court shall set a	
		other official having instructional,		definite period of less	
		supervisory or disciplinary authority over		than one year.	
		the student and the sexual contact		E. In the case of a	
		includes penetration.		Class E crime, the	
		M. The other person is in fact less than		court shall set a	
		18 years of age and the actor is a parent,		definite period not to	
		stepparent, foster parent, guardian or		exceed 6 months.	
		other similar person responsible for the			
		long-term general care and welfare of that		ME. REV. STAT. ANN.	
		other person.		tit. 5, § 3360-I (West	
		N. The other person is in fact less than 18		2013).	
		years of age and the actor is a parent,		Funding sources.	
		stepparent, foster parent, guardian or			
		other similar person responsible for the		As part of the	
		long-term general care and welfare of that		sentence or fine	
		other person and the sexual contact		imposed, the court	
		includes penetration.		shall impose an	
		O. The other person submits as a result		assessment of \$25 on	
		of compulsion.		any person convicted	
		P. The other person submits as a result of		of a Class B crime or	
		compulsion and the sexual contact		a class C crime and	
		includes penetration.		\$10 on any person	ĺ

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
		Q. The actor owns, operates or is an		convicted of a Class	
		employee of an organization. program or		D crime or a Class E	
Maine Cont'		residence that is operated, administered,		crime.	
		licensed or funded by the Department of			
		Health and Human Services and the other		ME. REV. STAT. ANN.	
		person, not the actor's spouse, receives		tit. 17-A, § 253 (West	
		services from the organization, program		2013).	
		or residence and the organization,		Gross sexual assault.	
		program, or residence recognizes that			
		other person as a person with an		6. In using a	
		intellectual disability or autism.		sentencing alternative	
		R. The actor owns,		involving a term of	
				· ·	
		operates or in an employee of an		imprisonment for a	
		organization, program or residence that is		person convicted of	
		operated, administered, licensed or		violating this section,	
		funded by the Department of Health and		a court shall, in	
		Human Services and the other person,		determining the	
		not the actor's spouse, receives services		maximum period of	
		from the organization, program or		incarceration as the	
		residence and the organization, program		second step in the	
		or residence recognizes that other person		sentencing process,	
		as a person with intellectual disability or		treat each prior Maine	
		autusm and the sexual contact includes		conviction for a	
		penetration. S. The		violation of this	
		other person, not the actor's spouse, is in		section as an	
		fact less than 18 years of age and is a		aggravating	
		student enrolled in a private or public		sentencing factor.	
		elementary, secondary or special		A. When the prior	
		education school, facility or institution		conviction is a Class	
		and the actor, who is at least 21 years of		A crime, enhance the	
		age, is a teacher, employee or other		basic period of	
		official in the school district, school		incarceration by at	
		union, educational unit, school, facility or		least 4 years of	
		institution in which the student is		imprisonment;	
		enrolled.		B. when the prior	
		T. The other person, not the actor's		conviction is a Class	
		spouse, is in fact less than 18 years of age		B crime, enhance the	
		and is enrolled in a private or public		basic period of	
				*	
		elementary school, facility or institution		incarceration by at	
		and the actor, who is at least 21 years of		least 2 years of	
		age, is a teacher, employee or other		imprisonment;	
		official in the school district, school		C. when the prior	
		union, educational unit, school, facility or		conviction is a Class	
		institution in which the student is		C crime, enhance the	
		enrolled and the sexual contact includes		basic period of	
		penetration.		incarceration by at	
		U. The actor is a psychiatrist, a		least one year of	
		psychologist or licensed as a social		imprisonment.	
		worker or purports to be a psychiatrist, a			
		psychologist or licensed as a social			
		worker to other person and the other			

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
Maine Cont'		person, not the actor's spouse is a patient or client of the actor V. The actor is a psychiatrist, a psychologist or licensed as a social worker or purports to be a psychiatrist, a psychologist or licensed as a social worker to the other person and the other person, not the actor's spouse, is a patient or client of the actor for mental health therapy and the sexual contact includes penetration.			
		ME. REV. STAT. ANN. tit. 17-A, § 260 (West 2013). <u>Unlawful sexual touching.</u>			
		1. Unlawful sexual touching. A person is guilty of unlawful sexual touching if the actor intentionally subjects another person to any sexual touching and:  E. The other person, not the actor's spouse, is under official supervision as a probationer or parolee, a sex offender on supervised release, a prisoner on supervised release, a prisoner on supervised community confinement status or a juvenile on community reintegration status or is detained in a hospital, prison or other institution and the actor has supervisory or disciplinary authority over the other person.  F. The other person, not the actor's spouse is in fact less than 18 years of age and is a student enrolled in a private or public elementary, secondary or special education school, facility or institution and the actor is a teacher, employee or other official having instructional, supervisory or disciplinary authority over the student.			

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
Maine Cont'					
Maryland	MD. CODE ANN., CRIM. LAW § 3-314 (West 2013). Sexual conduct between correctional or juvenile justice employee and inmate or confined child.	MD. CODE ANN., CRIM. LAW § 3-314 (West 2013).  Sexual conduct between correctional or juvenile justice employee and inmate or confined child.  (b)(1) This subsection applies to: (i) a correctional employee; (ii) any other employee of the Department of Public Safety and Correctional Services or a correctional facility; (iii) an employee of a contractor providing goods or services to the Department of Public Safety and Correctional Services or a correctional facility; and (iv) any other individual working in a correctional facility, whether on a paid of volunteer basis.  (2) A person described in paragraph (1) of this subsection may not engage in sexual contact, vaginal intercourse, or a sexual act with an inmate. (c) A person may not engage in sexual contact, vaginal intercourse, or a sexual act with an individual confined in a child care institution licensed by the Department, a detention center for juveniles, or a facility listed in § 9-226(b) of the Human Services Article.	MD. CODE ANN., CRIM. LAW § 3-314 (West 2013).  Sexual conduct between correctional or juvenile justice employee and inmate or confined child.  (a)(1) In this section the following words have the meanings indicated. (2)(i) Correctional employee means a:  1. correctional officer, as defined in § 8-201 of the Correctional Services Article; or  2. managing official or deputy managing official of a correctional facility.  (ii) Correctional employee includes a sheriff, warden, or other official who is appointed or employed to supervise a correctional facility.  (3)(i) Inmate has the meaning stated in § 1-101 of this article.  (ii) Inmate includes an individual confined in a community adult rehabilitation center.  MD. CODE ANN., CORR. SERVS. § 8-201 (West 2013).  Definitions.  (e)(1) Correctional officer means a member of a correctional unit whose duties relate to the investigation, care,	MD. CODE ANN., CRIM. LAW § 3-314 (West 2013). Sexual conduct between correctional or juvenile justice employee and inmate or confined child.  (d) A person who violates this section is guilty of a misdemeanor and on conviction is subject to imprisonment not exceeding 3 years or a fine not exceeding \$3,000 or both. (e) A sentence imposed for violation of this section may be separate from and consecutive to or concurrent with a sentence for another crime under §§ 3-303 through 3-312 of this subtitle.	(NOTE: MD. CODE ANN., CRIM. LAW makes no reference to defenses from prosecution for sexual conduct between correctional or juvenile justice employee and inmate or confined child).

State	Statute	Coverage		Penalties	Defenses
			custody, control, or		
			supervision of inmates		
Maryland Cont'			and individuals who:		
			(i) have been placed on		
			parole or mandatory		
			supervision;		
			(ii) have been placed		
			on probation; or		
			(iii) have received a		
			suspended sentence.		
			(2) <u>Correctional officer</u>		
			does not include:		
			(i) the head or deputy		
			head of a correctional		
			unit; or		
			(ii) a sheriff, warden,		
			or superintendent or an		
			individual with an		
			equivalent title who is		
			appointed or employed		
			by a unit of government		
			to exercise equivalent		
			supervisory authority.		
			(g)(1) Correctional unit		
			means a unit of State,		
			county, or municipal		
			government that is		
			responsible under a		
			statute, ordinance, or		
			court order for the		
			investigation, care,		
			custody, control, and		
			supervision of inmates		
			and individuals who:		
			(i) have been placed on		
			parole or mandatory		
			supervision;		
			(ii) have been placed		
			on probation; or		
			(iii) have received a		
			suspended sentence.		
			(2) <u>Correctional unit</u>		
			includes those facilities		
			as set forth in § 9-226 of		
			the Human Services		
			Article and other		
			facilities as designated		
			by the Secretary of		
			Juvenile Services.		
			(h)(1) Department of		
	I		Juvenile Services		

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			employee means a youth		
			supervisor, youth		
Maryland Cont'			counselor, direct care		
			worker, or other		
			employee of the		
			Department of Juvenile		
			Services whose		
			employment		
			responsibility is the		
			investigation, custody,		
			control, or supervision		
			of minors, juvenile		
			delinquents, and		
			youthful offenders who		
			are committed,		
			detained, awaiting		
			placement, adjudicated		
			delinquent, or are		
			otherwise under the		
			supervision of the		
			Department of Juvenile		
			Services.		
			(2) <u>Department of</u>		
			Juvenile Services		
			employee includes an		
			employee of any		
			nonprofit or for-profit		
			entity under contract		
			with the Department of		
			Juvenile Services whose		
			employment		
			responsibility is the		
			investigation, custody,		
			control, or supervision		
			of minors, juvenile		
			delinquents, and		
			youthful offenders as		
			described under		
			paragraph (1) of this		
			subsection.		
			Mp. Conn Anny Con-		
			MD. CODE ANN., CRIM.		
			LAW § 1-101 (West		
			2013).		
			<u>Definitions.</u>		
			(2) (2)		
			(d) Correctional facility		
			means a facility that is		
			operated for the purpose		
			of detaining or		
	1		confining adults who are		

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			charged with or found		
			guilty of a crime.		
Maryland Cont'			(h) "Division of Parole		
			and Probation" means		
			the Division of Parole		
			and Probation in the		
			Department of Public		
			Safety and Correctional		
			Services.		
			(i) <u>Inmate</u> means an		
			individual who is		
			actually or		
			constructively detained		
			or confined in a		
			correctional facility.		
			(j) <u>Local correctional</u>		
			facility means a		
			correctional facility that		
			is operated:		
			(1) by one or more		
			counties; or (2) by a		
			municipal corporation.		
			(o)(1) <u>State correctional</u>		
			facility means a		
			correctional facility that		
			is operated by the State.		
			(2) State correctional		
			<u>facility</u> includes:		
			(i) the Patuxent		
			Institution;		
			(ii) the Baltimore City		
			Detention Center; and		
			(iii) the centralized		
			booking facility in		
			Baltimore City that is		
			operated by the Division		
			of Pretrial Detention and		
			Services in the		
			Department of Public		
			Safety and Correctional		
			Services.		
			MD. CODE ANN., CRIM.		
			LAW § 3-301 (West		
			2013).		
			Definitions.		
			Definitions.		
			(e)(1) <u>Sexual act</u> means		
			any of the following		
			acts, regardless of		
	ĺ		whether semen is		

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			emitted:		
			(i) analingus;		
Maryland Cont'			(ii) cunnilingus;		
			(iii) fellatio;		
			(iv) anal intercourse,		
			including penetration,		
			however slight, of the		
			anus; or		
			(v) an act:		
			1. in which an object		
			penetrates, however		
			slightly, into another		
			individual's genital		
			opening or anus; and		
			2. that can reasonably		
			be construed to be for		
			sexual arousal or		
			gratification, or for the		
			abuse of either party.		
			(2) Sexual act does not		
			include:		
			(i) vaginal intercourse;		
			or		
			(ii) an act in which an		
			object penetrates an		
			individual's genital		
			opening or anus for an		
			accepted medical		
			purpose.		
			(f)(1) <u>Sexual contact</u> , as		
			used in §§ 3-307, 3-308,		
			and 3-314 of this		
			subtitle, means an		
			intentional touching of		
			the victim's or actor's		
			genital, anal, or other		
			intimate area for sexual		
			arousal or gratification,		
			or for the abuse of either		
			party.		
			(2) Sexual contact		
			includes and act:		
			(i) in which a part of		
			an individual's body,		
			except the penis, mouth,		
			or tongue, penetrates,		
			however slightly, into		
			another individual's		
			genital opening or anus;		
			and		
	I	1	(ii) that can reasonably	I	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
Maryland Cont'			be construed to be for sexual arousal or gratification, or for the abuse of either party.  (3) Sexual contact does not include:  (i) a common expression of familial or friendly affection; or  (ii) an act for an accepted medical purpose.  (g)(1) Vaginal intercourse means genital copulation, whether or not semen is emitted.  (2) Vaginal intercourse includes penetration, however slight, of the vagina.		
Massachusetts	MASS. ANN. LAWS ch. 268, § 21A (West 2013). Officer or other employee of penal or correctional institution; sexual relations with inmate; punishment.	Mass. Ann. Laws ch. 268, § 21A (West 2013).  Officer or other employee of penal or correctional institution; sexual relations with inmate; punishment.  An officer or other person who is employed by or contracts with any penal or correctional institution in the commonwealth, and who, in the course of such employment or contract or as a result thereof, engages in sexual relations with an inmate confined therein, within or outside such institution, or an inmate who is otherwise under the direct custodial supervision and control of such officer or other person.	MASS. ANN. LAWS ch. 125, § 1 (West 2013). Definitions.  As used in this chapter and elsewhere in the general laws, unless the context otherwise requires, the following words shall have the following meanings: (d) correctional facility, any building, enclosure, space or structure used for the custody, control and rehabilitation of committed offenders and of such other persons as may be placed in custody therein in accordance with law; (e) correctional institution, correctional facility; (g) department, the department of correction; (i) inmate, committed	MASS. ANN. LAWS ch. 268, § 21A (West 2013).  Officer or other employee of penal or correctional institution; sexual relations with inmate; punishment.  A person who violates this section shall be punished by imprisonment for not more than 5 years in a state prison or by a fine of \$10,000 or both.	Mass. Ann. Laws ch. 268, § 21A (West 2013). Officer or other employee of penal or correctional institution; sexual relations with inmate; punishment.  In a prosecution commenced under this section, an inmate shall be deemed incapable of consent to sexual relations.

State	Statute	Coverage	Definitions/Notes P	Penalties	Defenses
			offender or such other		
			person as is placed in		
Massachusetts Cont	t'		custody in a correctional		
			facility in accordance		
			with law.		
			j) <u>institution</u> , facility;		
			(k) penal institution,		
			correctional facility;		
			(l) prison, correctional		
			facility;		
			(m) <u>prisoner</u> , a		
			committed offender and		
			such other person as is		
			placed in custody in a		
			correctional facility in		
			accordance with law;		
			(n) state correctional		
			facility, any correctional		
			facility owned, operated,		
			administered or subject		
			to the control of the		
			department of		
			correction, including but		
			not limited to:		
			Massachusetts		
			Correctional Institution,		
			Cedar Junction;		
			Massachusetts		
			Correctional Institution,		
			Norfolk; Massachusetts		
			Correctional Institution,		
			Concord; Massachusetts		
			Correctional Institution,		
			Framingham;		
			Massachusetts		
			Correctional Institution,		
			Bridgewater;		
			Massachusetts		
			Correctional Institution,		
			Plymouth;		
			Massachusetts		
			Correctional Institution, Warwick;		
			· · · · · · · · · · · · · · · · · · ·		
			Massachusetts		
			Correctional Institution,		
			Monroe;		
			(o) <u>state prison</u> ,		
			Massachusetts		
			Correctional Institution,		
	1		Cedar Junction.		

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
Massachusetts Cont'			MASS. ANN. LAWS ch. 268, § 21A (West 2013).  Officer or other employee of penal or correctional institution; sexual relations with inmate; punishment.		
			For purposes of this section, sexual relations includes intentional, inappropriate contact of a sexual nature, including, but not limited to conduct prohibited by § 22 or 24 of chapter 265 or § 2,3,35 of 53A of chapter 272. (MASS. ANN. LAWS ch. 265, § 22 discusses sexual intercourse or unnatural sexual intercourse, ch. 265, § 24 discusses assault with intent to commit rape, ch. 272, § 2 discusses prostitution or unlawful sexual intercourse, ch. 272, § 3 discusses drugging a person for the purposes of engaging in sexual intercourse, ch. 272 § 35 discusses unnatural and lascivious acts, and ch. 272, § 53A discusses engaging in sexual conduct for a fee)		
Michigan	MICH. COMP. LAWS SERV. § 750.520c (West 2013). Second degree criminal sexual conduct.	MICH. COMP. LAWS SERV. § 750.520c (West 2013).  Second degree criminal sexual conduct.  (1) A person is guilty of criminal sexual conduct in the second degree if he or she engages in sexual contact with another person and if any of the following circumstances exist:  (a) That other person is under 13 years of	MICH. COMP. LAWS § 750.520a (West 2013). Definitions.  (m) Physically helpless means that a person is unconscious, asleep, or for any other reason is physically unable to communicate	MICH. COMP. LAWS § 750.520c (West 2013). Criminal sexual conduct in the second degree; felony.  (2) Criminal sexual conduct in the second degree is a felony	MICH. COMP. LAWS SERV. § 750.520c(1)(i)- (l) (West 2013).  Lack of knowledge of status as offender is a defense. (NOTE: MICH. COMP. LAWS make no

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
		age.	unwillingness to an act.	punishable by	reference to defenses
		(b) That other person is at least 13 but	(q) Sexual contact	imprisonment for not	from prosecution for
Michigan Cont'		less than 16 years of age and any of the	includes the intentional	more than 15 years.	criminal sexual conduc
		following:	touching of the victim's		in the second degree;
		(i) The actor is a member of the same	or actor's intimate parts		felony).
		household as the victim.	or the intentional		
		(ii) The actor is related by blood or	touching of the clothing		
		affinity to the fourth degree to the victim.	covering the immediate		
		(iii) The actor is in a position of	area of the victim's or		
		authority over the victim and the actor	actor's intimate parts, if		
		used this authority to coerce the victim to	that intentional touching		
		submit.	can reasonably be		
		(iv) The actor is a teacher, substitute	construed as being for		
		teacher, or administrator of the public or	the purpose of sexual		
		nonpublic school in which that other	arousal or gratification,		
		person is enrolled.	done for a sexual		
		(v) The actor is an employee or a	purpose, or in a sexual		
		contractual service provider of the public	manner for:		
		school, nonpublic school, school district,	(i) Revenge.		
		or intermediate school district in which	(ii) To inflict		
		that other person is enrolled, or is a	humiliation.		
		volunteer who is not a student in any	(iii) Out of anger.		
		public school or nonpublic school, or is	(r) Sexual penetration		
		an employee of this state or of a local unit	means sexual		
		of government of this state or of the	intercourse, cunnilingus,		
		United States assigned to provide any	fellatio, anal intercourse,		
		service to that public school, nonpublic	or any other intrusion,		
		school, school district, or intermediate	however slight, of any		
		school district, and the actor uses his or	part of a person's body		
		her employee, contractual, or volunteer	or of any object into the		
		status to gain access to, or to establish a	genital or anal openings		
		relationship with, that other person.	of another person's		
		(vi) The actor is an employee, contractual	body, but emission of		
		service provider, or volunteer of a child	semen is not required.		
		care organization, or a person licensed to	•		
		operate a foster family home or a foster	MICH. COMP. LAWS §		
		family group home in which that other	330.2001b (West 2013).		
		person is a resident and the sexual	Meanings of words and		
		contact occurs during the period of that	phrases.		
		other person's residency. As used in this			
		subdivision, "child care organization",	(2) Prisoner means a		
		"foster family home", and "foster family	person confined in a		
		group home" mean those terms as	state correction facility,		
		defined in section 1 of 1973 PA 116,	but does not include any		
		MCL 722.111.	of the following:		
			(a) A person confined		
		(c) Sexual contact occurs under	pursuant to an order of a		
		circumstances involving the commission	juvenile division of the		
		of any other felony.	probate court or the		
		(d) The actor is aided or abetted by 1 or	family division of		
		more other persons and either of the	circuit court.		1

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
		following circumstances exists:	(b) A person confined in		
		(i) The actor knows or has reason to	a place of detention.		
Michigan Cont'		know that the victim is mentally	(c) A person who is on		
		incapable, mentally incapacitated, or	parole from a state		
		physically helpless.	correctional facility.		
		(ii) The actor uses force or coercion to	(3) Protective		
		accomplish the sexual contact. Force or	environment means an		
		coercion includes, but is not limited to,	environment that		
		any of the circumstances listed in section	supports mental health		
		520b(1)(f).	services in accordance		
		(e) The actor is armed with a weapon, or	with a prisoner's		
		any article used or fashioned in a manner	individual plan of		
		to lead a person to reasonably believe it	services.		
		to be a weapon.	(4) State correctional		
		(f) The actor causes personal injury to	facility means a facility		
		the victim and force or coercion is used	that houses prisoners		
		to accomplish the sexual contact. Force	and is operated by the		
		or coercion includes, but is not limited to,	department of		
		any of the circumstances listed in §	corrections, and also		
		520b(1)(f)(i) to (v). (See definitions)	includes a youth		
		(g) The actor knows or has reason to	correctional facility		
		know that the person is mentally	operated by the		
		incapable, mentally incapacitated, or	department of		
		physically helpless.	*		
		(h) That other person is mentally	corrections or a private vendor under section		
		incapable, mentally disabled, mentally	20g of 1953 PA 232,		
		incapacitated, or physically helpless, and	MCL 791.220g.		
		any of the following:	)		
		(i) The actor is related to the victim by	MICH. COMP. LAWS		
		blood or affinity to the fourth degree.	§791.220g (West 2013).		
		(ii) The actor is in a position of	Youth correctional		
		authority over the victim and used this	facility; contracting with		
		authority to coerce the victim to submit.	private vendor.		
		(i) That the other person is under			
		jurisdiction of the department of	Sec. 20g. (1) The		
		corrections and the actor is an employee	department may		
		or a contractual employee of, or volunteer	establish a youth		
		with, the department of corrections who	correctional facility		
		knows that the other person is under the	which shall house only		
		jurisdiction of the department of	prisoners committed to		
		corrections.	the jurisdiction of the		
		(j) That other person is under the	department who are 19		
		jurisdiction of the department of	years of age or less. If		
		corrections and the actor is an employee	the department		
		or a contractual employee of, or a	establishes or contracts		
		volunteer with, a private vendor that	with a private vendor		
		operates a youth correctional facility, who	for the operation of a		
		knows that the other person is under the	youth correctional		
		jurisdiction of the department of	facility, following intake		
		corrections.	processing in a		
		(k) That other person is a prisoner or	department operated		

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
Michigan Cont'		probationer under the jurisdiction of a county for purposes of imprisonment or a work program or other probationary program and the actor is an employee or a contractual employee of or a volunteer with the county who knows that the other person is under the county's jurisdiction.  (I) The actor knows or has reason to know that a court has detained the victim in a facility as a result of the victim having been found responsible for an act that would be a crime if committed by an adult, and the actor is an employee or contractual employee of, or volunteer with, the facility in which the victim is detained or to which the victim was committed.	facility, the department shall house all male prisoners who are 16 years of age or less at the youth correctional facility unless the department determines that the prisoner should be housed at a different facility for reasons of security, safety, or because of the prisoner's specialized physical or mental health care needs.		
Minnesota	MINN. STAT. § 609.344 (West 2013). Criminal sexual conduct in the third degree.  MINN. STAT. § 609.345 (West 2007). Criminal sexual conduct in the fourth degree.	MINN. STAT. § 609.344 (West 2013). Criminal sexual conduct in the third degree.  Subd.1. A person who engages in sexual penetration with another person is guilty of criminal sexual conduct in the third degree if any of the following circumstances exist:  (a) the complainant is under 13 years of age and the actor is no more than 36 months older than the complainant. Neither mistake as to the complainant's age nor consent to the act by the complainant shall be a defense;  (b) the complainant is at least 13 but less than 16 years of age and the actor is more than 24 months older than the complainant. In any such case if the actor is no more than 120 months older than the complainant, it shall be an affirmative defense, which must be proved by a preponderance of the evidence, that the actor reasonably believes the complainant to be 16 years of age or older. In all other cases, mistake as to the complainant's age shall not be a defense. If the actor in such a case is no more than 48 months but more than 24 months older than the complainant, the actor may be sentenced to imprisonment for not more than five years. Consent by the complainant is not a defense;	MINN. STAT. § 609.341 (West 2013). Definitions.  Subd. 2. Actor means a person accused of criminal sexual conduct. Subd. 5. Intimate parts includes the primary genital area, groin, inner thigh, buttocks, or breast of a human being. Subd. 6. Mentally impaired means that a person, as a result of inadequately developed or impaired intelligence or a substantial psychiatric disorder of thought or mood, lacks the judgment to give a reasoned consent to sexual contact or to sexual penetration. Subd. 7. Mentally incapacitated means that a person under the influence of alcohol, a narcotic, anesthetic, or any other substance, administered to that person without the person's agreement,	MINN. STAT. § 609.344 (West 2013). Criminal sexual conduct in the third degree.  Subd. 2. Except as otherwise provided in § 609.3455, a person convicted under subdivision 1 may be sentenced to imprisonment for not more than 15 years or to a payment of a fine not more than \$30,000 or both. A person convicted under this section is also subject to conditional release under § 609.3455. (MINN. STAT. § 609.3455 discusses dangerous sex offenders, life sentences, and conditional release)  MINN. STAT. § 609.345 (West 2013). Criminal sexual	MINN. STAT. § 609.344&5 (West 2013). Criminal sexual conduct in the fourth degree. Subd.1.(m) Consent by the complainant is not a defense.

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
		(c) the actor uses force or coercion to	lacks the judgment to	conduct in the fourth	
		accomplish the penetration;	give a reasoned consent	degree.	
		(d) the actor knows or has reason to know	to sexual contact or		
		that the complainant is mentally	sexual penetration.	Subd. 2. Except as	
Minnesota Cont'		impaired, mentally incapacitated, or	Subd. 9. Physically	otherwise provided in	
		physically helpless;	helpless means that a	§ 609.3455, a person	
		(e) the complainant is at least 16 but less	person is (a) asleep or	convicted under	
		than 18 years of age and the actor is more	not conscious, (b)	subdivision 1 may be	
		than 48 months older than the	unable to withhold	sentenced to	
		complainant and in a position of authority	consent or to withdraw	imprisonment for not	
		over the complainant. Neither mistake as	consent because of a	more than 10 years or	
		to the complainant's age nor consent to	physical condition, or	to a payment of a fine	
		the act by the complainant is a defense;	(c) unable to	not more than	
		(f) the actor has a significant relationship	communicate	\$20,000 or both. A	
		to the complainant and the complainant	nonconsent and the	person convicted	
		was at least 16 but under 18 years of age	condition is known or	under this section is	
		at the time of the sexual penetration.	reasonably should have	also subject to	
		Neither mistake as to the complainant's	been known to the actor.	conditional release	
		age nor consent to the act by the	Subd. 10. Position of	under § 609.3455.	
		complainant is a defense;	authority includes but is	(MINN. STAT. §	
		(g) the actor has a significant relationship	not limited to any	609.3455 discusses	
		to the complainant, the complainant was	person who is a parent	dangerous sex	
		at least 16 but under 18 years of age at	or acting in the place of	offenders, life	
		the time of the sexual penetration, and:	a parent and charged	sentences, and	
		(i) the actor or an accomplice used force	with any of a parent's	conditional release)	
		or coercion to accomplish the	rights, duties or		
		penetration;	responsibilities to a		
		(ii) the complainant suffered personal	child, or a person who is		
		injury; or	charged with any duty		
		(iii) the sexual abuse involved multiple	or responsibility for the		
		acts committed over an extended period	health, welfare, or		
		of time.	supervision of a child,		
		(h) the actor is a psychotherapist and the	either independently or		
		complainant is a patient of the	through another, no		
		psychotherapist and the sexual	matter how brief, at the		
		penetration occurred:	time of the act. For the		
		(i) during the psychotherapy session; or	purposes of subdivision		
		(ii) outside the psychotherapy session if	11, "position of		
		an ongoing psychotherapist-patient	authority" includes a		
		relationship exists.	psychotherapist.		
		(i) the actor is a psychotherapist and the	Subd.11.(a) <u>Sexual</u>		
		complainant is a former patient of the	contact includes any of		
		psychotherapist and the former patient is	the following acts		
		emotionally dependent upon the	committed without the		
		psychotherapist;	complainant's consent,		
		(j) the actor is a psychotherapist and the	except in those cases		
		complainant is a patient or former patient	where consent is not a		
		and the sexual penetration occurred by	defense, and committed		
		means of therapeutic deception. Consent	with sexual or		
		by the complainant is not a defense;	aggressive intent:		
	1	(k) the actor accomplishes the sexual	(i) the intentional		

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
		penetration by means of deception or	touching by the actor of		
		false representation that the penetration is	the complainant's		
		for a bona fide medical purpose. Consent	intimate parts, or		
		by the complainant is not a defense;	(ii) the touching by the		
Minnesota Cont'		(l) the actor is or purports to be a member	complainant of the		
		of the clergy, the complainant is not	actor's, the		
		married to the actor, and:	complainant's, or		
		(i) the sexual penetration occurred	another's intimate parts		
		during the course of a meeting in which	effected by a person in a		
		the complainant sought or received	position of authority, or		
		religious or spiritual advice, aid, or	by coercion, or by		
		comfort from the actor in private; or	inducement if the		
		(ii) the sexual penetration occurred	complainant is under 13		
		during a period of time in which the	years of age or mentally		
		complainant was meeting on an ongoing	impaired, or	1	
		basis with the actor to seek or receive	(iii) the touching by	1	
		religious or spiritual advice, aid, or	another of the		
		comfort in private. Consent by the	complainant's intimate		
		complainant is not a defense;	parts effected by		
		(m) the actor is an employee,	coercion or by a person		
		independent contractor, or volunteer of a	in a position of		
		state, county, city, or privately operated	authority,		
		adult or juvenile correctional system, , or	(iv) in any of the cases		
		secure treatment facility, or treatment	above, the touching of		
		facility providing services to clients	the clothing covering the		
		civilly committed as mentally ill and	immediate area of the		
		dangerous, sexually dangerous persons,	intimate parts, or		
		or sexual psychopathic personalities,	(v) the intentional		
		including, but not limited to, jails,	touching with seminal		
		prisons, detention centers, or work	fluid or sperm by the		
		release facilities, and the complainant is a	actor of the		
		resident of a facility or under supervision	complainant's body or		
		of the correctional system. Consent by	the clothing covering the		
		the complainant is not a defense;	complainant's body.		
		(n) the actor provides or is an agent of an	(c) <u>Sexual contact with</u>		
		entity that provides special transportation	a person under 13		
		service, the complainant used the special	means the intentional		
		transportation service, and the sexual	touching of the		
		penetration occurred during or	complainant's bare		
		immediately before or after the actor	genitals or anal opening		
		transported the complainant. Consent by	by the actor's bare		
		the complainant is not a defense; or	genitals or anal opening	1	
		(o) the actor performs massage or other	with sexual or	1	
		bodywork for hire, the complainant was a	aggressive intent or the	1	
		user of one of those services, and	touching by the	1	
		nonconsensual sexual penetration	complainant's bare		
		occurred during or immediately before or	genitals or anal opening		
		after the actor performed or was hired to	of the actor's or	1	
		perform one of those services for the	another's bare genitals		
		complainant.	or anal opening with		
	I		sexual or aggressive		ı

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			intent.		
		MINN. STAT.§ 609.345 (West 2013).	Subd. 12. <u>Sexual</u>		
		Criminal sexual conduct in the fourth	penetration means any		
		degree.	of the following acts		
Minnesota Cont'			committed without the		
		Subd.1. A person who engages in sexual	complainant's consent,		
		contact with another person is guilty of	except in those cases		
		criminal sexual conduct in the fourth	where consent is not a		
		degree if any of the following	defense, whether or not		
		circumstances exist:	emission of semen		
		(a) the complainant is under 13 years of	occurs:		
		age and the actor is no more than 36	(1) sexual intercourse,		
		months older than the complainant.	cunnilingus, fellatio, or		
		Neither mistake as to the complainant's	anal intercourse; or		
		age or consent to the act by the	(2) any intrusion		
		complainant is a defense. In a	however slight into the		
		prosecution under this clause, the state is	genital or anal openings:		
		not required to prove that the sexual	(i) of the complainant's		
		contact was coerced;	body by any part of the		
		(b) the complainant is at least 13 but less	actor's body or any		
		than 16 years of age and the actor is more	object used by the actor		
		than 48 months older than the	for this purpose;		
		complainant or in a position of authority	* * ·		
		1 1	(ii) of the		
		over the complainant. Consent by the	complainant's body by		
		complainant to the act is not a defense. In	any part of the body of		
		any such case, if the actor is no more	the complainant, by any		
		than 120 months older than the	part of the body of		
		complainant, it shall be an affirmative	another person, or by		
		defense which must be proved by a	any object used by the		
		preponderance of the evidence that the	complainant or another		
		actor reasonably believes the complainant	person for this purpose,		
		to be 16 years of age or older. In all other	when effected by a		
		cases, mistake as to the complainant's age	person in a position of		
		shall not be a defense;	authority, or by		
		(c) the actor uses force or coercion to	coercion, or by		
		accomplish the sexual contact;	inducement if the child		
		(d) the actor knows or has reason to know	is under 13 years of age		
		that the complainant is mentally	or mentally impaired; or		
	1	impaired, mentally incapacitated, or	(iii) of the body of the		
		physically helpless;	actor or another person		
		(e) the complainant is at least 16 but less	by any part of the body		
		than 18 years of age and the actor is more	of the complainant or by		
	1	than 48 months older than the	any object used by the		
	1	complainant and in a position of authority	complainant for this		
		over the complainant. Neither mistake as	purpose, when effected		
	1	to the complainant's age nor consent to	by a person in a position		
		the act by the complainant is a defense;	of authority, or by		
		(f) the actor has a significant relationship	coercion, or by		
	1	to the complainant and the complainant	inducement if the child		
	1	was at least 16 but under 18 years of age	is under 13 years of age		
		at the time of the sexual contact. Neither	or mentally impaired.		

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
		mistake as to the complainant's age nor	Subd. 16. Patient means		
		consent to the act by the complainant is a	a person who seeks or		
		defense;	obtains		
		(g) the actor has a significant relationship	psychotherapeutic		
Minnesota Cont'		to the complainant, the complainant was	services.		
		at least 16 but under 18 years of age at	Subd. 17.		
		the time of the sexual contact, and:	Psychotherapist means a		
		(i) the actor or an accomplice used force	person who is or		
		or coercion to accomplish the contact;	purports to be a		
		(ii) the complainant suffered personal	physician, psychologist,		
		injury; or	nurse, chemical		
		(iii) the sexual abuse involved multiple	dependency counselor,		
		acts committed over an extended period	social worker, marriage		
		of time.	and family therapist,		
		(h) the actor is a psychotherapist and the	licensed professional		
	1	complainant is a patient of the	counselor, or other		
	1	psychotherapist and the sexual contact	mental health service		
	1	occurred:	provider; or any other		
		(i) during the psychotherapy session; or	person, whether or not		
		(ii) outside the psychotherapy session if	licensed by the state,		
		an ongoing psychotherapist-patient	who performs or		
		relationship exists. Consent by the	purports to perform		
		complainant is not a defense;	psychotherapy.		
		(i) the actor is a psychotherapist and the	Subd. 18.		
		complainant is a former patient of the	Psychotherapy means		
		psychotherapist and the former patient is	the professional		
		emotionally dependent upon the	treatment, assessment,		
		psychotherapist;	or counseling of a		
		(j) the actor is a psychotherapist and the	mental or emotional		
		complainant is a patient or former patient	illness, symptom, or		
		and the sexual contact occurred by means	condition.		
		of therapeutic deception. Consent by the	Subd. 21. Special		
		complainant is not a defense;	transportation service		
	1	(k) the actor accomplishes the sexual	means motor vehicle		
	1	contact by means of deception or false	transportation provided		
	1	representation that the contact is for a	on a regular basis by a		
		bona fide medical purpose. Consent by the complainant is not a defense;	public or private entity or person that is		
		(l) the actor is or purports to be a member	intended exclusively or		
	1	of the clergy, the complainant is not	primarily to serve		
	1	married to the actor, and:	individuals who are		
		(i) the sexual contact occurred during	vulnerable adults or		
	1	the course of a meeting in which the	disabled. Special		
		complainant sought or received religious	transportation service		
	1	or spiritual advice, aid, or comfort from	includes, but is not		
	1	the actor in private; or	limited to, service		
	1	(ii) the sexual contact occurred during a	provided by buses, vans,		
		period of time in which the complainant	taxis, and volunteers		
		was meeting on an ongoing basis with the	driving private		
	1	actor to seek or receive religious or	automobiles.		
		spiritual advice, aid, or comfort in	automobiles.		

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
Minnesota Cont'		private. Consent by the complainant is not a defense; (m) the actor is an employee, independent contractor, or volunteer of a state, county, city, or privately operated adult or juvenile correctional system, or secure treatment facility, or treatment facility providing services to clients civilly committed as mentally ill and dangerous, sexually dangerous persons, or sexual psychopathic personalities, including, but not limited to, jails, prisons, detention centers, or work release facilities, and the complainant is a resident of a facility or under supervision of the correctional system. Consent by the complainant is not a defense; (n) the actor provides or is an agent of an entity that provides special transportation service, the complainant used the special transportation service, the complainant is not married to the actor, and the sexual contact occurred during or immediately before or after the actor transported the complainant. Consent by the complainant is not a defense; or (o) the actor performs massage or other bodywork for hire, the complainant was a user of one of those services, and nonconsensual sexual contact occurred during or immediately before or after the actor performed or was hired to perform one of those services for the complainant.	Definitions/1vics	Temmes	Determina
Mississippi	MISS. CODE ANN. § 97-3-104 (West 2013).  Sex between lawenforcement official and offender.	MISS. CODE ANN. § 97-3-104 (West 2013).  Sex between law-enforcement official and offender.  It is unlawful for any jailer, guard, employee of the Department of Corrections, sheriff, constable, marshal other officer, or employee of a law enforcement agency or correctional facility to engage in any sexual penetration, or other sexual act with any offender, with the offender's consent, who is incarcerated at any jail or any state, county or private correctional facility or who is serving on probation, parole, earned-release supervision, post-	MISS. CODE ANN. § 97-3-97 (West 2013). Sexual battery, definitions.  (a) Sexual penetration includes cunnilingus, fellatio, buggery, or pederasty, any penetration of the genital or anal openings of another person's body by any part of a person's body, and insertion of any object into the genital or anal openings of another	MISS. CODE ANN. § 97-3-104 (West 2013).  Sex between lawenforcement official and offender.  Any person who violates this section shall be guilty of a felony and upon conviction shall be fined not more than \$5,000 or imprisoned for a term not to exceed 5 years, or both.	MISS. CODE ANN. § 97-3-104 (West 2013). Sex between lawenforcement official and offender. Consent is not a defense.

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
Mississippi Cont'		release supervision, earned probation or any other form of correctional supervision.  (2) It is unlawful for any civilian with supervisory or custodial authority over an offender to engage in any sexual penetration, or other sexual act with the offender, with the offender's consent, who is incarcerated at any jail or any state, county or private correctional facility.	person's body.  (b) A mentally defective person is one who suffers from a mental disease, defect or condition which renders that person temporarily or permanently incapable of knowing the nature and quality of his or her conduct.  (c) A mentally incapacitated person is one rendered incapable of knowing or controlling his or her conduct, or incapable of resisting an act due to the influence of any drug, narcotic, anesthetic, or other substance administered to that person without his or her consent.  (d) A physically helpless person is one who for any other reason is physically incapable of communicating an unwillingness to engage in an act.		
Missouri	Mo. Rev. STAT. § 566.145 (West 2013) Sexual contact with prisoner or offender— definitions—penaltyconsent not a defense.  Mo. Rev. STAT. § 217.405 (West 2013). Offender abuse, penaltyemployees not to use physical force, exceptions.  Mo. Rev. STAT. §	Mo. Rev. STAT. § 566.145 (West 2013).  Sexual contact with prisoner or offender—definitions—penaltyconsent not a defense.  1. A person commits the crime of sexual contact with a prisoner or offender if: (1) Such person is an employee of, or assigned to work in, any jail, prison or correctional facility and such person has sexual intercourse or deviate sexual intercourse with a prisoner or; (2) such person is a probation and parole officer and has sexual intercourse or deviate sexual intercourse with an offender who is under the direct supervision of the officer.	Mo. REV. STAT. § 566.145 (West 2013). Sexual contract with prisoner or offender—definitions—penalty—consent not a defense.  2. For the purposes of this section the following terms shall mean: (1) Offender, includes any person in the custody of a prison or correctional facility and any person who is under the supervision of the	MO. REV. STAT. § 566.145 (West 2013). Sexual contact with prisoner or offender—definitions—penalty—consent not a defense.  3. Sexual contact with a prisoner or offender is a class D felony.  MO. REV. STAT. § 558.011 (West 2013). Sentence of imprisonment,	MO. REV. STAT. § 566.145 (West 2013). Sexual contact with prisoner or offender— definitions—penalty— consent not a defense.  4. Consent of a prisoner or offender is not an affirmative defense.

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
Missouri Cont'	217.410 (West 2013).  Abuse of offender, duty to report, penalty confidentiality of report, immunity from liability harassment prohibited.	Mo. REV. STAT. § 217.405 (West 2013).  Offender abuse, penaltyemployees not to use physical force, exceptions.  1. Except as provided in subsection 3 of this section, a person commits the crime of "offender abuse" if he knowingly injures the physical well-being of any offender under the jurisdiction of the department by beating, striking, wounding or by sexual contact with such person.  (3) No employee of the department shall use any physical force on an offender except the employee shall have the right to use such physical force as is necessary to defend himself, suppress an individual or group revolt or insurrection, enforce discipline or to secure the offender.  Mo. Rev. Stat. § 217.410 (West 2013).  Abuse of offender, duty to report, penalty—confidentiality of report, immunity from liability—harassment prohibited.  1. When any employee of the department has reasonable cause to believe that an offender in a correctional center operated or funded by the department has been abused, he shall immediately report it in writing to the director.  (5) Upon receipt of a report, the department shall initiate an investigation within 24 hours.  (10) No person who directs or exercises any authority in a correctional center operated or funded by the department shall harass, dismiss or retaliate against an offender or employee because he or any member of his family has made a report of any violation or suspected violation of laws, ordinances or regulations applying to the correctional center which he has reasonable cause to believe has been committed or has occurred.  (NOTE: As used in the statute, the word "department" refers to the Missouri Department of Corrections).	state board of probation and parole;  (2) Prisoner, includes any person who is in the custody of a jail, whether pretrial or after disposition of a charge.  Mo. REV. STAT. § 566.010 (West 2013). Chapter definitions.  As used in this chapter and chapter 568, RSMo, the following terms mean:  (1) Deviate sexual intercourse, any act involving the genitals of one person and the hand, mouth, tongue, or anus of another person or a sexual act involving the penetration, however slight, of the male or female sex organ or the anus by a finger, instrument or object done for the purpose of arousing or gratifying the sexual desire of any person or for the purpose of terrorizing the victim;  (2) Sexual conduct, sexual intercourse, deviate sexual intercourse, deviate sexual intercourse, deviate sexual contact;  (3) Sexual contact, any touching of another person, or the breast of a female person, or such touching through the clothing, for the purpose of arousing or gratifying sexual desire of any person;	terms—conditional release.  1. The terms of imprisonment, including both prison and conditional release terms are: (4) For a class D felony, a term of years not to exceed 4 years.  Mo. REV. STAT. § 217.405 (West 2013). Offender abuse, penalty—employees not to use physical force, exceptions.  2. Offender abuse is a class C felony.  Mo. REV. STAT. § 558.011 (West 2013). Sentence of imprisonment, terms—conditional release.  1. The terms of imprisonment, including both prison and conditional release terms are: 3) For a class C felony, a term of years not to exceed 7 years;  Mo. REV. STAT. § 217.410 (West 2013). Abuse of offender duty to report penalty.—confidentiality of report, immunity from liability—harassment prohibited.  3. Any person	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			(4) Sexual intercourse, any penetration, however slight, of the female sex organ by the male sex organ, whether or not an emission results.	required by subsection 1 of this section to report or cause a report to be made, but who fails to do so within a reasonable time after the act of abuse or neglect is guilty of a class A misdemeanor.  Mo. Rev. STAT. § 558.011 (West 2013). Sentence of imprisonment, terms—conditional release.  1. The terms of imprisonment, including both prison and conditional release terms are: (5) For a class A	
				misdemeanor, a term not to exceed 1 year;	
Montana Montana Cont'	MONT. CODE ANN. § 45-5-502 (2013). Sexual assault.  MONT. CODE ANN. § 45-5-503 (2013). Sexual intercourse without consent.  MONT. CODE ANN. §	MONT. CODE ANN. § 45-5-502 (2013).  Sexual assault.  (1) A person who knowingly subjects another person to any sexual contact without consent commits the offense of sexual assault.  MONT. CODE ANN. § 45-5-503 (2013).  Sexual intercourse without consent.	MONT. CODE ANN. § 45-5-501 (2013). Definition.  (1)(a) used in 45-5-503, the term without consent means: (i) the victim is compelled to submit by force against the victim	MONT. CODE ANN. § 45-5-502 (2013). Sexual assault.  (2)(a) On a first conviction for sexual assault, the offender shall be fined an amount not to exceed \$500 or be	MONT. CODE ANN. § 45-5-502 (2013).  Sexual assault.  (5)(a) Consent is ineffective under this section if: (i) the victim is incarcerated in an adult or juvenile correctional,
	45-5-204 (2013).  Mistreating prisoners	(1) A person who knowingly has sexual intercourse without consent with another person commits the offense of sexual intercourse without consent.  MONT. CODE ANN. § 45-5-204 (2013).  Mistreating prisoners  (1) A person commits the offense of mistreating prisoners if, being responsible for the care or custody of a prisoner, the person purposely or knowingly:	or another; or (ii) subject to subsection (1)(b) and (1)(c), the victim is incapable of consent because the victim is: (E) incarcerated in an adult or juvenile correctional, detention, or treatment facility and the perpetrator is an employee, contractor, or volunteer of the facility and has supervisory or	imprisoned in the county jail for a term not to exceed 6 months, or both. (b) On a second conviction for sexual assault, the offender shall be fined an amount not to exceed \$1,000 or be imprisoned in the county jail for a term not to exceed 1 year, or both.	detention, or treatment facility and the perpetrator is an employee, contractor, or volunteer of the facility and has supervisory or disciplinary authority over the victim, unless the act is part of a lawful search.  (ii) less than 14 years old and the offender is 3 or more years older than the victim;

State Stat	itute	Coverage	Definitions/Notes	Penalties	Defenses
Montana Cont'		(a) assaults or otherwise injures a prisoner; (b) intimidates, threatens, endangers, or withholds reasonable necessities from the prisoner with the purpose to obtain a confession from the prisoner or for any other purpose; or (c) violates any civil right of a prisoner.	disciplinary authority over the victim, unless the act is part of a lawful search.  (F) receiving services from a youth care facility, as defined in 52-2-602, and the perpetrator:  (I) has supervisory or disciplinary authority over the victim or is providing treatment to the victim; and  (II) is an employee, contractor, or volunteer of the youth care facility: or  (G) admitted to a mental health facility, as defined in 53-21-102, is admitted to a community-based facility or a residential facility, as those terms are defined in 53-20-102, or is receiving community-based services, as defined in 53-20-102, and the perpetrator:  (I) has supervisory or disciplinary authority over the victim or is providing treatment to the victim; and  (II) is an employee, contractor, or volunteer of the facility or community-based service.  (b) Subsection  (1)(a)(ii)(E) does not apply if the individuals are married to each other and one of the individual is a probation or parole officer of a supervising	(c) On a third and subsequent conviction for sexual assault, the offender shall be fined an amount not to exceed \$10,000 or be imprisoned for a term not to exceed 5 years, or both.  (3) If the victim is less than 16 years old and the offender is 3 or more years older than the victim or if the offender inflicts bodily injury upon anyone in the course of committing sexual assault, the offender shall be punished by life imprisonment or by imprisonment in the state prison for a term of not less than 4 years, unless the judge makes a written finding that there is good cause to impose a term of less than 4 years and imposes a term of less than 4 years, or more than 100 years and may be fined not more than \$50,000.  MONT. CODE ANN. § 45-5-503 (2013). Sexual intercourse without consent.  (2) A person convicted of sexual intercourse without consent shall be punished by life imprisonment or by imprisonment in the state prison for a term of not less than 2	(iii) receiving services from a youth care facility, as defined in 52-2-602, and the perpetrator:  (A) has supervisory or disciplinary authority over the victim or is providing treatment to the victim; and  (B) is an employee, contractor, or volunteer of the youth care facility; or  (iv) admitted to a mental health facility, as defined in 53-21-102, is admitted to a community-based facility or a residential facility, as those terms are defined in 53-20-102, or is receiving community-based services, as defined in 53-20-102, or is receiving community-based services, as defined in 53-20-102, and the perpetrator:  (A) has supervisory or disciplinary authority over the victim or is providing treatment to the victim; and  (B) is an employee, contractor, or volunteer of the facility or community-based service.  (b) Subsection  (5)(a)(i) does not apply if one of the parties is on probation or parole and the other party is a probation or parole officer of the supervising authority and the parties are married to each other.  (c) Subsections  (5)(a)(iii) and (5)(a)(iv) do not apply if the individuals are married to each other and one of

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
Montana Cont'	Statute	Coverage	authority.  (c) Subsections (1)(a)(ii)(F) and (1)(a)(ii)(G) do not apply if the individuals are married to each other and one of the individuals involved is a patient in or resident of a facility, is a recipient of community-based services, or is receiving services from a youth care facility and the other individual is an employee, contractor, or volunteer of the facility or community-based service.  MONT. CODE ANN. § 45-2-101 (2013). General definitions.  Unless otherwise specified in the statute, all words must be taken in the objective standard rather than in the subjective, and unless a different meaning plainly is required, the following definitions apply in this title: (6) Child or children means any individual or individuals under 18 years of age, unless a different age is specified. (16) Conviction means a judgment of conviction or sentence entered upon a plea of guilty or nolo contendere or upon a verdict or finding of guilty of an offense rendered by a legally constituted jury or by a	years or more than 100 years and may be fined not more than \$50,000, except as provided in 46-18-219, 46-18-222, and subsections (3) and (4) of this section.  (3)(a) (3)(a) If the victim is less than 16 years old and the offender is 4 or more years older than the victim or if the offender inflicts bodily injury upon anyone in the course of committing sexual intercourse without consent, the offender shall be punished by life imprisonment or by imprisonment in the state prison for a term of not less than 4 years or more than 100 years and may be fined not more than \$50,000, except as provided in 46-18-219 and 46-18-222.persons are convicted of sexual intercourse without consent with the same victim in an incident in which each offender was present at the location where another offender's offense occurred during a time period in which each offender could have reasonably known of the other's offense, each offender shall be punished by life imprisonment or by	the individuals involved is a patient in or resident of a facility, is a recipient of community-based services, or is receiving services from a youth care facility and the other individual is an employee, contractor, or volunteer of the facility or community-based service.
			court of competent	imprisonment in the	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			jurisdiction authorized	state prison for a term	
			to try the case without a	of not less than 5	
			jury.	years or more than	
			(17) <u>Correctional</u>	100 years and may be	
			institution means a state	fined not more than	
			prison, detention center,	\$50,000, except as	
			multijurisdictional	provided in 46-18-	
			detention center, private	219 and 46-18-222.	
			detention center,	(c) If the offender was	
			regional correctional	previously convicted	
			facility, private	of an offense under	
			correctional facility, or	this section or of an	
			other institution for the	offense under the	
			incarceration of inmates	laws of another state	
			under sentence for	or of the United	
			offenses or the custody	States that if	
			of individuals awaiting	committed in this	
			trial or sentence for	state would be an	
			offenses.	offense under this	
			(21) <u>Deviate sexual</u>	section and if the	
			relations means form of	offender inflicted	
			sexual intercourse with	serious bodily injury	
			an animal.	upon a person in the	
			(31) <u>Inmate</u> means a	course of committing	
			person who is confined in a correctional	each offense, the	
				offender shall be:	
			institution.	(i) punished by	
			(50) (a) Official	death as provided in 46-18-301 through	
			detention means imprisonment resulting	46-18-310, unless the	
Montana Cont'			from a conviction for an	offender is less than	
Montana Cont			offense, confinement for	18 years of age at the	
			an offense, confinement	time of the	
			of a person charged with	commission of the	
			an offense, detention by	offense; or	
			a peace officer pursuant	(ii) punished as	
			to arrest, detention for	provided in 46-18-	
			extradition or	219.	
			deportation, or lawful	(4)(a) If the victim	
			detention for the	was 12 years of age or	
			purpose of the	younger and the	
			protection of the welfare	offender was 18 years	
			of the person detained	of age or older at the	
			or for the protection of	time of the offense,	
			society.	the offender:	
			(b) Official detention	(i) shall be punished	
			does not include	by imprisonment in a	
			supervision of probation	state prison for a term	
			or parole, constraint	of 100 years. The	
			incidental to release on	court may not	
			bail, or an unlawful	suspend execution or	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
	Statute		knowingly or purposely: (i) cause bodily injury or humiliate, harass, or degrade; or (ii) arouse or gratify the sexual response or desire of either party.	the offender to pay restitution as required by 46-18-242, the court shall require the offender, if able, to pay the victim's reasonable medical and counseling costs that result from the offense. The amount, method, and time of payment must be determined in the same manner as provided for in 46-18-244.  MONT. CODE ANN. § 45-5-204 (2013).  Mistreating prisoners  (2) A person convicted of the offense of mistreating prisoners shall be removed from office or employment and shall be imprisoned in the state prison for a term not to exceed 10 years or be fined an amount not to exceed \$50,000, or both.	Determinant
Nebraska	NEB. REV. STAT. ANN. § 28-322.01 (West 2013). Sexual abuse of an inmate or parolee.  NEB. REV. STAT. ANN. 28-322.02 (West 2013). Sexual abuse of an inmate or parolee in the first degree; penalty.  NEB. REV. STAT. ANN. § 28-322.03 (West 2013).	NEB. REV. STAT. ANN. § 28-322.01 (West 2013).  Sexual abuse of an inmate or parolee.  A person commits the offense of sexual abuse of an inmate or parolee if such person subjects an inmate or parolee to sexual penetration or sexual contact as those terms are defined in section 28-318.  NEB. REV. STAT. ANN. § 28-322.02 (West 2013).  Sexual abuse of an inmate or parolee in the first degree; penalty.  Any person who subjects an inmate or	NEB. REV. STAT. ANN. § 28-318 (West 2013). Terms, defined.  (1) Actor means a person accused of sexual assault; (2) Intimate parts means the genital area, groin, inner thighs, buttocks, or breasts; (3) Past sexual behavior means sexual behavior other than the sexual behavior upon which the sexual assault is alleged; (4) Serious personal	NEB. REV. STAT. ANN. § 28-322.02 (West 2013). Sexual abuse of an inmate or parolee in the first degree; penalty.  Sexual abuse of an inmate or parolee in the first degree is a Class III felony.  NEB. REV. STAT. ANN. § 28-105 (West 2013). Felonies;	NEB. REV. STAT. ANN. § 28-322.01 (West 2013). Sexual abuse of an inmate or parolee.  It is not a defense to a charge under this section that the inmate or parolee consented to such sexual penetration or sexual contact.

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
	Sexual abuse of an	parolee to sexual penetration is guilty of	injury means great	classification of	
	inmate or parolee in	sexual abuse of an inmate or parolee in	bodily injury or	penalties; sentences;	
	the second degree;	the first degree.	disfigurement, extreme	where served;	
	penalty.		mental anguish or	eligibility for	
		Neb. Rev. Stat. Ann. § 28-322.03	mental trauma,	probation.	
		(West 2013).	pregnancy, disease, or		
		Sexual abuse of an inmate or parolee in	loss or impairment of a	(1) For purposes of	
		the second degree; penalty.	sexual or reproductive	the Nebraska	
			organ;	Criminal Code and	
		Any person who subjects an inmate or	(5) Sexual contact	any statute passed by	
		parolee to sexual contact is guilty of	means the intentional	the Legislature after	
		sexual abuse of an inmate or parolee in	touching of the victim's	the date of passage of	
Nebraska Cont'		the second degree.	sexual or intimate parts	the code, felonies are	
r vorusius Com		ane second degree.	or the intentional	divided into 9 classes	
			touching of the victim's	which are	
			clothing covering the	distinguished from	
			immediate area of the	one another by the	
			victim's sexual or	following penalties	
			intimate parts. Sexual	which are authorized	
			contact shall also means	upon conviction:	
			the touching by the	The penalty for a	
			victim of the actor's	Class III felony is	
			sexual or intimate parts	imprisonment for a	
			or the clothing covering	maximum of 20 years	
			the immediate area of	or a \$25,000 fine, or	
			the actor's sexual or	both, and minimum	
			intimate parts when	imprisonment of 1	
			such touching is	year.	
			intentionally caused by	year.	
			the actor. Sexual contact	NEB. REV. STAT.	
			shall include only such	ANN. § 28-322.03	
			conduct which can be	(West 2013).	
			reasonably construed as	Sexual abuse of an	
			being for the purpose of		
			sexual arousal or	inmate or parolee in	
				the second degree;	
			gratification of either	penalty.	
			party.	Sexual abuse of an	
			(6) <u>Sexual penetration</u> means sexual		
				inmate or parolee in	
			intercourse in its	the second degree is a	
			ordinary meaning,	Class IV felony.	
			cunnilingus, fellatio,	NED DEV CTAT	
			anal intercourse, or any	NEB. REV. STAT.	
			intrusion, however	ANN. § 28-105 (West	
			slight, of any part of the	2013).	
			actor's or victim's body	Felonies;	
			or any object	classification of	
			manipulated by the actor	penalties; sentences;	
			into the genital or anal	where served;	
			openings of the victim's	eligibility for	
			body which can be	probation.	1

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
Nebraska Cont'		Corelage	reasonably construed as being for nonmedical or nonhealth purposes.  Sexual penetration shall not require emission of semen.  NEB. REV. STAT. ANN.  § 28-322.04 (West 2013)  (1) For purposes of this section:  (a) Person means an individual employed by the Department of Health and Human Services and includes, but is not limited to, any individual working in central administration or regional service areas or facilities of the department and any individual to whom the department has authorized or delegated control over a protected individual's activities, whether by contract or otherwise; and  (b) Protected individual means an individual in the care or custody of the department.	(1) For purposes of the Nebraska Criminal Code and any statute passed by the Legislature after the date of passage of the code, felonies are divided into 9 classes which are distinguished from one another by the following penalties which are authorized upon conviction: The penalty for a Class IV imprisonment for a maximum of 5 year, or a \$10,000 fine or both, and no minimum.	LOTORIOS .
			NEB. REV. STAT. ANN. § 28-322 (West 2013). Sexual abuse of an inmate or parolee; terms, defined.  For purposes of sections 28-322 to 28-322.03: (1) Inmate or parolee means any individual confined in a facility operated by the Department of Correctional Services or		

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			a city or county		
			correctional or jail		
			facility or under parole		
			supervision; and		
			(2) <u>Person</u> means		
			(a) an individual		
			employed by the		
			Department of		
			Correctional Services or		
			by the Office of Parole		
			Administration,		
			including any individual		
Nebraska Cont'			working in central		
			administration of the		
			department, any		
			individual working		
			under contract with the		
			department, and any individual, other than an		
			inmate's spouse, to		
			whom the department		
			has authorized or		
			delegated control over		
			an inmate or an inmate's		
			activities,		
			(b) an individual		
			employed by a city or		
			county correctional or		
			jail facility, including		
			any individual working		
			in central administration		
			of the city or county		
			correctional or jail		
			facility, any individual		
			working under contract		
			with the city or county		
			correctional or jail		
			facility, and any		
			individual, other than an		
			inmate's spouse, to		
			whom the city or county		
			correctional or jail		
			facility has authorized		
			or delegated control		
			over an inmate or an		
			inmate's activities, and		
			(c) an individual		
			employed by the Office		
			of Probation		
			Administration who		
			performs official duties	1	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			within any facility operated by the Department of Correctional Services or a city or county correctional or jail facility.		
Nevada Cont'	NEV. REV. STAT. ANN. § 212.187 (West 2013). Voluntary sexual conduct between prisoner and another person; penalty.	NEV. REV. STAT. ANN. § 212.187 (West 2013).  Voluntary sexual conduct between prisoner and another person; penalty.  1. A prisoner who is in lawful custody or confinement, other than in the custody of the Division of Parole and Probation of the Department of Public Safety or residential confinement, and who voluntarily engages in sexual conduct with another person is guilty of a category D felony.  2. A person who voluntarily engages in sexual conduct with a prisoner who is in lawful custody or confinement, other than in the custody of the Division of Parole and Probation of the Department of Public Safety or residential confinement, is guilty of a category D felony.	NEV. REV. STAT. ANN. § 212.187 (West 2013). Voluntary sexual conduct between prisoner and another person; penalty.  3. As used in this section, sexual conduct: (a) Includes acts of masturbation,, sexual penetration or physical contact with another person's clothed or unclothed genitals or pubic area to arouse, appeal to or gratify the sexual desires of a person. (b) Does not include acts of a person who has custody of a prisoner or an employee of the institution in which the prisoner is confined that are performed to carry out the necessary duties of such a person or employee.  NEV. REV. STAT. ANN. § 193.022 (West 2012). "Prisoner" defined.  Prisoner includes any person held in custody under process of law, or under lawful arrest.	NEV. REV. STAT. ANN. § 212.187 (West 2013). Voluntary sexual conduct between prisoner and another person; penalty.  1. Voluntary sexual conduct between prisoner and another person is a category D felony.  NEV. REV. STAT. ANN. § 193.130 (West 2012). Categories and punishment of felonies.  1. Except when a person is convicted of a category A felony, and except as otherwise provided by specific statute, a person convicted of a felony shall be sentenced to a minimum term and a maximum term of imprisonment which must be within the limits prescribed by the applicable statute, unless the statute in force at the time of commission of the felony prescribed a different penalty. The minimum term of imprisonment that	(NOTE: NEV. REV. STAT. ANN. makes no reference to defenses from prosecution for voluntary sexual conduct between prisoner and another person; penalty).

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
Nevada Cont'				may be imposed must not exceed 40 percent of the maximum term imposed.  2.(d) A category D felony is a felony for which a court shall sentence a convicted person to imprisonment in the state prison for a minimum term of not less than 1 year and a maximum term of not more than 4 years. In addition to any other penalty, the court may impose a fine of not more than \$5,000 unless a greater fine is authorized or required by statute.	
New Hampshire	N.H. REV. STAT. ANN. § 632-A:2 (West 2013). Aggravated Felonious Sexual Assault.  N.H. REV. STAT. ANN. § 632-A:3 (West 2013). Felonious Sexual Assault.	N.H. REV. STAT. ANN. § 632-A:2 (West 2013).  Aggravated Felonious Sexual Assault.  I. A person is guilty of the felony of aggravated felonious sexual assault if such person engages in sexual penetration with another person under any of the following circumstances: (d) When the actor coerces the victim to submit by threatening to retaliate against the victim, or any other person, and the victim believes that the actor has the ability to execute these threats in the future. (i) When the actor through concealment or by the element of surprise is able to cause sexual penetration with the victim before the victim has an adequate chance to flee or resist. (j) When, except as between legally married spouses, the victim is 13 years of age or older and under 16 years of age and: (1) the actor is a member of the same household as the victim; or (2) the actor is related by blood or affinity to the victim.	N.H. REV. STAT. ANN.  § 632-A:1 (West 2013).  Definitions.  In this chapter:  I. Actor means a person accused of a crime of sexual assault.  I-b. Genital openings means the internal or external genitalia including, but not limited to, the vagina, labia majora, labia minora, vulva, urethra or perineum.  III. Serious personal injury means extensive bodily injury or disfigurement, extreme mental anguish or trauma, disease or loss or impairment of a sexual or reproductive organ.  IV. Sexual contact means the intentional touching whether	N.H. REV. STAT. ANN. § 632-A:3 (West 2013). Felonious Sexual Assault.  A person is guilty of a class B felony if such person: I. Subjects a person to sexual contact and causes serious personal injury to the victim under any of the circumstances named in RSA § 632-A:2.  N.H. REV. STAT. ANN. § 625:9 (West 2013). Classification of crimes.  III.(a)(2) Class B felonies are crimes so designated by statute within or outside this	N.H. REV. STAT. ANN. § 632-A:2 (West 2013). Aggravated Felonious Sexual Assault.  (j) When, except as between legally married spouses, the victim is 13 years of age or older and under 16 years of age.  (n) Consent of the victim under any of the circumstances set forth in subparagraph (n) shall not be a defense.  N.H. REV. STAT. ANN. § 632-A:3 (West 2013). Felonious Sexual Assault.  III. Engages in sexual contact with a person other than his legal spouse who is under 13 years of age.

<u> </u>	State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
	New Hampshire Cont'	Statute	(k) When, except as between legally married spouses, the victim is 13 years of age and the actor is in a position of authority over the victim and uses this authority to coerce the victim to submit.  (l) When the victim is less than 13 years of age.  (m) When at the time of the sexual assault, the victim indicates by speech or conduct that there is not freely given consent to performance of the sexual act.  (n) When the actor is in a position of authority over the victim and uses this authority over the victim to submit under any of the following circumstances:  (1) When the actor has direct supervisory or disciplinary authority over the victim being incarcerated in a correctional institution, the secure psychiatric unit, or juvenile detention facility where the actor is employed; or  (2) When the actor is a probation or parole officer or juvenile probation and parole officer who has direct supervisory or disciplinary authority over the victim while the victim is on parole or probation or under juvenile probation.  II. A person is guilty of aggravated felonious sexual assault without penetration when he intentionally touches whether directly, through clothing, or otherwise, the genitalia of a person under the age of 13 under circumstances that can be reasonably construed as being for the purpose of sexual arousal or gratification.  III. A person is guilty of aggravated felonious sexual assault when such person engages in a pattern of sexual assault against another person, not the actor's legal spouse, who is less than 16 years of age. The mental state applicable to the underlying acts of sexual assault need not be shown with respect to the element of engaging in a pattern of	directly, through clothing, or otherwise, of the victim's or actor's sexual or intimate parts, including breasts and buttocks. Sexual contact includes only that aforementioned conduct which can be reasonably construed as being for the purpose of sexual arousal or gratification. V. Sexual penetration means:  (a) Sexual intercourse; or  (b) Cunnilingus; or  (c) Fellatio; or  (d) Anal intercourse; or  (e) Any intrusion, however slight, of any part of the actor's body or any object manipulated by the actor into genital or anal openings of the victim's body; or  (f) Any intrusion, however slight, of any part of the victim's body; or  (g) Any act which forces, coerces or intimidates the victim to perform any sexual penetration as defined in subparagraphs (a)-(f) on the actor, on another person, or on himself.  (h) Emission is not required as an element of any form of sexual	code and any crime defined outside of this code for which the maximum penalty, exclusive of fine, is imprisonment in excess of 1 year but not in excess in 7	IV(b) Consent of the victim under any of the circumstances set forth in subparagraph IV shall

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
New Hampshire Cont'		2013). Felonious Sexual Assault.  A person is guilty of a class B felony if such person: I. Subjects a person to sexual contact and causes serious personal injury to the victim under any of the circumstances named in RSA § 632-A:2; or II. Engages in sexual penetration with a person, other than his legal spouse, who is 13 years of age or older and under 16 years of age where the age difference between the actor and the other person is 4 years or more; or III. Engages in sexual contact with a person other than his legal spouse who is under 13 years of age. IV. Engages in sexual contact with the person when the actor is in a position of authority over the person and uses that authority to coerce the victim to submit under any of the following circumstances: (a) When the actor has direct supervisory or disciplinary authority over the victim by virtue of the victim being incarcerated in a correctional institution, the secure psychiatric unit, or the juvenile detention facility where the actor is a probation or parole officer who has direct supervisory or disciplinary authority over the victim while the victim is on parole or probation or under juvenile probation.			
New Jersey	N.J. REV. STAT. ANN. § 2C:14-2 (West 2013). Sexual assault.	N.J. REV. STAT. ANN. § 2C:14-2 (West 2013).  Sexual assault.  a. An actor is guilty of aggravated sexual assault if he commits an act of sexual penetration with another person under any one of the following circumstances:  (1) The victim is less than 13 years old  (2) The victim is at least 13 but less than 16 and  (a) The actor is related to the victim by blood or affinity to the third degree, or  (b) the actor has supervisory or	N.J. REV. STAT. ANN. § 2A:61B-1 (West 2013). Definitions; civil remedy; period of limitations; evidence; close circuit testimony; confidentiality; in camera proceedings; damages.  a. As used in this act: (1) Sexual abuse means an act of sexual contact	N.J. REV. STAT. ANN.  § 2C:14-2 (West 2013).  Sexual assault.  Aggravated sexual assault is a crime of the first degree.  N.J. REV. STAT. ANN.  § 2C:43-6 (West 2013).  Sentence of imprisonment for	N.J. REV. STAT. ANN. § 2C:14-5 (West 2013). Provisions generally applicable to Chapter 14.  a. The prosecutor shall not be required to offer proof that the victim resisted, or resisted to the utmost, or reasonably resisted the sexual assault in any offense proscribed by this chapter.

disciplinary power over the person by virtue of the actor's legal, professional or occupational status.  (7) The victim is one whom the actor knew or should have known was physically helpless, mentally incapasiteted, or had a mental disease or defect which rendered the victim temporarily or permanently incapable of understanding the nature of his condition of the person and the household the moments and an enture of his condition of the person incapable of providing consent.  A na actor is guilty of sexual assault if he commiss an act of sexual contact method in the victim who is less than 13 years old and the actor is at least four years older than the victim or other persons as to indemnine the persons of the following circumstances:  (1) The actor uses physical force or cover the victim by look of a rifinity to the third degree; or (b) The actor is related to the victim by blook of a rifinity power of any nature or in any capacity over the victim, or (c) The actor is a tesus the four less than 18 years old and:  (a) The actor is related to the victim by blook of a rifinity prover of any nature or in any capacity over the victim or victim victim victim victim or victim
intercourse, cunnilingus,

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
New Jersey Cont'			vagina either by the adult or upon the adult's instruction.	crime; ordinary terms; mandatory terms.  a. Except as otherwise provided, a person who has been convicted of a crime may be sentenced to imprisonment, as follows:  (2) In the case of a crime of the second degree, for a specific term of years which shall be fixed by the court and shall be between five years and 10 years.  N.J. REV. STAT. ANN. § 2C:43-3 (West 2013).  Fines and restitution.  A person who has been convicted of an offense may be sentenced to pay a fine, to make restitution, or both, such fine not to exceed: a. (2) \$150,000 when the conviction is of a crime of the second degree.	
New Mexico	N.M. STAT. ANN. § 30-9-11 (West 2013). Criminal sexual penetration.	N.M. STAT. ANN. § 30-9-11. (West 2013).  Criminal sexual penetration.  C. Aggravated criminal sexual penetration consists of all criminal sexual penetration perpetrated on a child under thirteen years of age with an intent to kill or with a depraved mind regardless of human life.  D. Criminal sexual penetration in the first degree consists of all criminal sexual penetration perpetrated:  (1) on a child under thirteen years of age;	N.M. STAT. ANN. § 30- 9-11 (West 2013). Criminal sexual penetration.  A. Criminal sexual penetration is the unlawful and intentional causing of a person to engage in sexual intercourse, cunnilingus, fellatio or anal intercourse or the causing of penetration,	N.M. STAT. ANN. § 30-9-11 (West 2013). Criminal sexual penetration.  C. Whoever commits aggravated criminal sexual penetration is guilty of a first degree felony for aggravated criminal sexual penetration. D. Whoever commits criminal sexual	N.M. STAT. ANN. § 30- 9-11. (West 2013). Criminal sexual penetration.  B. Criminal sexual penetration does not include medically indicated procedures.

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
New Mexico Cont'	Statute	or  (2) by the use of force or coercion that results in great bodily harm or great mental anguish to the victim.  E. Criminal sexual penetration in the second degree consists of all criminal sexual penetration perpetrated:  (1) by the use of force or coercion on a child 13 to 18 years of age;  (2) on an inmate confined in a correctional facility or jail when the perpetrator is in a position of authority over the inmate;  (3) by the use of force or coercion that results in personal injury to the victim;  (4) by the use of force or coercion when the perpetrator is aided or abetted by one or more persons.  (5) in the commission of any other felony; or  (6) when the perpetrator is armed with a deadly weapon.  F. Criminal sexual penetration in the third degree consists of all criminal sexual penetration perpetrated through the use of force or coercion not otherwise specified in this section.  G. Criminal sexual penetration in the fourth degree consists of all criminal sexual penetration:  (1) not defined in Subsections D through F of this section perpetrated on a child thirteen to sixteen years of age when the perpetrator is at least eighteen years of age and is at least four years older than the child and not the spouse of that child; or  (2) perpetrated on a child thirteen to eighteen years of age when the perpetrator, who is a licensed school employee, a school contract employee, a school health service provider or a school volunteer, and who is at least eighteen	Definitions/Notes to any extent and with any object, of the genital or anal openings of another, whether or not there is any emission.  N.M. STAT. ANN. § 33- 1-2 (West 2013). Definitions. As used in the Corrections Act: C. Corrections facility means any facility or program controlled or operated by the state or any of its agencies or departments and supported wholly or in part by state funds for the correctional care of persons, including but not limited to: (1) the "penitentiary of New Mexico", which consists of the penitentiary at Santa Fe and other places in the state designated by the secretary; and (2) the parole board to the extent delegated by the Parole Board Act.	Penalties penetration in the first degree is guilty of a first degree felony. E. Whoever commits criminal sexual penetration in the second degree is guilty of a second degree felony. F. Whoever commits criminal sexual penetration in the third degree is guilty of a third degree felony. G. Whoever commits criminal sexual penetration in the fourth degree is guilty of a fourth degree is guilty of a fourth degree felony. N.M. STAT. ANN. § 31-18-15 (West 2007). Sentencing authority: noncapital felonies; basic sentences and fines; parole authority; meritorious deductions.  A. If a person is convicted of a noncapital felony, the basic sentence of imprisonment is as follows: (2) for a first degree felony for aggravated criminal sexual penetration, life imprisonment; (3) for a first degree felony, eighteen years imprisonment; (6) for a second degree felony, 9 years imprisonment.	Defenses
		years of age and is at least four years older than the child and not the spouse of		and (9) for a third degree	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
		that child, learns while performing services in or for a school that the child is a student in a school.		felony, three years imprisonment; or (10) for a fourth degree felony, eighteen months imprisonment.  E. The court may, in	
				addition to the imposition of a basic sentence of imprisonment, impose a fine not to exceed: (2) for a first degree felony for aggravated criminal sexual penetration, seventeen thousand	
New Mexico Cont'				five hundred dollars (\$17,500); (3) for a first degree felony, fifteen thousand dollars (\$15,000); (6) for a second degree felony \$10,000 dollars. (9) for a third or fourth degree felony,	
				five thousand dollars (\$5,000).  N.M. STAT. ANN. § 30-9-11 (West 2013).  Criminal sexual penetration.	
				Whoever commits criminal sexual penetration in the second degree when the victim is a child who is 13 to 18 years of age is guilty of a second degree felony	
				for a sexual offense against a child and, shall be sentenced to a minimum term of imprisonment of 3 years which shall not	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
				be suspended or deferred.	
				N.M. STAT. ANN. § 31-18-15) (West 2013). Sentencing authority; noncapital felonies; basic sentences and fines; parole authority; meritorious deductions.	
				E. The court may, in addition to the imposition of a basic sentence of imprisonment, impose a fine not to exceed:  (5) for a secondary degree felony for a sexual offense against a child, \$12,500.	
New York	N.Y. PENAL LAW § 130.20 (Consol. 2013). Sexual misconduct.	N.Y. PENAL LAW § 130.20 (Consol. 2013).  Sexual misconduct.  A person is guilty of sexual misconduct	N.Y. PENAL LAW § 130.05 (Consol. 2013). Sex offenses; lack of consent.	N.Y. PENAL LAW § 130.20 (Consol. 2013). Sexual misconduct.	N.Y. PENAL LAW § 130.20 (Consol. 2013). Sexual misconduct.
	N.Y. PENAL LAW § 130.52 (Consol. 2013). Forcible touching.  N.Y. PENAL LAW § 130.55 (Consol. 2013).	when:  1. He or she engages in sexual intercourse with another person without such person's consent; or  2. He or she engages in oral sexual conduct or anal sexual conduct with another person without such person's consent.	1. Whether or not specifically stated, it is an element of every offense defined in this article that the sexual act was committed without consent of the victim.	Sexual misconduct is a class A misdemeanor.  N.Y. PENAL LAW § 70.15 (Consol. 2013).  Sentences of imprisonment for	Consent is a defense, but only when the victim is not preventing from consenting under the terms in § 130.05.  N.Y. PENAL LAW § 130.55 (Consol. 2013).
	Sexual abuse in the third degree.  N.Y. PENAL LAW §	He or she engages in sexual conduct with an animal or a dead human body.	2. Lack of consent results from: (a) Forcible compulsion; or	misdemeanors and violation.  1. Class A	Sexual abuse in the third degree. In any prosecution under
	130.60 (Consol. 2013). Sexual abuse in the second degree.	N.Y. PENAL LAW § 130.52 (Consol. 2013).  Forcible touching.	(b) Incapacity to consent; or (c) Where the offense charged is sexual abuse	misdemeanor. A sentence shall be a definite sentence. When such a sentence	this section, it is an affirmative defense that (a) such other person's lack of consent was due solely to incapacity to
	N.Y. PENAL LAW § 130.25 (Consol. 2013). Rape in the third	A person is guilty of forcible touching when such person intentionally, and for no legitimate purpose, forcibly touches the sexual or other intimate parts of another person for the purpose of	or forcible touching, any circumstances, in addition to forcible compulsion or incapacity to consent, in	is imposed the term shall be fixed by the court, and shall not exceed 1 year.	consent by reason of being less than seventeen years old, and (b) such other person was more than fourteen years old,

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
	degree.	degrading or abusing such person; or for	which the victim does	N.Y. PENAL LAW §	and (c) the defendant
		the purposes of gratifying the actor's	not expressly or	130.52 (Consol.	was less than five years
	N.Y. PENAL LAW §	sexual desire. For the purposes of this	impliedly acquiesce in	2013).	older than such other
	130.40 (Consol.	section, forcible touching includes	the actor's conduct; or	Forcible touching.	person.
	2013).	squeezing, grabbing or pinching.	(d) Where the offense		1
	Criminal sexual act		charged is rape in the	Forcible touching is a	
	in the third degree.	N.Y. PENAL LAW § 130.55 (Consol.	third degree as defined	class A misdemeanor.	N.Y. PENAL LAW §
	m mo ama aegree.	2013).	in subdivision three of	omos i i iniodemenion	130.25 (Consol. 2013).
	N.Y. PENAL LAW §	Sexual abuse in the third degree.	section 130.25, or	N.Y. PENAL LAW §	Rape in the third degree.
	130.65-a (Consol.	Boxuar abuse in the unite degree.	criminal sexual act in	70.15 (Consol. 2013).	3. He or she engages in
New York Cont'	2013).	A person is guilty of sexual abuse in the	the third degree as	Sentences of	sexual intercourse with
rew rork cont	Aggravated sexual	third degree when he or she subjects	defined in subdivision	imprisonment for	another person without
	abuse in the fourth	another person to sexual contact without	three of section 130.40.	misdemeanors and	such person's consent
	degree.	the latter's consent; except that in any	in addition to forcible	violation.	where such lack of
	degree.	prosecution under this section, it is an	compulsion,	violation.	consent is by reason of
		affirmative defense that (a) such other	circumstances under	1. Class A	some factor other than
		person's lack of consent was due solely to	which, at the time of the	misdemeanor. A	incapacity to consent.
		1 1	act of intercourse, oral	sentence shall be a	1 .
		incapacity to consent by reason of being	sexual conduct or anal	definite sentence.	(i.e. incapacity to consent is a defense to this
		less than 17 years old, and (b) such other		When such a sentence	section)
		person was more than 14 years old, and	sexual conduct, the		section)
		(c) the defendant was less than 5 years	victim clearly expressed	is imposed the term	NIV DENIAL LANGS
		older than such other person.	that he or she did not	shall be fixed by the	N.Y. PENAL LAW §
		N. V. Dravay, I. avy 8 120 c0 (Consol	consent to engage in	court, and shall not	130.65-a (Consol. 2013).
		N.Y. PENAL LAW § 130.60 (Consol.	such act, and a	exceed 1 year;	Aggravated sexual abuse
		2013).	reasonable person in the	M.M. Drover I and 6	in the fourth degree.
		Sexual abuse in the second degree.	actor's situation would	N.Y. PENAL LAW §	2. Conduct performed
			have understood such	130.55 (Consol.	for a valid medical
		A person is guilty of sexual abuse in the	person's words and acts	2013).	purpose does not violate
		second degree when he or she subjects	as an expression of lack	Sexual abuse in the	the provisions of this
		another person to sexual contact and	of consent to such act	third degree.	section.
		when such other person is:	under all the	0 11 11	
		1. incapable of consent by reason of	circumstances.	Sexual abuse in the	
		some factor other than being less than 17	3. A person is deemed	third degree is a class	
		years old.	incapable of consent	B misdemeanor.	
		2. Less than 14 years old.	when he or she is:	NIN Denvir I ave 6	
		N.V. Denvis I avec 8 120 25 (C. 1	(e) committed to the	N.Y. PENAL LAW §	
		N.Y. PENAL LAW § 130.25 (Consol.	care and custody of the	70.15 (Consol. 2013).	
		2013).	state department of	Sentences of	
		Rape in the third degree.	correctional services or	imprisonment for	
			a hospital, and the actor	misdemeanors and	
		A person is guilty of rape in the third	is an employee, who	violation.	
	1	degree when:	knows or reasonably		
		1. He or she engages in sexual	should know that such	2. Class B	
		intercourse with another person who is	person is committed to	misdemeanor. A	
		incapable of consent by reason of some	the care and custody or	sentence of	
		factor other than being less than	supervision of such	imprisonment for a	
	1	seventeen years old;	department or hospital.	class B misdemeanor	
	1	2. Being twenty-one years old or more,	For purposes of this	shall be a definite	
		he or she engages in sexual intercourse	paragraph, "employee"	sentence. When such	
		with another person less than seventeen	means (i) an employee	a sentence is imposed	
		years old; or	of the state department	the term shall be fixed	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
		3. He or she engages in sexual	of corrections and	by the court, and shall	
		intercourse with another person without	community supervision	not exceed 3 months.	
		such person's consent where such lack of	who, as part of his or		
		consent is by reason of some factor other	her employment,	N.Y. PENAL LAW §	
		than incapacity to consent.	performs duties: (A) in	130.60 (Consol.	
			a state correctional	2013).	
		N.Y. PENAL LAW § 130.40 (Consol.	facility in which the	Sexual abuse in the	
		- '	victim is confined at the	second degree.	
		2013).	time of the offense		
		Criminal sexual act in the third degree.	consisting of providing	Sexual abuse in the	
			custody, medical or	second degree is a	
		A person is guilty of criminal sexual act	mental health services,	class A misdemeanor.	
		in the third degree when:	counseling services,	class 11 inisdemeanor.	
		1. He or she engages in oral sexual	educational programs,	N.Y. PENAL LAW §	
		conduct or anal sexual conduct with a	vocational training,	70.15 (Consol. 2013).	
		person who is incapable of consent by	institutional parole		
		reason of some factor other than being	1	Sentences of	
		less than seventeen years old;	services or direct	imprisonment for	
		2. Being twenty-one years old or more,	supervision to inmates;	misdemeanors and	
		he or she engages in oral sexual conduct	or	violation.	
		or anal sexual conduct with a person less	(B) of supervising		
			persons released on	1. Class A	
		than seventeen years old; or	community supervision	misdemeanor. A	
		3. He or she engages in oral sexual	and supervises the	sentence shall be a	
		conduct or anal sexual conduct with	victim at the time of the	definite sentence.	
		another person without such person's	offense or has	When such a sentence	
		consent where such lack of consent is by	supervised the victim	is imposed the term	
		reason of some factor other than	and the victim is still	shall be fixed by the	
		incapacity to consent.	under community	court, and shall not	
			supervision at the time	exceed 1 year.	
		N.Y. PENAL LAW § 130.65-a (Consol.	of the offense; or		
		2013).	(ii) an employee of the		
		Aggravated sexual abuse in the fourth	office of mental health	N.Y. PENAL LAW §	
		degree.	who, as part of his or	130.25 (Consol.	
		=======================================	her employment,	2013).	
			performs duties in a	Rape in the third	
New York Cont'			state correctional facility	degree.	
		1. A person is guilty of aggravated sexual	or hospital, as such term		
		abuse in the fourth degree when:	is defined in subdivision	Rape in the third	
			two of section four	degree is a class E	
		(a) He or she inserts a foreign object in	hundred of the	felony.	
		the vagina, urethra, penis or rectum of	correction law in which	101011y.	
		another person and the other person is	the inmate is confined at	N.Y. PENAL LAW §	
		incapable of consent by reason of some	the time of the offense,	70.02 (Consol. 2013).	
		factor other than being less than	consisting of providing	Sentence of	
		seventeen years old; or	0 1		
		seventeen years ord, or	custody, medical or	imprisonment for a	
		(b) He or she inserts a finger in the	mental health services,	violent felony offense.	
		. ,	or direct supervision to		
		vagina, urethra, penis or rectum of	such inmates; or	3.(d) For a class E	
		another person causing physical injury to	(iii) a person, including	felony, the term must	
		such person and such person is incapable	a volunteer, providing	be at least one and	
		of consent by reason of some factor other	direct services to	one-half years and	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
		than being less than seventeen years old.  2. Conduct performed for a valid medical purpose does not violate the provisions of this section.	inmates in a state correctional facility in which the victim is confined at the time of the offense pursuant to a contractual arrangement with the state department of corrections and community supervision or, in the case of a volunteer, a written agreement with such department, provided that the person received written notice concerning the provisions of this paragraph; or (f) committed to the care and custody of a local correctional facility, as such term is defined in subdivision two of section forty of	must not exceed four years.  N.Y. PENAL LAW § 130.40 (Consol. 2013).  Criminal sexual act in the third degree. Criminal sexual act in the third degree is a class E felony.  N.Y. PENAL LAW § 70.02 (Consol. 2013). Sentence of imprisonment for a violent felony offense.  3.(d) For a class E felony, the term must be at least one and one-half years and must not exceed four years.	
New York Cont'			the correctional law, and the actor is an employee, not married to such person, who knows or reasonably should know that such person is committed to the care and custody of such facility. For purposes of this paragraph, "employee" shall also mean a person, including a volunteer or a government employee of the state department of corrections and community supervision or a local health, education or probation agency, providing direct services to inmates in the local correctional facility in which the victim is confined at the	N.Y. PENAL LAW § 130.65-a (Consol. 2013). Aggravated sexual abuse in the fourth degree.  Aggravated sexual abuse in the fourth degree is a class E felony.  N.Y. PENAL LAW § 70.02 (Consol. 2013). Sentence of imprisonment for a violent felony offense.  3.(d) For a class E felony, the term must be at least one and one-half years and	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			pursuant to a contractual	years.	
			arrangement with the		
			local correctional		
			department or, in the		
			case of such a volunteer		
			or government		
			employee, a written		
			agreement with such		
			department, provided		
			that such person		
			received written notice		
			concerning the		
			provisions of this		
			paragraph; or		
			(h) a client or patient		
			and the actor is a health		
			care provider or mental		
			health care provider		
			charged with rape in the		
			third degree as defined		
			in section 130.25,		
			criminal sexual act in		
			the third degree as		
			defined in section		
			130.40, aggravated		
			sexual abuse in the		
			fourth degree as defined		
			in section 130.65-a, or		
			sexual abuse in the third		
			degree as defined in		
			section 130.55, and the		
			act of sexual conduct		
			occurs during a		
			treatment session,		
			consultation, interview,		
New York Cont'			or examination.		
Yew Tork Com			(i) a resident or inpatient		
			of a residential facility		
			operated, licensed or		
			certified by (i) the office		
			of mental health; (ii) the		
			office for people with		
			developmental		
			disabilities; or (iii) the		
			office of alcoholism and		
			substance abuse		
			services, and the actor is		
			an employee of the		
			facility not married to		
			such resident or		
	ı		inpatient. For purposes	1	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			of this paragraph,		
			"employee" means		
			either: an employee of		
			the agency operating the		
			residential facility, who		
			knows or reasonably		
			should know that such		
			person is a resident or		
			inpatient of such facility		
			and who provides direct		
			care services, case		
			management services,		
			medical or other clinical		
			services, habilitative		
			services or direct		
			supervision of the		
			residents in the facility		
			in which the resident		
			resides; or an officer or		
			other employee,		
			consultant, contractor or		
			volunteer of the		
			residential facility, who		
			knows or reasonably		
			should know that the		
			person is a resident of		
			such facility and who is		
			in direct contact with		
			residents or inpatients;		
			provided, however, that		
			the provisions of this		
			paragraph shall only apply to a consultant,		
			contractor or volunteer		
			providing services		
New York Cont'			pursuant to a contractual		
New Tork Cont			arrangement with the		
			agency operating the		
			residential facility or, in		
			the case of a volunteer,		
			a written agreement		
			with such facility,		
			provided that the person		
			received written notice		
			concerning the		
			provisions of this		
			provisions of this paragraph; provided		
			further, however,		
			"employee" shall not		
			include a person with a		
	ı		developmental disability		

State	Statute	Coverage	Definitions/Notes Pena	lties Defenses	
			who is or was receiving services and is also an employee of a service provider and who has sexual contact with another service recipient who is a consenting adult who has consented to such contact.		
			N.Y. PENAL LAW § 130.00 (Consol. 2013). Sex offenses; definition of terms.		
			The following definitions are applicable to this article 1. Sexual intercourse has its ordinary meaning and occurs upon any penetration, however		
			slight.  2.(a) Oral sexual conduct means conduct between persons consisting of contact between the mouth and the penis, the mouth and		
			the anus, or the mouth and the vulva or vagina.  (b) Anal sexual conduct means the conduct between persons consisting of contact		
			between the penis and anus.  3. Sexual contact means any touching of the sexual or other intimate parts of a person not married to the actor for		
			the purpose of gratifying sexual desire of either party. It includes the touching of the actor by the victim, as well as the touching of the victim		
			by the actor, whether directly or through		

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			clothing as well as the		
			emission of ejaculate by		
			the actor upon any part		
			of the victim, clothed or		
			unclothed.		
			4. For the purposes of		
			this article married		
			means the existence of		
			the relationship between		
			the actor and the victim		
			as spouses which is		
			recognized by law at the		
			time the actor commits		
			an offense proscribed by		
			this article against the		
			victim.		
			5. <u>Mentally disabled</u>		
			means that a person		
			suffers from a mental		
			disease or defect which		
			renders him or her		
			incapable of appraising		
			the nature of his or her		
			conduct.		
			6. Mentally		
			incapacitated means that		
			a person is rendered		
			-		
			temporarily incapable of		
			appraising or controlling		
			his conduct owing to the		
			influence of a narcotic		
			or intoxicating		
			substance administered		
			to him without his		
			consent, or to any other		
			act committed upon him		
			without his consent.		
			7. <u>Physically helpless</u>		
			means that a person is		
			unconscious or for any		
			other reason is		
			physically unable to		
			communicate		
			unwillingness to an act.		
			8. Forcible compulsion		
			means to compel by		
			either:		
			a. use of physical force;		
			or		
			b. a threat, express or		
			implied, which places a		

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			person in fear of		
			immediate death or		
			physical injury to		
			himself, herself or		
			another person, or in		
			fear that he, she or		
			another person will		
			immediately be		
			kidnapped.		
			9. Foreign object means		
			any instrument or article		
			which, when inserted in		
			the vagina, urethra,		
			penis or rectum, is		
			capable of causing		
			physical injury.		
			10. Sexual conduct		
			means sexual		
			intercourse, oral sexual		
			conduct, anal sexual		
			conduct, aggravated		
			sexual contact, or sexual		
			contact.		
			11. <u>Aggravated sexual</u>		
			contact means inserting,		
			other than for a valid		
			medical purpose, a		
			foreign object in the		
			vagina, urethra, penis or		
			rectum of a child,		
			thereby causing physical		
			injury to such child.		
			12. <u>Health care provider</u>		
			means any person who		
			is, or is required to be,		
			licensed or registered or		
			holds himself or herself		
			out to be licensed or		
			registered, or provides		
			services as if he or she		
			were licensed or		
			registered in the		
			profession of medicine,		
			chiropractic, dentistry or		
			podiatry under any of		
			the following: article		
			one hundred thirty-one,		
			one hundred thirty-one,		
			one hundred thirty-		
			three, or one hundred		
	I		unce, or one nundred	1	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			education law.  13. Mental health care provider shall mean a licensed physician, licensed psychologist, registered professional nurse, licensed clinical social worker or a licensed master social worker under the supervision of a physician, psychologist or licensed clinical social worker.		
			N.Y. CORRECT § 40 (Consol. 2013).  Definitions.		
			As used in this article the following terms have the following meanings:  2. Local correctional facility means any county jail, county penitentiary, county		
			lockup, city jail, police station jail, town or village jail or lockup, court detention pen or hospital prison ward.  3. Correctional facility means any institution operated by the state department of		
			correctional services and community supervision, any local correctional facility, or any place used, pursuant to a contract with the state or a municipality, for the detention of persons		
			charged with or convicted of a crime, or, for the purpose of this article only, a secure facility operated by the office of children and		

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			family services  4. Municipal official means (a) the sheriff or, where a local correctional facility is under the jurisdiction of a county department, the head of such department, and clerk of the board of supervisors, in the case of a county jail; (b) the sheriff or other officer having custody or administrative jurisdiction and the clerk of the board of supervisors, in the case of a county penitentiary; (c) the clerk of the board of supervisors in the case of a county lockup; (d) the mayor and the city clerk, in the case of a city jail or police station jail; (e) the supervisor and town clerk, in the case of a town jail or lockup; (f) the mayor and village clerk, in the case of a village jail or lockup; (g) the clerk of the board of supervisors of the county wherein located and the officer having custody or control, in the case of a court detention pen or a hospital prison ward.		
North Carolina	N.C. GEN. STAT. § 14-27.7 (West 2013). Intercourse and sexual offenses with certain victims; consent no defense.	N.C. GEN. STAT. § 14-27.7 (West 2013).  Intercourse and sexual offenses with certain victims; consent no defense.  (a) If a defendant who has assumed the position of a parent in the home of a minor victim engages in vaginal intercourse or a sexual act with a victim who is a minor residing in the home, or if a person having custody of a victim of	N.C. GEN. STAT. § 14-27.1 (West 2013).  Definitions.  (1) Mentally disabled means (i) a victim who suffers from mental retardation, or (ii) a victim who suffers from a mental disorder, either	N.C. GEN. STAT. § 14-27.7 (West 2013). Intercourse and sexual offenses with certain victims; consent no defense.  (a) A violation of this section is a Class E felony.	N.C. GEN. STAT. § 14-27.7 (West 2013).  Intercourse and sexual offenses with certain victims; consent no defense.  (a) Consent is not a defense to a charge under this section.

tate Statute	Coverage	Definitions/Notes	Penalties	Defenses
orth Carolina Cont'	any age or a person who is an agent or employee of any person, or institution, whether such institution is private, charitable, or governmental, having custody of a victim of any age engages in vaginal intercourse or a sexual act with such victim, the defendant is guilty of a Class E felony.  (b) If a defendant, who is a teacher, school administrator, student teacher, school safety officer, or coach, at any age, or who is other school personnel, and who is at least four years older than the victim engages in vaginal intercourse or a sexual act with a victim who is a student, at any time during or after the time the defendant and victim were present together in the same school, but before the victim ceases to be a student, the defendant is guilty of a Class G felony, except when the defendant is lawfully married to the student. A defendant who is school personnel, other than a teacher, school administrator, student teacher, school safety officer, or coach, and is less than four years older than the victim and engages in vaginal intercourse or a sexual act with a victim who is a student, is guilty of a Class A1 misdemeanor. This subsection shall apply unless the conduct is covered under some other provision of law providing for greater punishment.	Definitions/Notes  of which temporarily or permanently renders the victim substantially incapable of appraising the nature of his or her conduct, or of resisting the act of vaginal intercourse or a sexual act, or of communicating unwillingness to submit to the act of vaginal intercourse or a sexual act.  (2) Mentally incapacitated means a victim who due to any act committed upon the victim is rendered substantially incapable of either appraising the nature of his or her conduct, or resisting the act of vaginal intercourse or a sexual act.  (3) Physically helpless means (i) a victim who is unconscious; or (ii) a victim who is unconscious; or (ii) a victim who is physically unable to resist an act of vaginal intercourse or a sexual act or communicate unwillingness to submit to an act of vaginal intercourse or a sexual act.  (4) Sexual act means cunnilingus, fellatio, anallingus, or anal intercourse. Sexual act also means the penetration, however slight, by any object into	Penalties  N.C. GEN. STAT. § 15A-1340.17 (West 2013). Punishment limits for each class of offense and prior record level.  (e) Maximum Sentences for Class B1 through Class E Felonies for Minimum Terms up to 339 Months.  N.C. GEN. STAT. § 15A-1340.17 (West 2013). Punishment limits for each class of offense and prior record level.  (b) Fines.—Any judgment that includes a sentence of imprisonment may also include a fine. If a community punishment is authorized, the judgment may consist of a fine only.  N.C. GEN. STAT. § 14-27.7 (West 2013). Intercourse and sexual offenses with certain victims; consent no defense.  (b) If a defendant, who is a teacher, school administrator, student teacher, school safety officer, or coach, at any age, or who is other school	N.C. GEN. STAT. § 14-27.7 (West 2013).  Intercourse and sexual offenses with certain victims; consent no defense.  (b)Consent is not a defense to a charge under this section.

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			affirmative defense that	intercourse or a	
			the penetration was for	sexual act with a	
			accepted medical	victim who is a	
			purposes.	student, at any time	
			(5) "Sexual contact"	during or after the	
			means (i) touching the	time the defendant	
			sexual organ, anus,	and victim were	
			breast, groin, or	present together in the	
			buttocks of any person,	same school, but	
			(ii) a person touching	before the victim	
			another person with	ceases to be a student,	
			their own sexual organ,	the defendant is guilty	
			anus, breast, groin, or	of a Class G felony,	
			buttocks, or (iii) a	except when the	
			person ejaculating,	defendant is lawfully	
			emitting, or placing	married to the	
			semen, urine, or feces	student.	
			upon any part of another	Student.	
North Carolina Cont'	,		person.	N.C. GEN. STAT. §	
torui Carollila Colli			person.	14-27.7 (West 2013).	
			CASE NOTE:	Intercourse and	
			Custodial sexual offense	sexual offenses with	
			does not require act by	certain victims;	
			1 1		
			force against the will of	consent no defense.	
			another person. It	(h) A defendant out of	
			requires that the	(b)A defendant who	
			perpetrator's principal	is school personnel,	
			or employer, have	other than a teacher,	
			custody of the victim.	school administrator,	
			State v. Raines.	student teacher,	
			319 N.C. 258 (1987)	school safety officer,	
			(holding that a voluntary	or coach, and is less	
			patient in a private	than four years older	
			hospital was in	than the victim and	
			"custody" of the	engages in vaginal	
			hospital, and an	intercourse or a	
			intensive care charge	sexual act with a	
			nurse was properly	victim who is a	
			convicted, under a	student, is guilty of a	
			statute criminalizing	Class A1	
			sexual intercourse with	misdemeanor.	
			a person in the custody		
			of the offender's	N.C. GEN. STAT. §	
			employer).	15A-1340.17 (West	
				2013).	
			N.C. GEN. STAT. § 14-	Punishment limits for	
			27.7 (West 2013).	each class of offense	
			i ' '	and prior record level.	
			(b)The term same		
			school means a school	(d) Maximum	
	1	ĺ	at which the student is	Sentences Specified	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
North Dakota Cont'	Statute wards.  N.D. CENT. CODE § 12.1-20-07 (West 2011). Sexual assault.	A person who engages in a sexual act with another person, or any person who causes another to engage in a sexual act is guilty of a class C felony if the other person is in official custody or detained in a hospital, prison, or other institution and the actor has supervisory or disciplinary authority over the other person.  N.D. CENT. CODE § 12.1-20-07 (West 2011).  Sexual assault.  1. A person who knowingly has sexual contact with another person, or who causes another person to have sexual contact with that person, is guilty of an offense if: a. That person knows or has reasonable cause to believe that the contact is offensive to the other person; b. That person knows or has reasonable cause to believe that the other person suffers from a mental disease or defect which renders that other person incapable of understanding the nature of that other person's conduct; c. That person or someone with that person's knowledge has substantially impaired the victim's power to appraise or control the victim's conduct, by administering or employing without the victim's knowledge intoxicants, a controlled substance as defined in chapter 19-03.1, or other means for the purpose of preventing resistance; d. The other person is in official custody or detained in a hospital, prison, or other institution and the actor has supervisory or disciplinary authority over that other person; e. The other person is a minor, fifteen years of age or older, and the actor is the other person's parent, guardian, or is otherwise responsible for general supervision of the other person's welfare; or f. The other person is a minor, fifteen	2. Deviate sexual act means any form of sexual contact with an animal, bird, or dead person. 3. Object means anything used in commission of a sexual act other than the person of the actor. 4. Sexual act means sexual contact between human beings consisting of contact between the penis and the anus, the mouth and the penis, the mouth and the penis, the mouth and the vulva, or any other portion of the human body and the penis, anus, or vulva; or the use of an object which comes in contact with the victim's anus, vulva, or penis. For the purposes of this subsection, sexual contact between the penis and the anus, any other portion of the human body and the anus or vulva, or an object and the anus, any other portion of the human body and the anus or vulva, or penis of the victim, occurs upon penetration, however slight. Emission is not required. 5. Sexual contact means any touching, whether or not through the clothing or other covering, of the sexual or other intimate parts of the person, or the penile ejaculation or ejaculate or emission of	Penalties  wards.  Sexual abuse of wards is a class C felony.  N.D. CENT. CODE § 12.1-32-01 (West 2013).  Classification of offenses – Penalties.  Offenses are divided into seven classes, which are denominated and subject to maximum penalties, as follows: 4. Class C felony, for which a maximum penalty of 5 years imprisonment, a fine of \$10,000, or both, may be imposed.  5. Class A misdemeanor, for which a maximum penalty of one year's imprisonment, a fine of \$3,000 or both, may be imposed.  6. Class B misdemeanor, for which a maximum of 30 day's imprisonment, a fine of \$1,500 or both, may be imposed.  N.D. CENT. CODE § 12.1-20-07 (West 2011).  Sexual assault.  2. The offense is a class C felony if the actor's conduct violates subdivision b, c, d, or e of	Defenses sexual abuse of wards or sexual assault however Grager v. Schudar, held that consent is not a defense. 770 N.W.2d 692 (N.D. 2009)).
		years of age or older, and the actor is an adult.	urine or feces upon any part of the person, for	subsection 1, or subdivision f of	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			the purpose of arousing or satisfying sexual or aggressive desires.  CASE NOTE:  See State v. Ennis, 464  N.W. 2d 378 (1990) (holding that time on probation is not "time spent in custody" within the meaning of N.D.  Cent. Code §12.1-32-02 (Sentencing alternatives -Credit for time in custody. Diagnostic testing).  and time on parole, too, is not "time spent in custody" within the meaning of §12.1-32-02( Sentencing alternatives. Credit for time in custody. Diagnostic testing).	subsection 1 if the adult is at least twenty-two years of age, a class A misdemeanor if the actor's conduct violates subdivision f of subsection 1 if the adult is at least eighteen years of age and not twenty-two years of age or older, or a class B misdemeanor if the actor's conduct violates subdivision a of subsection 1.	
Ohio	OHIO REV. CODE ANN. § 2907.03 (West 2013). Sexual battery.	OHIO REV. CODE ANN. § 2907.03 (West 2013).  Sexual battery.  (A) No person shall engage in sexual conduct with another, not the spouse of the offender, when any of the following apply:  (1) The offender knowingly coerces the other person to submit by any means that would prevent resistance by a person of ordinary resolution.  (2) The offender knows that the other person's ability to appraise the nature of or control the other person's own conduct is substantially impaired.  (3) The offender knows that the other person submits because the other person is unaware that the act is being committed.  (4) The offender knows that the other person submits because the other person mistakenly identifies the offender as the other person's spouse.  (6) The other person is in custody of law or a patient in a hospital or other	OHIO REV. CODE ANN. § 2907.01 (West 2013).  Definitions.  (A) Sexual conduct means vaginal intercourse between a male and female; anal intercourse, fellatio, and cunnilingus between persons regardless of sex; and, without privilege to do so, the insertion, however slight, of any part of the body or any instrument, apparatus, or other object into the vaginal or anal cavity of another. Penetration, however slight, is sufficient to complete vaginal or anal intercourse.  (I) Juvenile means an	OHIO REV. CODE ANN. § 2907.03 (West 2013). Sexual battery.  (B) Sexual battery is a felony of the third degree.  OHIO REV. CODE ANN. § 2929.14 (West 2007). Prison Terms.  (A)(3)(a) For a felony of the third degree, the prison term shall be twelve, eighteen, twenty-four, thirty, thirty-six, forty-two, forty-eight, fifty-four, or sixty months.  OHIO REV. CODE ANN. § 2907.03 (West 2013).	OHIO REV. CODE ANN. § 2907.03 (West 2013). Sexual battery.  (A) Marriage is a defense.

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
Ohio Cont'		institution, and the offender has supervisory or disciplinary authority over the other person.  (7) The offender is a teacher, administrator, coach, or other person in authority employed by or serving in a school for which the state board of education prescribes minimum standards pursuant to division (D) of section 3301.07 of the Revised Code, the other person is enrolled in or attends that school, and the offender is not enrolled in and does not attend that school.  (8) The other person is a minor, and the offender is a teacher, administrator, coach, or other person in authority employed by or serving in an institution of higher education, and the other person is enrolled in or attends that institution.  (9) The other person is a minor, and the offender is the other person's athletic or other type of coach, is the other person's instructor, is the leader of a scouting troop of which the other person is a member, or is a person with temporary or occasional disciplinary control over the other person.  (10) The offender is a mental health professional, the other person is a mental health client or a patient of the offender, and the offender induces the other person to submit by falsely representing to the other person that the sexual conduct is necessary for mental health treatment purposes.  (11) The person is confined in a detention facility, and the offender is an employee of that detention facility.  (12) The other person is a minor, the offender is a cleric, and the other person is a member of, or attends, the church or congregation served by the cleric.  (13) The other person is a minor, the offender is a peace officer, and the offender is more than two years older than the other person.	unmarried person under the age of 18.  OHIO REV. CODE ANN. § 2921.01 (West 2013). Definitions.  (F) Detention facility means any public or private place used for the confinement of a person charged with or convicted of any crime in this state or another state or under the laws of the United States or alleged or found to be a delinquent child or unruly child in this state or another state or under the laws of the United States.  CASE NOTE:  See State v. Thompson, 33 Ohio St. 3d 1 (1987) (stating that both probationers and parolees have been held to possess U.S. Const. Fourth Amendment rights more limited than other people, because they are considered to be in the constructive, as opposed to actual or physical, custody of the state at all times during their probation or parole. There is no distinction between probationers and parolees).	Sexual battery.  If the other person is less than 13 years of age, sexual battery is a felony of the second degree, and the court shall impose upon the offender a mandatory prison term equal to one of the prison terms prescribed in § 2929.14 of the Revised Code for the felony of the second degree.  OHIO REV. CODE ANN. § 2929.14 (West 2013).  Prison Terms.  (A)(2) For a felony of the second degree, the prison term shall be 2, 3, 4, 5, 6, 7, or 8 years.	
Oklahoma	OKLA. STAT. tit. 21, § 1111 (West 2013). Rape defined.	OKLA. STAT. tit. 21, § 1111 (West 2013).  Rape defined.  A. Rape is an act of sexual intercourse	OKLA. STAT. tit. 22, § 40 (West 2013). Definitions.	OKLA. STAT. tit. 21, § 1115 (West 2013).  Punishment of rape in the first degree.	OKLA. STAT. tit. 21, § 1111 (West 2013). Rape Defined.

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
State  Oklahoma Cont'	Statute  OKLA. STAT. tit. 21, § 1114 (West 2013).  Rape in the first degree - Second degree.  OKLA. STAT. tit. 21, § 888 (West 2013).  Forcible sodomy.  OKLA. STAT. tit. 21, § 1123 (West 2013).  Lewd of indecent proposals or acts as to child under 16 or person believed to be under 16 – Sexual battery.	involving vaginal or anal penetration accomplished with a male or female who is not the spouse of the perpetrator and who may be of the same or the opposite sex as the perpetrator under any of the following circumstances:  1. Where the victim is under sixteen (16) years of age;  2. Where the victim is incapable through mental illness or any other unsoundness of mind, whether temporary or permanent, of giving legal consent;  3. Where force or violence is used or threatened, accompanied by apparent power of execution to the victim or to another person;  4. Where the victim is intoxicated by a narcotic or anesthetic agent, administered by or with the privity of the accused as a means of forcing the victim to submit;  5. Where the victim is at the time unconscious of the nature of the act and this fact is known to the accused;  6. Where the victim submits to sexual intercourse under the belief that the person committing the act is a spouse, and this belief is induced by artifice, pretense, or concealment practiced by the	Definitions/Notes  1. Rape means an act of sexual intercourse with a person pursuant to § 1111, 1111.1, and 1114 of Title 21 of the Oklahoma Statutes; and  2. Forcible sodomy means the act of forcing another person to engage in the detestable and abominable crime against nature pursuant to § 886 and 887 of Title 21 of the Oklahoma Statutes that is punishable under § 888 of Title 21 of Oklahoma Statutes.  OKLA. STAT. tit. 21, § 1123 (West 2013). Lewd of indecent proposals or acts as to child under 16 or person believed to be under 16 — Sexual battery.	Penalties  Rape in the first degree is a felony punishable by death or imprisonment in the State Penitentiary, not less than 5 years, in the discretion of the jury, or in case the jury fails or refuses to fix the punishment then the same shall be pronounced by the court.  OKLA. STAT. tit. 21, § 1114 (West 2013).  Rape in first degree — Second degree.  B. In all other cases, rape or rape by instrumentation is rape in the second degree.  OKLA. STAT. tit. 21, § 1116 (West 2013).	Defenses  A. Marriage is a defense.
		belief. In all cases of collusion between the accused and the spouse to accomplish such act, both the spouse and the accused, upon conviction, shall be deemed guilty of rape;  7. Where the victim is under the legal custody or supervision of a state agency, a federal agency, a county, a municipality or a political subdivision and engages in sexual intercourse with a state, federal, county, municipal or political subdivision employee or an employee of a contractor of the state, the federal government, a county, a municipality or a political subdivision that exercises authority over the victim; or  8. Where the victim is at least sixteen (16) years of age and is less than twenty (20) years of age and is a student, or under the legal custody or supervision of any public or private elementary or	commit sexual battery on any other person.  Sexual battery shall mean the intentional touching, mauling or feeling of the body or private parts of any person 16 years of age or older, in a lewd and lascivious manner.  1. without the consent of that person; 2. when committed by a state, county, municipal or political subdivision employee or a contractor or an employee of a contractor of the state, county, a municipality or political subdivision of this state upon a	Rape in the second degree is a felony, and punishable by imprisonment in the State Penitentiary for not less than 1 year nor more than 15 years.  OKLA. STAT. tit. 21, § 888 (West 2013). Forcible Sodomy.  A. Forcible sodomy is a felony punishable by imprisonment in the State Penitentiary for a period of not more than 20 years, except as provided	

	secondary school, junior high or high school, or public vocational school, and engages in sexual intercourse with a person who is eighteen (18) years of age or older and is an employee of the same school system.  B. Rape is an act of sexual intercourse accomplished with a male or female who is the spouse of the perpetrator if force or violence is used or threatened, accompanied by apparent power of execution to the victim or to another person.  OKLA. STAT. tit. 21, § 1114 (West 2013).  Rape in the first degree - Second degree.	person who is under the legal custody, supervision or authority of a state agency, a county, a municipality or a political subdivision of this state.  3. When committed upon a person who is at least sixteen (16) years of age and is less than twenty (20) years of age and is a student, or in the legal custody or supervision of any public or private	ion § 3 of this act. Any person convicted of a second violation of this section, where the victim of the second offense is a person under 16 years of age, shall not be eligible for probation, suspended or deferred sentence.  OKLA. STAT. tit. 21, § 1123 (West 2013). Lewd of indecent	
Oklahoma Cont'	A. Rape in the first degree shall include:  1. rape committed by a person over 18 years of age upon a person under 14 years of age; or  2. rape committed upon a person incapable through mental illness or any unsoundness of mind of giving legal consent regardless of the age of the person committing the crime; or  3. rape accomplished where the victim is intoxicated by a narcotic or anesthetic agent, administered by or with the privity of the accused as a means of forcing the victim to submit; or  4. rape accomplished where the victim is at the time unconscious of the nature of the act and this fact is known to the accused; or  5. rape accomplished with any person by means of force, violence, or threats of force or violence accompanied by apparent power of execution regardless of the age of the person committing the crime; or  6. rape by instrumentation resulting in bodily harm is rape by instrumentation in the first degree regardless of the age of the person committed upon a person under fourteen (14) years	elementary or secondary school, or technology center school, by a person who is eighteen (18) years of age or older and is an employee of the same school system that the victim attends. As used in this subsection, "employee of the same school system" means a teacher, principal or other duly appointed person employed by a school system or an employee of a firm contracting with a school system who exercises authority over the victim.  OKLA. STAT. tit. 21, § 1040.75 (West 2013). Definitions.  5. Sexual conduct means acts of masturbation, homosexuality, sexual	proposals or acts as to child under 16 or person believed to be under 16 – Sexual battery.  OKLA. STAT. tit. 21, § 1123  Any person convicted of any violation of this subsection shall be punished by imprisonment in the custody of the Department of Corrections for not less than three (3) years nor more than twenty (20) years, except when the child is under twelve (12) years of age at the time the offense is committed, and in such case the person shall, upon conviction, be punished by imprisonment in the custody of the Department of Corrections for not	
	of age.  B. In all other cases, rape or rape by instrumentation is rape in the second	intercourse or physical contact with a person's clothed or unclothed	less than twenty-five (25) years. The provisions of this	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
State  Oklahoma Cont'	Statute	OKLA. STAT. tit. 21, § 888 (West 2013). Forcible sodomy.  A. Any person who forces another person to engage in the detestable and abominable crime against nature, pursuant to § 886 of this title, upon conviction, is guilty of a felony punishable by imprisonment in the State Penitentiary for a period of not more than 20 years  Except for persons sentenced to life or life without parole, any person sentenced to imprisonment for two (2) years or more for a violation of this subsection shall be required to serve a term of post-imprisonment supervision pursuant to subparagraph f of paragraph 1 of subsection A of Section 991a of Title 22 of the Oklahoma Statutes under conditions determined by the Department of Corrections. The jury shall be advised that the mandatory post-imprisonment supervision shall be in addition to the actual imprisonment. Any person convicted of a second violation of this section, where the victim of the second offense is a person under sixteen (16) years of age, shall not be eligible for probation, suspended or deferred sentence. Any person convicted of a third or subsequent violation of this section, where the victim of the third or subsequent offense is a person under sixteen (16) years of age, shall be punished by imprisonment in the custody of the Department of Corrections for a term of life or life without parole, in the discretion of the jury, or in case the jury	Definitions/Notes buttocks, or, if such person be a female, breast;	Penalties  apply unless the accused is at least three (3) years older than the victim, except when accomplished by the use of force or fear. Except as provided in Section 51.1a of this title, any person convicted of a second or subsequent violation of this subsection shall be guilty of a felony punishable as provided in this subsection and shall not be eligible for probation, suspended or deferred sentence. Except as provided in Section 51.1a of this title, any person convicted of a third or subsequent violation of this subsection shall be guilty of a felony punishable by imprisonment in the custody of the Department of Corrections for a term of life or life without parole, in the discretion of the jury, or in case the jury fails or refuses to fix punishment then the same shall be pronounced by the	Defenses
		probation, suspended or deferred sentence. Any person convicted of a third or subsequent violation of this section, where the victim of the third or subsequent offense is a person under sixteen (16) years of age, shall be punished by imprisonment in the custody of the Department of Corrections for a term of life or life without parole, in the		Department of Corrections for a term of life or life without parole, in the discretion of the jury, or in case the jury fails or refuses to fix punishment then the same shall be	
		Any person convicted of a violation of this subsection after having been twice convicted of a violation of subsection A of Section 1114 of this title, a violation of Section 1123 of this title or sexual abuse of a child pursuant to Section 843.5 of this title, or of any attempt to commit any of these offenses or any combination of		violation of this subsection after having been twice convicted of a violation of subsection A of Section 1114 of this title, Section 888 of	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
		said offenses, shall be punished by		this title, sexual abuse	
		imprisonment in the custody of the		of a child pursuant to	
		Department of Corrections for a term of		Section 843.5 of this	
		life or life without parole.		title, or of any attempt	
		B. The crime of forcible sodomy shall		to commit any of	
		include:		these offenses or any	
		1. Sodomy committed by a person over		combination of	
		18 years of age upon a person under 16		convictions pursuant	
		years of age; or		to these sections shall	
		2. Sodomy committed upon a person		be punished by	
		incapable through mental illness or any		imprisonment in the	
		unsoundness of mind of giving legal		custody of the	
		consent regardless of the age of the		Department of	
		person committing the crime; or		Corrections for a term	
				of life or life without	
		3. Sodomy accomplished with any			
		person by means of force, violence, or		parole.D. Any person	
		threats of force or violence accompanied		convicted of a	
		by apparent power of execution		violation of	
		regardless of the age of the victim or the		subsection B or C of	
		person committing the crime; or		this section shall be	
		4. Sodomy committed by a state, county,		deemed guilty of a	
		municipal or political subdivision		felony and shall be	
		employee or a contractor or an employee		punished by	
		of a contractor of the state, a county, a		imprisonment in the	
		municipality or political subdivision of		custody of the	
		this state upon a person who is under the		Department of	
		legal custody, supervision or authority of		Corrections for not	
		a state agency, a county, a municipality		more than ten (10)	
		or a political subdivision of this state.		years.	
		5. Sodomy committed upon a person who		F. Except for persons	
		is at least sixteen (16) years of age but		sentenced to life or	
		less than twenty (20) years of age and is a		life without parole,	
		student of any public or private		any person sentenced	
		secondary school, junior high or high		to imprisonment for	
		school, or public vocational school, with		two (2) years or more	
		a person who is eighteen (18) years of		for a violation of this	
		age or older and is employed by the same		section shall be	
		school system.		required to serve a	
		sensor system.		term of post-	
		OKLA. STAT. tit. 21, § 1123 (West 2013).		imprisonment	
		Lewd of indecent proposals or acts as to		supervision pursuant	
		child under 16 or person believed to be		* *	
		*		to subparagraph f of	
		<u>under 16 – Sexual battery.</u>		paragraph 1 of	
		A Trick Class		subsection A of	
		A. It is a felony for any person to and		Section 991a of Title	
		intentionally:		22 of the Oklahoma	
		<ol> <li>Make any oral, written or</li> </ol>		Statutes under	
		electronically or computer-generated		conditions determined	
		lewd or indecent proposal to any child		by the Department of	
		under 16 years of age for the child to		Corrections. The jury	
		have unlawful sexual relations or sexual	ĺ	shall be advised that	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
		intercourse with any person; or  2. Look upon, touch, maul, or feel the body or private parts of any child under 16 years of age in any lewd or lascivious manner by any acts against public decency and morality, as defined by law; or  3. Ask, invite, entice, or persuade any child under 16 years of age to go alone with any person to a secluded, remote, or secret place, with the unlawful and willful intent and purpose then and there to commit any crime against public decency and morality, as defined by law, with the child; or  4. In any manner lewdly or lasciviously look upon, touch, maul, or feel the body or private parts of any child under 16 years of age in any indecent manner or in any manner or in any manner and for the purpose of sexual gratification: a.urinate or defecate upon a child under 16 years of age, b.ejaculate upon or in the presence of a child, c. Cause, expose, force, or require a child to look upon the body or private parts of another person, d. force or reuiqre and child under sixteen (16) years of age or other individual the person believes to be a child under sixteen (16) years of age, to view any obscene materials, child pornography or materials deemed harmful to minors are such terms are defined by § 1024.1 and 1040.75 of this title e. cause, expose, force, or require a child to look upon sexual acts performed in the presence of the child, or f. force or require a child to touch or feel the body or private parts of said child or another person.		the mandatory post- imprisonment supervision shall be in addition to the actual imprisonment.	
Oregon	OR. REV. STAT. § 163.452 (2013). Custodial sexual misconduct in the first degree.	OR. REV. STAT. § 163.452 (2013).  Custodial sexual misconduct in the first degree.  (1) A person commits the crime of	OR. REV. STAT. § 163.305 (2013). Definitions.  As used in chapter 743,	OR. REV. STAT. § 163.452 (2013). Custodial sexual misconduct in the first degree.	OR. REV. STAT. § 163.452 (2013). Custodial sexual misconduct in the first degree.

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
Oregon Cont'	OR. REV. STAT. § 163.454 (2013). Custodial sexual misconduct in the second degree.	custodial sexual misconduct in the first degree if the person:  (a) Engages in sexual intercourse or deviate sexual intercourse with another person or penetrates the vagina, anus or penis of another person with any object other than the penis or mouth of the actor knowing that the other person is:  (A) In the custody of a law enforcement agency following arrest;  (B) Confined or detained in a correctional facility;  (C) Participating in an inmate or offender work crew or work release program; or  (D) On probation, parole, post-prison supervision or other form of conditional or supervised release; and  (b) Is employed by or under contract with the state or local agency that:  (A) Employs the officer who arrested the other person;  (B) Operates the correctional facility in which the other person is confined or detained;  (C) Is responsible for supervising the other person in a work crew or work release program or on probation, parole, post-prison supervision or other form of conditional or supervised release; or  (D) Engages the other person in work or on-the-job training pursuant to ORS 421.354 (1).  OR. REV. STAT. § 163.454 (2013).  Custodial sexual misconduct in the second degree.  (1) A person commits the crime of custodial sexual misconduct with another person knowing that the other	Oregon Laws 1971, unless the context requires otherwise: (1) Deviate sexual intercourse means sexual conduct between persons consisting of contact between the sex organs of one person and the mouth or anus of another. (6) Sexual contact means any touching of the sexual or other intimate parts of a person or causing such person to touch the sexual or other intimate parts of the actor for the purpose of arousing or gratifying the sexual desire of either party. (7) Sexual intercourse has its ordinary meaning and occurs upon any penetration, however slight; emission is not required.  OR. REV. STAT. § 30.642 (2013). Definitions. (2) Correctional facility means a Department of Corrections institution or a jail. (3) Inmate means any person incarcerated or detained in any correctional facility who is accused of, convicted of or sentenced for a	(4) Custodial sexual misconduct in the first degree is a Class C felony.  OR. REV. STAT. § 161.605 (2013).  Maximum terms of imprisonment; felonies.  The maximum term of an indeterminate sentence of imprisonment for a felony is as follows: (3) For a Class C felony, 5 years.  OR. REV. STAT. § 163.454 (2013). Custodial sexual misconduct in the second degree.  (4) Custodial sexual misconduct in the second degree is a Class A misdemeanor.  OR. REV. STAT. § 161.615 (2013). Sentences for misdemeanors shall be for a definite term. The court shall fix the term of imprisonment within the following	(2) Consent of the other person to sexual intercourse, deviate sexual intercourse or the sexual penetration is not a defense to a prosecution under this section.  (3) Lack of supervisory authority over the other person is an affirmative defense to a prosecution under this section when the other person is on probation, parole, post-prison supervision or other form of conditional or supervised release.  OR. REV. STAT. § 163.454 (2013). Custodial sexual misconduct in the second degree.  (2) Consent of the other person to sexual contact is not a defense to a prosecution under this section.  (3) Lack of supervisory authority over the other person is an affirmative defense to a prosecution under this section when the other person is on probation, parole, post-prison supervision or other form of conditional or supervised release.
		(a) Engages in sexual contact with	is accused of, convicted	term of imprisonment	·

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
Oregon Cont'		(D) On probation, parole, post-prison supervision or other form of conditional or supervised release; and (b) Is employed by or under contract with the state or local agency that: (A) Employs the officer who arrested the other person; (B) Operates the correctional facility in which the other person is confined or detained; (C) Is responsible for supervising the other person in a work crew or work release program or on probation, parole, post-prison supervision or other form of conditional or supervised release; or (D) Engages the other person in work or on-the-job training pursuant to ORS 421.354 (1).			
Pennsylvania	18 PA. CONS. STAT. § 3124.2 (West 2013). <u>Institutional sexual</u> assault.	18 PA. CONS. STAT. § 3124.2 (WEST 2013).  Institutional sexual assault.  (a) General rule Except as provided in § 3121 (Relating to Rape), 3122.1 (Relating to Statutory Sexual Assault), 3123 (Relating to Involuntary Deviate Sexual intercourse), 3124.1 (relating to Sexual Assault) and 3125 (Relating to a Aggravated Indecent Assault), a person who is an employee or agent of the Department of Corrections or a county corrections authority, youth development center, youth forestry camp, State or county juvenile detention facility, other licensed residential facility serving children and youth, or mental health or mental retardation facility or institution commits a felony of the third degree when that person engages in sexual intercourse, deviate sexual intercourse, or indecent contact with an inmate, detainee, patient or resident.  (a.1) Institutional sexual assault of a minorA person who is an employee or agent of the Department of Corrections or a county correctional authority, youth development center, youth forestry camp, State or county juvenile detention facility,	18 PA. CONS. STAT. § 3124.2 (West 2007).  Institutional sexual assault.  (b) Definitions As used in this section, the following words and phrases shall have the meanings given to them in this subsection unless the context clearly indicates otherwise: "Agent" A person who is assigned to work in a State or county correctional or juvenile detention facility, a youth development center, youth forestry camp, other licensed residential facility serving children and youth or mental health or mental retardation facility or institution who is employed by any state or county agency or any person employed by an entity providing contract services to the agency.	18 PA. CONS. STAT. § 3124.2 (WEST 2013).  Institutional sexual assault.  (a) Institutional sexual assault is a felony of the third degree.  18 PA. CONS. STAT. § 106 (West 2013). Classes of Offenses.  (b) Classification of crimes (4) A crime is a felony of the third degree if it is so designated in this title or if the person convicted thereof may be sentenced to a term of imprisonment, the maximum of which is not more than 7 years.	(NOTE: 18 PA. CONS. STAT. makes no reference to defenses from prosecution for institutional sexual assault).

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
		other licensed residential facility serving			
		children and youth or mental health or	18 PA. CONS. STAT. §		
		mental retardation facility or institution	3101 (West 2013).		
		commits a felony of the third degree	<u>Definitions.</u>		
		when that person engages in sexual			
		intercourse, deviate sexual intercourse or	Subject to additional		
		indecent contact with an inmate,	definitions contained in		
		detainee, patient or resident who is under	subsequent provisions		
		18 years of age.	of this chapter which are		
			applicable to specific		
			provisions of this		
			chapter, the following		
			words and phrases when		
D			used in this chapter shall		
Pennsylvania Cont'			have, unless the context		
			clearly indicates otherwise, the meanings		
			given to them in this		
			section:		
			Deviate sexual		
			intercourse. Sexual		
			intercourse per os or per		
			anus between human		
			beings and any form of		
			sexual intercourse with		
			an animal. The term		
			also includes		
			penetration, however		
			slight, of the genitals or		
			anus of another person		
			with a foreign object for		
			any purpose other than		
			good faith medical,		
			hygienic or law		
			enforcement procedures.		
			Forcible compulsion.		
			Compulsion by use of		
			physical, intellectual,		
			moral, emotional or		
			psychological force,		
			either express or		
			implied. The term		
			includes, but is not		
			limited to, compulsion		
			resulting in another		
			person's death, whether the death occurred		
			before, during or after		
			sexual intercourse.		
			Indecent contact. Any		
			touching of the sexual		ĺ

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			or other intimate parts of the person for the purpose of arousing or gratifying sexual desire, in either person.  Sexual intercourse. In addition to its ordinary meaning, includes intercourse per os or per anus, with some penetration however slight; emission is not required.		
Rhode Island Cont'	R.I. GEN. LAWS § 11-25-24 (West 2013). Correctional employees Sexual relations with inmates – Felony.	R.I. GEN. LAWS § 11-25-24 (West 2013).  Correctional employees - Sexual relations with inmates – Felony.  Every employee of the department of corrections or the employee of a contractor who is under contract to provide services in a correctional institution who engages in sexual penetration as defined in § 11-37-1 with an inmate confined therein or who is otherwise under the direct custodial supervision and control of said employee.	R.I. GEN. LAWS § 11-37-1 (West 2013).  Definitions.  (8) Sexual penetration means: sexual intercourse, cunnilingus, fellatio, and anal intercourse, or any other intrusion, however slight, by any part of a person's body or by any object into the genitals or anal openings of another person's body or the victim's own body upon the accused's instruction, but emission of semen is not required.  R.I. GEN. LAWS § 13-11-2 (West 2013).  New England interstate corrections compact.  (d) Inmate means a male or female offender who is committed.	R.I. GEN. LAWS § 11-25-24 (West 2013).  Correctional employees – Sexual relations with inmates –Felony.  Sexual relations with inmates is a felony, the penalty for which shall be imprisonment for not more than 5 years and/or a fine of not more than \$10,000.	(NOTE: R.I. GEN. LAWS make no reference to defenses from prosecution for sexual relations with inmates).
			under sentence to or confined in a penal or correctional institution. (e) <u>Institution</u> means any penal or correctional facility (including but not limited to a facility for persons who are		

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			mentally ill or developmentally disabled) in which inmates as defined in (d) above may lawfully be confined.		
South Carolina	S.C. CODE ANN. § 44-23-1150 (West 2012). Sexual misconduct with an inmate, patient, or offender.	S.C. CODE ANN. § 44-23-1150 (West 2012).  Sexual misconduct with an inmate, patient, or offender.  (B) An actor is guilty of sexual misconduct when the actor, knowing that the victim is an inmate, offender, or patient voluntarily engages with the victim in an act of sexual intercourse, whether vaginal, oral or anal, or other sexual contact for the purpose of sexual gratification.  (D) A person who knowingly or willfully submits inaccurate or untruthful information concerning sexual misconduct as defined in this section is guilty of the misdemeanor of falsely reporting sexual misconduct and, upon conviction, must be imprisoned for not more than 1 year.  (E) A person who has knowledge of sexual misconduct who has received information in the person's professional capacity and fails to report it to the appropriate law enforcement authority, or a person who threatens or attempts to intimidate a witness is guilty of a misdemeanor and upon conviction, must be imprisoned for not more than 6 months, or both.	S.C. CODE ANN.  § 44-23-1150 (West 2012).  Sexual misconduct with an inmate, patient, or offender.  (A) As used in this section:  (1) Actor means an employee, volunteer, agent, or contractor of a public entity that has statutory or contractual responsibility for inmates or patients confined in a prison, jail, or mental health facility, or who is an offender on parole, probation, or other community supervision programs.  (2) Victim means an inmate or patient who is confined in or lawfully or unlawfully absent from a prison, jail, or mental health facility, or who is an offender on parole, probation, or other community supervision programs. A victim is not capable of providing consent for sexual intercourse or sexual contact with an actor.  (C)(2) The term sexual contact, as used in this subsection, refers to an intrusion of any part of a person's body or of any object into the "intimate"	S.C. CODE ANN. § 44-23-1150 (West 2012).  Sexual misconduct with an inmate, patient, or offender.  (C)(1) When the sexual misconduct involves an act of sexual intercourse, whether vaginal, oral or anal, the actor is guilty of the felony of sexual misconduct first degree and, upon conviction, must be imprisoned for not more than 10 years.  (2) When the sexual misconduct does not involve sexual intercourse but involves other sexual contact which is engaged in for sexual gratification, the actor is guilty of the felony of sexual misconduct second degree and, upon conviction, must be imprisoned for not more than 5 years.	S.C. CODE ANN. § 44-23-1150 (West 2012).  Sexual misconduct with an inmate, patient, or offender.  (A)(2) A victim is not capable of providing consent for sexual intercourse or sexual contact with an actor.

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			parts", as defined in §		
			16-3-651(d), of another		
			person's body, or to the		
			fondling of the intimate		
			parts of another		
			person's body, which is		
			done in a manner not		
			required by professional		
			duties, but instead is		
			done to demonstrate		
			affection, sexually		
			stimulate that person or		
			another person, or		
			harass that person.		
			S.C. CODE ANN. § 16-3-		
			651 (West 2012).		
			Criminal sexual		
			conduct: definitions.		
South Carolina Co	nt´		For the purposes of §§		
			16-3-651 to 16-3-659.1:		
			(d) Intimate parts		
			includes the primary		
			genital area, anus, groin,		
			inner thighs, or buttocks		
			of a male or female		
			human being and the		
			breasts of a female		
			human being.		
			(e) Mentally defective		
			means that a person		
			suffers from a mental		
			disease or defect which		
			renders the person		
			temporarily or		
			permanently incapable		
			of appraising the nature		
			of his or her conduct.		
			(f) Mentally		
			incapacitated means that		
			a person is rendered		
			temporarily incapable of		
			appraising or controlling		
			his or her conduct		
			whether this condition is		
			produced by illness,		
			defect, the influence of		
			a substance or from		
			some other cause.		
	1		(g) Physically helpless		ĺ

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			means that a person is unconscious, asleep, or for any other reason physically unable to communicate unwillingness to an act.		
South Dakota Cont'	S.D. CODIFIED LAWS § 24-1-26.1 (West 2013).  Sexual acts prohibited between prison employees and prisoners.  S.D. CODIFIED LAWS § 22-22-7.6 (West 2013).  Sexual acts between jail employees and detainees—Felony—Juvenile correctional facility defined.	S.D. CODIFIED LAWS § 24-1-26.1 (West 2013).  Sexual acts prohibited between prison employees and prisoners.  Any person, employed by the state, or employed within any state prison or other detention facility, who knowingly engages in an act of sexual penetration with another person who is in detention and under the custodial, supervisory, or disciplinary authority of the person so engaging, is guilty of a Class 6 felony.  S.D. CODIFIED LAWS § 22-22-7.6 (West 2013).  Sexual acts between jail employees and detaineesFelony Juvenile correctional facility defined.  Any person employed at any jail or juvenile correctional facility, who knowingly engages in an act of sexual contact or sexual penetration with another person who is in detention and under the custodial, supervisory, or disciplinary authority of the person so engaging, and which act of sexual contact or sexual penetration does not otherwise constitute a felony pursuant to the provisions of chapter 22-22, is guilty of a Class 6 felony.  A juvenile correctional facility pursuant to this section is a juvenile detention facility as defined in subdivision 26-7A-1 (16) or a juvenile facility operated by the Department of Corrections under § 1-15-1.4.	S.D. CODIFIED LAWS § 22-22-2 (West 2013).  Sexual penetration defined – Acts constituting sodomy – Medical practitioners excepted.  Sexual penetration means an act, however slight, of sexual intercourse, cunnilingus, fellatio, anal intercourse, or any intrusion, however slight, of any part of the body or of any object into the genital or anal openings of another person's body. All of the foregoing acts of sexual penetration, except sexual intercourse, are also defined as sodomy.  S.D. CODIFIED LAWS § 22-22-7.1 (West 2013). Sexual contact defined – Exception when within the scope of medical practice.  As used in this chapter, the term, sexual contact, means any touching, not amounting to rape, whether or not through clothing or other covering, of the breasts of a female or the genitalia or anus of any person with the intent to arouse or gratify the	S.D. CODIFIED LAWS § 24-1-26.1 (West 2013).  Sexual acts prohibited between prison employees and prisoners.  Sexual penetration with another person who is in detention, and under custodial, supervisory, or disciplinary authority of the person so engaging, is guilty of a Class 6 felony.  S.D. CODIFIED LAWS § 22-6-1 (West 2013). Felonies classes and penalties — Restitution — Habitual criminal sentences.  Except as otherwise provided by law, felonies are divided into the following 9 classes which are distinguished from each other by the following maximum penalties which are authorized upon conviction:  (9) Class 6 felony: 2 years imprisonment in the state penitentiary or a fine of \$4,000, or both.	(NOTE: S.D. CODIFIED LAWS make no reference to defenses from prosecution for sexual acts prohibited between prison employees and prisoners or sexual contact or penetration by correctional facility employee with inmate).

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			party.		
			S.D. CODIFIED LAWS § 1-15-1.4 (West 2013). Agencies and programs under department control.		
South Dakota Cont'			The Department of Corrections, under the direction and control of the secretary of corrections, shall govern the juvenile corrections programs established subject to § 26-11A-1, the state penitentiary, and other state correctional facilities, parole services, the Board of Pardons and Paroles, and such other agencies as may be created by statute, executive order, and administrative action and placed under the Department of Corrections.		
			S.D. CODIFIED LAWS § 26-7A-1 (West 2007).  Definition of terms.		
			(6) <u>Child</u> , a person less than 18 years of age and any person under 21 years of age who is under the continuing jurisdiction of the court or who is before the court for an alleged delinquent act committed before the person's 18 <sup>th</sup> birthday.  (15) <u>Detention</u> , the temporary custody of a child in secured		
			physically restricting facilities for children, sight and sound		

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
South Dakota Cont'			separated from adult prisoners; (16) Detention facility, a secured, physically-restricting facility designed, staffed, and operated for children and separated by sight and sound from adult prisoners or a facility for children in the same building or secure perimeter as an adult jail or lockup, where children are sight and sound separated from adult prisoners, where staff in the detention facility are trained and certified by the entity operating facility to work with children, and the facility had been approved as a collocated facility by the Office of Juvenile Justice and Delinquency Prevention.		
Tennessee	TENN. CODE ANN § 39-16-408 (West 2013).  Sexual contact or penetration with a prisoner or inmate by a law enforcement officer, correctional employee, vendor or volunteer; penalty.  TENN. CODE ANN. § 39-13-527 (West 2013).  Authority figure; sexual battery; penalty.	TENN. CODE ANN. § 39-16-408 (West 2013).  Sexual contact or penetration with a prisoner or inmate by a law enforcement officer, correctional employee, vendor or volunteer; penalty.  (b) It is an offense for a law enforcement officer, correctional employee, vendor or volunteer to engage in sexual contact or sexual penetration, as such terms are defined in § 39-13-501, with a prisoner or inmate who is in custody at a penal institution as defined in § 39-16-601, whether such conduct occurs on or off the grounds of such institution.  TENN. CODE ANN. § 39-13-527 (West 2013).  Authority figure; sexual battery; penalty.	TENN. CODE ANN. § 39- 16-408 (West 2013).  Sexual contact or penetration with a prisoner or inmate by a law enforcement officer, correctional employee, vendor or volunteer; penalty.  (a) For purposes of this section, unless the context otherwise requires:  (1) Law enforcement officer and correctional employee include a person working in such capacity as a private contractor or employee of a private contractor; and (2) Volunteer means	TENN. CODE ANN. § 39-16-408 (West 2013).  Sexual contract or penetration with a prisoner or inmate by a law enforcement officer, correctional employee, vendor or volunteer; penalty.  (c) A violation of this section is a Class E felony.  TENN. CODE ANN. § 40-35-111 (West 2013).  Authorized sentences; prison terms or fines.  (a) A sentence for a felony is a	(NOTE: TENN. CODE ANN makes no reference to defenses from prosecution for sexual contact or penetration with a prisoner or inmate by a law enforcement officer, correction employee, vendor or volunteer or sexual battery by an authority figure).

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
		by the defendant or the defendant by a	any person who, after	determinate sentence.	
		victim accompanied by the following	fulfilling the appropriate	(b) The authorized	1
		circumstances:	policy requirements, is	terms of	
		(1) The victim was, at the time of the	assigned to a volunteer	imprisonment and	
		offense, 13 years of age or older, but less	job and provides a	fines for felonies are:	
		than 18 years of age; or	service without pay	<ol><li>(5) Class E felony,</li></ol>	
		(2) The victim was, at the time of the	from the correctional	not less than 1 year	
		offense, mentally defective, mentally	agency except for	nor more than 6	
		incapacitated or physically helpless,	compensation for those	years. In addition, the	
		regardless of age; and,	expenses incurred	jury may assess a fine	
		(3)(A) The defendant was, at the time of	directly as a result of	not to exceed \$3,000,	
		the offense, in a position of trust, or had	such volunteer service.	unless otherwise	
		supervisory or disciplinary power over		provided by statute.	
		the victim by virtue of the defendant's	TENN. CODE ANN. §	r sizzzzj siatate.	1
		legal, professional or occupational status,	39-13-501 (West 2013).	TENN. CODE ANN. §	1
		and used such position of trust or power	Definitions.	39-13-527 (West	1
		to accomplish the sexual contact; or		2013) <b>.</b>	1
		(B) The defendant had, at the time of	(2) Intimate parts	Authority figure;	1
		the offense, parental or custodial	includes the semen,	sexual battery;	1
Γennessee Cont'		authority over the victim and used such	vaginal fluid, primary	penalty.	1
emiessee cont		authority to accomplish the sexual	genital area, groin, inner	penaity.	
		contact.	thigh, buttock or breast	(b) Sexual battery by	
		contact.	of a human being;	an authority figure is	
			(3) Mentally defective	a Class C felony.	
			means that a person	a Class C Iciony.	
			suffers from a mental	TENN. CODE ANN. §	
			disease or defect which	40-35-111 (West	
			renders that person	2013).	
			temporarily or	Authorized sentences;	
			permanently incapable	prison terms or fines.	
			of appraising the nature	prison terms of fines.	
			of the person's conduct;	(a) A sentence for a	
			(4) Mentally	felony is a	
			incapacitated means that	determinate sentence.	
			a person is rendered	(b) The authorized	
			temporarily incapable of	terms of	
			appraising or controlling	imprisonment and	1
			the person's conduct due	fines for felonies are:	1
			to the influence of a	(3) Class C felony,	
			narcotic, anesthetic or	not less than 3 years	1
			other substance	nor more than 15	
			administered to that	years. In addition, the	
				jury may assess a fine	1
			person without the	not to exceed	
			person's consent, or due		1
			to any other act	\$10,000, unless	
			committed upon that	otherwise provided by	
			person without the	statute.	1
			person's consent;		
			(6) <u>Sexual contact</u>		1
			includes the intentional		
			touching of the victim's,		

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			the defendant's, or any		
			other person's intimate		
			parts, or the intentional		
			touching of the clothing		
			covering the immediate		
			area of the victim's, the		
			defendant's, or any		
			other person's intimate		
			part, if that intentional		
			touching can be		
			reasonably construed as		
			being for the purpose of		
			sexual arousal or		
			gratification;		
			(7) <u>Sexual penetration</u>		
			means sexual		
			intercourse, cunnilingus,		
			fellatio, anal intercourse,		
			or any other intrusion,		
ennessee Cont'					
ennessee Cont			however slight, of any		
			part of a person's body		
			or of any object into the		
			genital or anal openings		
			of the victim's,		
			defendant's, or any		
			other person's body, but		
			emission of semen is		
			not required; and		
			(8) <u>Victim</u> means the		
			person alleged to have		
			been subjected to		
			criminal sexual conduct		
			and includes the spouse		
			of the defendant.		
			TENN. CODE ANN. §		
			39-16-601 (West 2013).		
			<u>Definitions.</u>		
			(2) <u>Custody</u> means		
			under arrest by a law		
			enforcement officer or		
			under restraint by a		
			public servant pursuant		
			to an order of a court;		
			(3) Escape means		
			unauthorized departure		
			from custody or failure		
			to return to custody		
			following temporary		
	I		ronowing temporary	1	ı

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			purpose or limited period, but does not include a violation of conditions of probation or parole; and (4) Penal institution includes any institution or facility used to house or detain a person: (A) Convicted of a crime; (B) Adjudicated delinquent by a juvenile court; (C) Who is in direct or indirect custody after a lawful arrest; or (D) When such institution or facility is a court-operated long-term residential substance abuse facility.		
Texas	TEX. PENAL CODE ANN. § 39.04 (Vernon 2013). Violations of the Civil Rights of Person in Custody; Improper Sexual Activity with Person in Custody.	Tex. Penal Code Ann. § 39.04 (Vernon 2013).  Violations of the Civil Rights of Person in Custody; Improper Sexual Activity with Person in Custody.  (a) An official of a correctional facility, an employee of a correctional facility, a person other than an employee who works for compensation at a correctional facility, a volunteer at a correctional facility, or a peace officer commits an offense if the person intentionally: (2) engages in sexual contact, sexual intercourse, or deviate sexual intercourse with an individual in custody or, in the case of an individual in the custody of the Texas Youth Commission, employs, authorizes, or induces the individual to engage in sexual conduct or a sexual performance.  (f) An employee of the Texas Department of Criminal Justice, the Texas Youth Commission, or a local juvenile probation department commits an offense if the employee engages in sexual contact, sexual intercourse, or	Tex. Penal Code Ann. § 39.04 (West2013). Violations of the Civil Rights of Person in Custody: Improper Sexual Activity with Person in Custody.  (e) In this section: (1) Correctional facility means: (A) any place described by § 1.07(a)(14) (A) a municipal or county jail; (B) a confinement facility operated by the Texas Department of Criminal Justice; (C) a confinement facility operated under contract with any division of the Texas Department of Criminal Justice; and	Tex. Penal Code Ann. § 39.04 (Vernon2013). Violations of the Civil Rights of Person in Custody: Improper Sexual Activity with Person in Custody.  (b) An offense under Subsection (a)(2) is a state jail felony, except that an offense under Subsection  Tex. Penal Code Ann. § 12.35 (Vernon2013). State jail felony punishment.  (a) Except as provided by Subsection (c), an individual adjudged guilty of a state jail felony shall be	Tex. Penal Code Ann. § 39.04 (Vernon 2013). Rights of Person in Custody: Improper Sexual Activity with Person in Custody.  (f) Marriage is a defense. (f) Lack of knowledge of status as offender is a defense.

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
Texas Cont'	Statute	individual who is not the employee's spouse and who the employee knows is under the supervision of the department, commission, or probation department but not in the custody of the department, commission, or probation department.	Definitions/Notes corrections facility operated by a community supervision and corrections department.; or (B) a secure correctional facility or secure detention facility as defined by § 51.02, Family Code: (14) "Secure detention facility" means any public or private residential facility that: (A) includes construction fixtures designed to physically restrict the movements and activities of juveniles or other individuals held in lawful custody in the facility; and (B) is used for the temporary placement of any juvenile who is accused of having committed an offense, any nonoffender, or any other individual accused of having committed a criminal offense. (2) Custody means the detention, arrest, or confinement of an adult offender or the detention or the commitment of an offender to a facility operated by or under contract with the Texas Youth Commission or a facility operated by or under contract with a juvenile board. (5) Sexual performance means any performance or part thereof that includes sexual conduct by an individual.	confinement in a state jail for any term of not more than 2 years or less than 180 days. (b) In addition to confinement, an individual adjudged guilty of a state jail felony may be punished by a fine not to exceed \$10,000. (c) An individual adjudges guilty of a state jail felony shall be punished for a third degree felony if it is shown on the trial of the defense that: (1) a deadly weapon was used or exhibited during the commission of the offense or during immediate flight following the commission of the offense, and that the individual used or exhibited the deadly weapon or was a party to the offense and knew that a deadly weapon would be used or exhibited: or (2) the individual has previously been convicted of any felony: (A) Under § 21.02 or listed in § 3g(a)(1), Article 42.12, Code of Criminal Procedure; or (B) for which the judgment contains an affirmative finding under § 3g(a)(2), Article 42.12, Code of Criminal	Defenses

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			Ann. § 43.25 (Vernon		
			2013).	TEX. PENAL CODE	
			Sexual Performance by	Ann. § 39.04	
			a Child.	(Vernon 2013).	
				Violations of the Civil	
			(a) In this section:	Rights of Person in	
			(1) Sexual performance	Custody; Improper	
			means any performance	Sexual Activity with	
			or part thereof that	Person in Custody.	
			includes sexual conduct	1	
			by a child younger than	(a)(2) is a felony of	
			18 years of age.	the second degree if	
			(2) Sexual conduct	the individual is in the	
			means sexual contact,	custody of the Texas	
			actual or simulated	Youth Commission.	
			sexual intercourse,	- cam commission.	
			deviate sexual	TEX. PENAL CODE	
			intercourse, sexual	ANN. § 12.33	
			bestiality, masturbation,	(Vernon 2007 2013).	
			sado-masochistic abuse,	Second Degree	
			or lewd exhibition of the	Felony Punishment.	
			genitals, the anus, or	reiony Funishment.	
			S .	(a) An individual	
			any portion of the	` /	
			female breast below the	adjudged guilty of a	
Texas Cont'			top of the areola.	felony of the second	
exas Cont			Try Prys Copp	degree shall be	
			TEX. PENAL CODE	punished by	
			Ann. § 21.01 (Vernon	imprisonment in the	
			20072013).	institutional division	
			<u>Definitions.</u>	for any term of not	
				more than 20 years or	
			In this chapter:	less than 2 years.	
			(1) <u>Deviate sexual</u>	(b) In additional to	
			intercourse means:	imprisonment, an	
			(A) any contact	individual adjudged	
			between any part of the	guilty of a felony of	
			genitals of one person	the second degree	
			and the mouth or anus	may be punished by a	
			of another person; or	fine not to exceed	
			(B) the penetration of	\$10,000.	
			the genitals or the anus		
			of another person	TEX. PENAL CODE	
			with an object.	ANN. § 39.04	
			(2) <u>Sexual contact</u>	(Vernon 2013).	
			means, except as	Violations of the Civil	
			provided by § 21.11,	Rights of Person in	
			any touching of the	Custody; Improper	
			anus, breast, or any part	Sexual Activity with	
			of the genitals of	Person in Custody.	
			another person with		
			intent to arouse or	(g) An offense under	I

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
Texas Cont'			gratify the sexual desire of any person.  (3) Sexual intercourse means any penetration of the female sex organ by the male sex organ.  (4) Spouse means a person to whom a person is legally married under Subtitle A, Title 1, Family Code, or a comparable law of another jurisdiction.  TEX. PENAL CODE ANN. §51.02 (Vernon 2013).  Definitions  (2) Child means a person who is:  (A) ten years of age or older and under 17 years of age; or  (B) seventeen years of age or older and under 18 years of age who is alleged or found to have engaged in delinquent conduct indicating a need for supervision as a result of acts committed before becoming 17 years of age.	Subsection (f) is a state jail felony.  TEX. PENAL CODE ANN. § 12.35 (Vernon 2013). State jail felony punishment.  (a) Except as provided by Subsection (c), an individual adjudged guilty of a state jail felony shall be punished by confinement in a state jail for any term of not more than 2 years or less than 180 days. (b) In addition to confinement, an individual adjudged guilty of a state jail felony may be punished by a fine not to exceed \$10,000. (c) An individual adjudged guilty of a state jail felony may be punished for a third degree felony if it is shown on the trial of the defense that: (1) a deadly weapon was used or exhibited during the commission of the offense or during immediate flight following the commission of the offense, and that the individual used or exhibited the deadly weapon or was a party to the offense and knew that a deadly weapon would be used or exhibited: or	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
				(2) the individual has previously been convicted of any felony: (A) Under § 21.02 or listed in § 3g(a)(1), Article 42.12, Code of Criminal Procedure; or (B) for which the judgment contains an affirmative finding under § 3g(a)(2), Article 42.12, Code of Criminal Procedure.	
Utah	UTAH CODE ANN. § 76-5-412 (West 2013). Custodial sexual relations – Custodial sexual misconduct – Definitions – Penalties – Defenses.	UTAH CODE ANN. § 76-5-412 (West 2013).  Custodial sexual relations — Custodial sexual misconduct — Definitions — Penalties — Defenses.  (2) (a) An actor commits custodial sexual relations if the actor commits any of the	UTAH CODE ANN. § 76-5-412 (West 2013). <u>Custodial sexual</u> relations – Custodial sexual misconduct – Definitions – Penalties – Defenses.	UTAH CODE ANN. § 76-5-412 (West 2013). Custodial sexual relations – Custodial sexual misconduct – Definitions – Penalties – Defenses.	UTAH CODE ANN. § 76-5-412 (West 2013). <u>Custodial sexual relations – Custodial sexual misconduct – Definitions – Penalties – Defenses.</u>
Utah Cont'		acts under Subsection (3):  (i) under circumstances not amounting to commission of, or an attempt to commit, an offense under Subsection (6); and  (ii) (A) the actor knows that the individual is a person in custody; or  (B) a reasonable person in the actor's position should have known under the circumstances that the individual was a person in custody.  (3) Acts referred to in Subsection (2)(a) are:  (a) having sexual intercourse with a person in custody; (b) engaging in any sexual act with a person in custody involving the genitals of one person and the mouth or anus of another person, regardless of the sex of either participant; or (c) causing the penetration, however slight, of the genital or anal opening of a person in custody by any foreign object, substance, instrument, or device, including a part of the human body, with	(1) As used in this section: (a) Actor means: (i) a correctional officer, as defined in § 53-13-104; (1)(a) Correctional officer means a sworn and certified officer employed by the Department of Corrections, any political subdivision of the state, or any private entity which contracts with the state or its political subdivisions to incarcerate inmates who is charged with the primary duty of providing community protection. (b) Correctional officer includes an individual assigned to carry out	(2)(b) A violation of Subsection (2)(a) is a third degree felony, but if the person in custody is younger than 18 years of age, a violation of Subsection (2)(a) is a second degree felony.  UTAH CODE ANN. § 76-3-203 (West 2013). Felony conviction - Indeterminate term of imprisonment.  A person who has been convicted of a felony may be sentenced to imprisonment for an indeterminate term as follows:	(2)(a)(ii)(A) Lack of knowledge of status as offender is a defense. (7)(a) It is not a defense to the commission of the offense of custodial sexual relations under Subsection (2) or custodial sexual misconduct under Subsection (4), or an attempt to commit either of these offenses, if the person in custody is younger than 18 years of age, that the actor (i) mistakenly believed the person in custody to be 18 years of age or older at the time of the alleged offense; or (ii) was unaware of the true age of the person in custody. (b) Consent of the

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
Utah Cont'		or bodily pain to any person, regardless of the sex of any participant.  (4)(a) An actor commits custodial sexual misconduct if the actor commits any of the acts under Subsection (5):  (i) under circumstances not amounting to commission of, or an attempt to commit, an offense under Subsection (6); and  (ii) (A) the actor knows that the individual is a person in custody; or  (B) a reasonable person in the actor's position should have known under the circumstances that the individual was a person in custody.  (5) Acts referred to in Subsection (4)(a) are the following acts when committed with the intent to cause substantial emotional or bodily pain to any person or with the intent to arouse or gratify the sexual desire of any person, regardless of the sex of any participant:  (a) touching the anus, buttocks, or any part of the genitals of a person in custody;  (b) touching the breast of a female person in custody;  (c) otherwise taking indecent liberties with a person in custody; or  (d) causing a person in custody to take indecent liberties with the actor or another person.  (6) The offenses referred to in §§  (2)(a)(i) and (4)(a)(i) are:  (a) § 76-5-401, unlawful sexual activity with a minor;  (b) § 76-5-402, rape;  (c) § 76-5-402.1, rape of a child;  (d) § 76-5-403, forcible sodomy;  (g) § 76-5-403, forcible sodomy;  (g) § 76-5-404, forcible sexual abuse;  (i) § 76-5-404, sexual abuse of a child or aggravated sexu	types of functions: (i) controlling, transporting, supervising, and taking into custody of persons arrested or convicted of crimes; (ii) supervising and preventing the escape of persons in state and local incarceration facilities; (iii) guarding and managing inmates and providing security and enforcement services at a correctional facility; and (iv) employees of the Board of Pardons and Parole serving on or before September 1, 1993, whose primary responsibility is to prevent and detect crime, enforce criminal statutes, and provide security to the Board of Pardons and Parole, and who are designated by the Board of Pardons and Parole, approved by the commissioner of public safety, and certified by the Peace Officer Standards and Training Division. (ii) a law enforcement officer, as defined in § 53-13-103; (1)(a) Law enforcement officer means a sworn and certified peace officer who is an employee of a law enforcement agency that is part of or administered by the state or any of its political subdivisions, and whose primary and principal duties consist	felony of the second degree, unless the statute provides otherwise, for a term of not less than 1 year nor more than 15 years.  (3) In the case of a felony of the third degree, unless the statute provides otherwise, for a term not to exceed 5 years.  UTAH CODE ANN. § 76-3-301 (West 2013). Fines of persons.  (1) A person convicted of an offense may be sentenced to pay a fine, not exceeding: (a) \$10,000 for a felony conviction of the first degree or second degree; (b) \$5,000 for a felony conviction of the third degree.  UTAH CODE ANN. § 76-5-412 (West 2013). Custodial sexual relations – Custodial sexual misconduct – Definitions – Penalties – Defenses.  (4)(b) A violation of Subsection (4)(a) is a class A misdemeanor, but if the person in custody is younger than 18 years of age, a violation of Subsection (4)(a) is a third degree felony.	defense to any violation or attempted violation of Subsection (2) or (4).  (8) It is a defense that the commission by the actor of an act under Subsection (2) or (4) is the result of compulsion, as the defense is described in Subsection 76-2-302 (1).

	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			of the prevention and	UTAH CODE ANN. §	
			detection of crime and	76-3-203 (West	
			the enforcement of	2013).	
			criminal statutes or	Felony conviction -	
			ordinances of this state	Indeterminate term of	
			or any of its political	imprisonment.	
			subdivisions.or		
			(iii) an employee of, or	A person who has	
			private provider or	been convicted of a	
			contractor for, the	felony may be	
			Department of	sentenced to	
			Corrections or a county	imprisonment for an	
			jail.	indeterminate term as	
			(b) Person in custody	follows:	
			means a person, either	(3) In the case of a	
			an adult 18 years of age	felony of the third	
			or older, or a minor	degree, unless the	
			younger than 18 years of	statute provides	
			age, who is:	otherwise, for a term	
			(i) a prisoner, as defined		
				not to exceed 5 years.	
			in § 76-5-101, and	I Image Copy Appr 6	
			includes a prisoner who	UTAH CODE ANN. §	
			is in the custody of the	76-3-204 (West	
			Department of	2013).	
			Corrections created	Misdemeanor	
			under § 64-13-2, but	conviction – Term of	
Utah Cont'			who is being housed at	imprisonment.	
			the Utah State Hospital		
			established under §	A person who has	
			62A-12-201 or other	been convicted of a	
			medical facility;	misdemeanor may be	
			(ii) under correctional	sentenced to	
			supervision, such as at a	imprisonment as	
			work release facility or	follows:	
			as a parolee or	(1) In the case of a	
			probationer; or	class A misdemeanor,	
			(iii) under lawful or	for a term not	
			unlawful arrest, either	exceeding 1 year.	
			with or without a		
			warrant.	UTAH CODE ANN. §	
			(c) Private provider or	76-3-301 (West	
			contractor means any	2013).	
			person or entity that	Fines of persons.	
			contracts with the		
			Department of	(1) A person	
			Corrections or with a	convicted of an	
			county jail to provide	offense may be	
			* * * * * * * * * * * * * * * * * * * *	-	
			services or functions	sentenced to pay a	
			that are part of the	fine, not exceeding:	
			operation of the Department of	(b) \$5,000 for a felony conviction of	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			Corrections or a county jail under state or local law.  UTAH CODE ANN. § 76-5-101 (West 2013). "Prisoner" defined.  For purposes of this part prisoner means any person who is in custody of a peace officer pursuant to a lawful arrest or who is confined in a jail or other penal institution or a facility used for confinement of delinquent juveniles operated by the Division of Juvenile Justice Services regardless of whether the confinement is legal.	the third degree; (c) \$2,500 for a class A misdemeanor conviction.	
Vermont	VT. STAT. ANN. tit. 13, § 3257 (West 2013). Sexual exploitation of an inmate.	VT. STAT. ANN. tit. 13, § 3257 (West 2013).  Sexual exploitation of an inmate.  (A) No correctional employee, contractor, or other person providing services to offenders on behalf of the department of corrections or pursuant to a court order or in accordance with a condition of parole, probation, supervised community sentence or furlough shall engage in a sexual act with a person who the employee, contractor, or other person providing services knows:  (1) is confined to a correctional facility; or  (2) is being supervised by the department of corrections while on parole, probation, supervised community sentence or furlough, where the employee, contractor, or other service provider is currently engaged in a direct supervisory relationship with the person being supervised. For purposes of this	VT. STAT. ANN. tit. 28, § 3 (West 2013). General definitions.  (3) Correctional facility or facility means any building, enclosure, space or structure of or supported by the department and used for the confinement of persons committed to the custody of the commissioner, or for any other matter related to such confinement.  (10) Correctional officer means any person who is an employee of the department of corrections whose official duties or job classification includes the supervision or	VT. STAT. ANN. tit. 13, § 3257 (West 2013). Sexual exploitation of an inmate.  (b) A person who violates subsection (a) of this section shall be imprisoned for not more than 5 years or fined not more than \$10,000.00, or both.	(NOTE : VT. STAT. ANN. tit. makes no reference to defenses from prosecution for sexual exploitation of an inmate).

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
		subdivision, a person is engaged in a direct supervisory relationship with a supervisee if the supervisee is assigned to the caseload of that person.	monitoring of a person on parole, probation, or serving any sentence of incarceration whether inside or outside a correctional facility, and who has received training, as approved by the commissioner of corrections, as provided in section 551a of this title.		
Virginia	VA. CODE ANN. § 18.2-64.2 (West 2013). Carnal knowledge of an inmate, parolee, probationer, detainee or pretrial or posttrial offender; penalty.	VA. CODE ANN. § 18.2-64.2 (West 2013).  Carnal knowledge of an inmate, parolee, probationer, detainee or pretrial or posttrial offender; penalty.  An accused shall be guilty of carnal knowledge of an inmate, parolee, detainee, probationer, or pretrial or posttrial offender if he or she is an employee or contractual employee of, or a volunteer with, a state or local	VA. CODE ANN. § 18.2-64.2 (West 2013). Carnal knowledge of an inmate, parolee, probationer, detainee or pretrial or posttrial offender; penalty.  For the purposes of this section, carnal knowledge includes the acts of sexual	VA. CODE ANN. § 18.2-64.2 (West 2013). Carnal knowledge of an inmate, parolee, probationer, detainee or pretrial or posttrial offender; penalty.  Such offense is a Class 6 felony.	VA. CODE ANN. § 18.2-64.2 (West 2013).  Lack of knowledge of status as offender is a defense.
Virginia Cont'		correctional facility or regional jail, the Department of Corrections, the Department of Juvenile Justice, a secure facility or detention home, a state or local services unit, a local community-based probation services agency or a pretrial services agency; is in a position of authority over the inmate, probationer, parolee, detainee, or a pretrial or posttrial offender; knows that the inmate, probationer, parolee, detainee, or apretrial or posttrial offender is under the jurisdiction of the state or local correctional facility, a regional jail, the Department of Corrections, the Department of Juvenile Justice, a secure facility or detention home, a state or local court services unit, a local community-based probation services agency, or a pretrial services agency; and carnally knows without the use of force, threat or intimidation:  (i) an inmate who has been committed to jail or convicted and sentenced to confinement in a state or local	intercourse, cunnilingus, fellatio, anallingus, anal intercourse and animate or inanimate object sexual penetration.  VA. CODE ANN. § 16.1-228 (West 2013).  Definitions.  Secure facility or detention home means a local, regional or state public or private locked residential facility that has construction fixtures designed to prevent escape and to restrict the movement and activities of children held in lawful custody.  VA. CODE ANN. § 16.1-235 (West 2013).  How probation, parole	VA. CODE ANN. § 18.2-10 (West 2013). Punishment for conviction of felony; penalty.  (f) For Class 6 felonies, a term of imprisonment of not less than 1 year nor more than 5 years, or in the discretion of the jury or the court trying the case without the jury, confinement in jail for not more than 12 months and a fine of not more than \$2,500, either or both.	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
		(ii) a probationer, parolee, detainee, or a pretrial defendant or a posttrial offender under the jurisdiction of the Department of Corrections, the Department of Juvenile Justice, a secure facility or detention home, a state or local court services unit, local community-based probation services agency, a pretrial services agency, a local or regional jail for the purposes of imprisonment, a work program or any other parole/probationary or pretrial services program or agency.	services provided.  A. State court services units. – The Department shall develop and operate probation, parole and related court services in counties or cities therefore serviced by regional juvenile and domestic relations district courts and where specialized probation, parole and related court services were not provided as of July 1, 1973, and make such services available to juvenile and domestic relations district courts, as required by this chapter and by regulations established by the Board.		
Washington	WASH. REV. CODE ANN. § 9A.44.160 (West 2013). Custodial sexual misconduct in the first degree.  WASH. REV. CODE ANN. § 9A.44.170 (West 2013). Custodial sexual misconduct in the second degree.	WASH. REV. CODE ANN. § 9A.44.160 (West 2013).  Custodial sexual misconduct in the first degree.  (1) A person is guilty of custodial sexual misconduct in the first degree when the person has sexual intercourse with another person; (a) When: (i) The victim is a resident of a state, county, or city adult or juvenile correctional facility, including but not limited to jails, prisons, detention centers, or work release facilities, or is under correctional supervision; and (ii) The perpetrator is an employee or contract personnel of a correctional agency and the perpetrator has, or the victim reasonably believes the perpetrator has, the ability to influence the terms, conditions, length, or fact of incarceration or correctional supervision; or	WASH. REV. CODE ANN. § 9A.44.010 (West 2013).  Definitions.  As used in this chapter: (1) Sexual intercourse (a) has its ordinary meaning and occurs upon any penetration, however slight, and (b) Also means any penetration of the vagina or anus however slight, by an object, when committed on one person by another, whether such persons are of the same or opposite sex, except when such penetration is accomplished for medically recognized	WASH. REV. CODE ANN. § 9A.44.160 (West 2013). Custodial sexual misconduct in the first degree.  (3) Custodial sexual misconduct in the first degree is a class C felony.  WASH. REV. CODE ANN. § 9A.20.021 (West 2013). Maximum sentences for crimes committed July 1, 1984, and after.  (1) Felony. Unless a different maximum sentence for a	WASH. REV. CODE ANN. § 9A.44.160.(West 2013). Custodial sexual misconduct in the first degree.  (2) Consent of the victim is not a defense.  WASH. REV. CODE ANN. § 9A.44.170.(West 2013). Custodial sexual misconduct in the second degree.  (2) Consent of the victim is not a defense.  WASH. REV. CODE ANN. § 9A.44.180 (West 2013).

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
Washington Cont'		(b) When the victim is being detained, under arrest[,] or in the custody of a law enforcement officer and the perpetrator is a law enforcement officer.  WASH. REV. CODE ANN. § 9A.44.170 (West 2013).  Custodial sexual misconduct in the second degree.  (1) A person is guilty of custodial misconduct in the second degree when the person has sexual contact with another person:  (a) When:  (i) The victim is a resident of a state, county, or city adult or juvenile correctional facility, including but not limited to jails, prisons, detention centers, or work release facilities, or is under correctional supervision; and  (ii) The perpetrator is an employee or contract personnel of a correctional agency and the perpetrator has, or the victim reasonably believes the perpetrator has, the ability to influence the terms, conditions, length, or fact of incarceration or correctional supervision; or  (b) When the victim is being detained, under arrest, or in the custody of a law enforcement officer and the perpetrator is a law enforcement officer and the perpetrator is	treatment or diagnostic purposes, and (c) Also means any act of sexual contact between persons involving the sex organs or one person and the mouth or anus of another whether such persons are of the same or opposite sex. (2) Sexual contact means any touching of the sexual or other intimate parts of a person done for the purpose of gratifying sexual desire of either party or a third party. 4) Mental incapacity is that condition existing at the time of the offense which prevents a person from understanding the nature or consequences of the act of sexual intercourse whether that condition is produced by illness, defect, the influence of a substance or from some other cause. (5) Physically helpless means a person who is unconscious or for any other reason is physically unable to communicate unwillingness to an act. (6) Forcible compulsion means physical force which overcomes resistance, or a threat, express or implied, that places a person in fear of death or physical injury to herself or himself or another person, or in fear that she or he or another person will be	classified felony is specifically established by a statute of this state, no person convicted of a classified felony shall be punished by confinement or fine exceeding the following: (c) For a class C felony, by confinement in a state correctional institution for 5 years, or by a fine in an amount fixed by the court of \$10,000, or by such confinement and fine.  WASH. REV. CODE ANN. § 9A.44.170 (West 2013). Custodial sexual misconduct in the second degree. (3) Custodial sexual misconduct in the second degree is a gross misdemeanor.  WASH. REV. CODE ANN. § 9A.20.021 (West 2013). Maximum sentences for crimes committed July 1, 1984, and after.  (2) Gross misdemeanor defined in Title 9A RCW shall be punished by imprisonment in the county jail for a maximum term fixed	Custodial sexual misconduct - Defense.  It is an affirmative defense to prosecution under RCW 9A.44.160 or RCW 9A.44.170, to be proven by the defendant by a preponderance of the evidence, that the act of sexual intercourse or sexual contact resulted from forcible compulsion by the other person.

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
		- 9 -	kidnapped.	by the court of up tp	
			(7) Consent means that	three hundred sixty-	
			at the time of the act of	four days,, or by a	
			sexual intercourse or	fine in an amount	
			sexual contact there are	fixed by the court of	
			actual words or conduct	not more than \$5,000,	
			indicating freely given	or by both such	
			agreement to have	imprisonment and	
			sexual intercourse or	fine.	
			sexual contact.		
			(8) Significant		
			relationship means a		
			situation in which the		
			perpetrator is:		
			(a) A person who		
			undertakes the		
			responsibility,		
			professionally or		
			voluntarily, to provide		
			education, health,		
			welfare, or organized		
			recreational activities		
			principally for minors;		
			(b) A person who in the		
			course of his or her		
			employment supervises		
			minors; or		
Washington Cont'			(c) A person who		
			provides welfare, health		
			or residential assistance,		
			personal care, or		
			organized recreational		
			activities to frail elders		
			or vulnerable adults,		
			including a provider,		
			employee, temporary		
			employee, volunteer, or		
			independent contractor		
			who supplies services to		
			long-term care facilities		
			licensed or required to		
			be licensed under		
			chapter 18.20, 18.51,		
			72.36, or 70.128 RCW,		
			and home health,		
			hospice, or home care		
			agencies licensed or		
			required to be licensed under chapter 70.127		
			RCW, but not including		
			a consensual sexual		ĺ

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			partner.		
West Virginia Cont'	W. VA. CODE ANN. § 61-8B-10 (West 2013). Imposition of sexual acts on persons incarcerated or under supervision; penalties.	W. VA. CODE ANN. § 61-8B-10 (West 2013).  Imposition of sexual acts on persons incarcerated or under supervision; penalties.  (a) Any person, employed by the Division of Corrections, any person working at a correctional facility managed by the Commissioner of Corrections pursuant to contract or as an employee of a state agency, any person working at a correctional facility managed by the Division of Juvenile Services pursuant to contract or as an employee of a state agency, any person employed by a jail or by the Regional Jail and Correctional Facility Authority or a jail or any person employed by, or acting pursuant to, the authority of any sheriff, county commission or court to ensure compliance with the provisions of article eleven-b, chapter 62 of this code who engages in sexual intercourse, sexual intrusion, or sexual contact with a person who is incarcerated in this state is guilty of a felony.  (b) Any person employed by the Division of Corrections as a parole officer or by the West Virginia Supreme Court of Appeals as an adult or juvenile probation officer who engages in sexual intercourse, sexual intercourse, sexual contact with a person said parole officer or probation officer is charged as part of his or her employment with supervising, is guilty of a felony.	W. VA. CODE ANN. § 61-8B-10 (West 2013).  Imposition of sexual acts on persons incarcerated or under supervision; penalties.  (c) The term incarcerated in this state for purposes of this section includes in addition to its usual meaning, offenders serving a sentence under the provisions of article eleven-b, chapter 62 of this code.  W. VA. CODE ANN. § 61-8B-1 (West 2013). Definition of terms. (6) "Sexual contact" means any intentional touching, either directly or through clothing, of the breasts, buttocks, anus or any part of the sex organs of another person, or intentional touching of any part of another person's body by the actor's sex organs, where the victim is not married to the actor and the touching is done for the purpose of gratifying the sexual desire of either party. (7) Sexual intercourse means any act between persons involving penetration, however slight, of the female sex organ by the male sex organ or involving contact between the sex organs of one person	W. VA. CODE ANN. § 61-8B-10 (West 2013). Imposition of sexual acts on persons incarcerated or under supervision; penalties.  (a) Any employee mentioned in this section who engages in sexual intercourse , sexual intrusion, or sexual contact with a person who is incarcerated in this state is guilty of a felony, and, upon conviction thereof, shall be confined in a state correctional facility under the control of the Commissioner of Corrections for not less than 1 nor more than 5 years or fined not more than \$5,000. (b) An employee mentioned in this section who engages in sexual intercourse, sexual intrusion, or sexual contact with a person said parole officer or probation officer is charged as part of his or her employment with supervising, is guilty of a felony and, upon conviction thereof, shall be confined in a state correctional facility under the control of the Commissioner of	W. VA. CODE ANN. § 61-8B-10 (West 2013). Imposition of sexual acts on persons incarcerated or under supervision; penalties.  (d) Authorized pat-down, strip search or other security related tasks does not constitute sexual contact pursuant to this section.  W. VA. CODE ANN. § 61-8B-2 (West 2007). Lack of consent.  (a) Whether or not specifically stated, it is an element of every offense defined in this article that the sexual act was committed without the consent of the victim. (b) Lack of consent results from: (1) Forcible compulsion; or (2) Incapacity to consent; or (3) If the offense charged is sexual abuse, any circumstances in addition to the forcible compulsion or incapacity to consent in which the victim does not expressly or impliedly acquiesce in the actor's conduct. (c) A person is deemed incapable of consent when such person is: (1) Less than 16 years old; or (2) Mentally defective;

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			(8) Sexual intrusion means any act between persons involving penetration, however, slight, of the female sex organ of the anus of any person by an object for the purpose of degrading or humiliating the person so penetrated or for gratifying the sexual desire of either party.  W. VA. CODE ANN. \$ 25-1A-1 (West 2007). Definitions.  (b) Correctional facility means any county jail, regional jail or any facility operated by the division of corrections, the West Virginia regional jail and correctional facility authority or division of juvenile services for the confinement of inmates. (c) Inmate means any person confined in a correctional facility who is accused of, convicted of, sentenced for or adjudicated delinquent for violations of criminal law or the terms and conditions of parole, probation, pretrial release or a diversionary program.	5 years or fined not more than \$5,000, or both.	incapacitated; or (4) Physically helpless; or (5) Subject to confinement or supervision by a state or local government entity, when the actor is a person prohibited from having sexual intercourse, or causing sexual intrusion or sexual contact pursuant to subsections (a) and (b) of section ten of this article.
Wisconsin	WIS. STAT. ANN. § 940.225 (West 2013). Sexual assault.  WIS. STAT. ANN. § 940.29 (West 2013). Abuse of residents of penal facilities.	WIS. STAT. ANN. § 940.225 (West 2013).  Sexual assault.  (1) First degree sexual assault. Whoever does any of the following is guilty of a Class B felony: (a) Has sexual contact or sexual intercourse with another person without	WIS. STAT. ANN. § 302.30 (West 2013). Definition of jail.  In §§ 302.30 to 302.43, jail includes municipal prisons and rehabilitation facilities	WIS. STAT. ANN. § 940.225 (West 2013). Sexual assault.  (1) First degree sexual assault is guilty of a Class B felony:	WIS. STAT. ANN. § 940.225 (West 2013).  (4) Consent is not an issue in alleged violations of sub. (2)(c), (cm), (d), (g), (h), and (i).

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
		consent of that person and causes	established under §		
		pregnancy or great bodily harm to that	59.53 (8) by whatever	(2) Second degree	
		person.	name they are known. In	sexual assault is a	
		(b) Has sexual contact or sexual	§ 302.37 (1) (a) and (3)	Class C felony.	
		intercourse with another person without	(a), "jail" does not		
		consent of that person by use or threat of	include lockup facilities.	(3) Third degree	
		use of a dangerous weapon or any article	Lockup facilities means	sexual assault.	
		used or fashioned in a manner to lead the	those facilities of a	Whoever has sexual	
		victim reasonably to believe it to be a	temporary place of	intercourse with a	
		dangerous weapon.	detention at a police	person without the	
		(c) Is aided or abetted by one or more	station which are used	consent of that person	
		other persons and has sexual contact or	exclusively to hold	is guilty of a Class G	
		sexual intercourse with another person	persons under arrest	felony. Whoever has	
		without consent of that person by use or	until they can be	sexual contact in the	
		threat of force or violence.	brought before a court,	manner described in	
			and are not used to hold	sub. (5)(b)2. or 3.	
		(2) Second degree sexual assault.	persons pending trial	with a person without	
		Whoever does any of the following is	who have appeared in	the consent of that	
		guilty of a Class C felony:	court or have been	person is guilty of a	
		(a) Has sexual contact or sexual	committed to	Class G felony.	
		intercourse with another person without	imprisonment for	,	
		consent of that person by use or threat of	nonpayment of fines or	WIS. STAT. ANN. §	
		force or violence.	forfeitures. In §	939.50 (West 2013).	
		(b) Has sexual contact or sexual	302.365, "jail" does not	Classification of	
		intercourse with another person without	include rehabilitation	felonies.	
		consent of that person and causes injury,	facilities established		
		illness, disease or impairment of a sexual	under § 59.53 (8).	(3) Penalties for	
		or reproductive organ, or mental anguish		felonies are as	
		requiring psychiatric care for the victim.	WIS. STAT. ANN. §	follows:	
		(c) Has sexual contact or sexual	59.53(West 2013)	(b) For a Class B	
		intercourse with a person who suffers	(8) Rehabilitation	felony, imprisonment	
		from a mental illness or deficiency which	facilities. The board	not to exceed 60	
		renders that person temporarily or	may establish and	years.	
		permanently incapable of appraising the	maintain rehabilitation	(c) For a Class C	
		person's conduct, and the defendant	facilities in any part of	felony, a fine not to	
		knows of such condition.	the county under the	exceed \$100,000 or	
		(cm) Has sexual contact or sexual	jurisdiction of the	imprisonment not to	
		intercourse with a person who is under	sheriff as an extension	exceed 40 years, or	
		the influence of an intoxicant to a degree	of the jail, or separate	both.	
		which renders that person incapable of	from the jail under	(g) For a Class G	
		giving consent if the defendant has actual	jurisdiction of a	felony, a fine not to	
		knowledge that the person is incapable of	superintendent, to	exceed \$25,000 or	
Wisconsin Cont'		giving consent and the defendant has the	provide any person	imprisonment not to	
		purpose to have sexual contact or sexual	sentenced to the county	exceed 10 years, or	
		intercourse with the person while the	jail with a program of	both.	
		person is incapable of giving consent.	rehabilitation for such		
		(d) Has sexual contact or sexual	part of the person's		
		intercourse with a person who the	sentence or commitment	WIS. STAT. ANN. §	
		defendant knows is unconscious.	as the court determines	940.29 (West 2013).	
		(f) Is aided or abetted by one or more	will be of rehabilitative	Abuse of residents of	
		other persons and has sexual contact or	value to the prisoner.	penal facilities.	l

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
State	Statute	sexual intercourse with another person without the consent of that person.  (g) Is an employee of a facility or program under s. 940.295(2)(b), (c), (h) or (k) and has sexual contact or sexual intercourse with a person who is a patient or resident of the facility or program.  (h) Has sexual contact or sexual intercourse with an individual who is confined in a correctional institution if the actor is a correctional staff member. This paragraph does not apply if the individual with whom the actor has sexual contact or sexual intercourse is subject to prosecution for the sexual contact or sexual intercourse under this section.  (i) Has sexual contact or sexual intercourse with an individual who is on probation, parole, or extended supervision if the actor is a probation, parole, or extended supervision agent who supervises the individual, either directly or through a subordinate, in his or her capacity as a probation, parole, or extended supervision agent or who has influenced or has attempted to influence another probation, parole, or extended supervision of the individual. This paragraph does not apply if the individual with whom the actor has sexual contact or sexual intercourse is subject to prosecution for the sexual contact or sexual intercourse is subject to prosecution for the sexual contact or sexual intercourse under this section.  (j) Is a licensee, employee, or nonclient resident of an entity, as defined in s.	Wis. STAT. ANN. § 940.225 (West 2013). Sexual assault.  (5)(acm) Correctional institution means a jail or correctional facility, a secured correctional facility, a secured correctional facility, or a juvenile correctional facility (ad) Correctional staff member means an individual who works at a correctional institution, including a volunteer.  (b) Sexual contact means any of the following: 1. Any of the following types of intentional touching, whether direct or through clothing, if that intentional touching is either for the purpose of sexually degrading; or for the purpose of sexually humiliating the complainant or sexually arousing or gratifying the defendant or if the touching contains the elements of actual or	Abuse of residents of penal facilities is a Class I felony.  WIS. STAT. ANN. § 939.50 (West 2013). Classification of felonies.  (3) Penalties for felonies are as follows: (i) For a Class I felony, a fine not to exceed \$10,000 or imprisonment not to exceed 3 years and 6 months, or both.	Defenses
Wisconsin Cont'		48.685(1)(b) or 50.065(1)(c), and has sexual contact or sexual intercourse with a client of the entity.  WIS. STAT. ANN. § 940.29 (West 2013).  Abuse of residents of penal facilities.  Any person in charge of or employed in a penal or correctional institution or other place of confinement who abuses, neglects or ill-treats any person confined	attempted battery under s. 940.19(1): a. Intentional touching by the defendant or, upon the defendant's instruction, by another person, by the use of any body part or object, of the complainant's intimate parts. b. Intentional touching by the use of any body part		

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
		place or who knowingly permits another	defendant's intimate		
		person to do so is guilty of a Class I	parts or, if done upon		
		felony.	the defendant's		
			instructions, the		
			intimate parts of another		
			person.		
			2. Intentional penile		
			ejaculation of ejaculate		
			or intentional emission		
			of urine or feces by the		
			defendant upon any part		
			of the body clothed or		
			unclothed of the		
			complainant if that		
			ejaculation or emission		
			is either for the purpose		
			of sexually degrading or		
			sexually humiliating the		
			complainant or for the		
			purpose of sexually		
			arousing or gratifying		
			the defendant.		
			3. For the purpose of		
			sexually degrading or		
			humiliating the		
			complainant or sexually		
			arousing or gratifying		
			the defendant,		
			intentionally causing the		
			complainant to ejaculate or emit urine or feces on		
			any part of the defendant's body,		
			whether clothed or		
			unclothed.		
			(5)(c) <u>Sexual</u>		
			intercourse includes the		
			meaning assigned under		
			s. 939.22 (36) as well as		
			cunnilingus, fellatio or		
			anal intercourse		
			between persons or any		
Wisconsin Cont'			other intrusion, however		
isconom cont			slight, of any part of a		
			person's body or of any		
			object into the genital or		
			anal opening either by		
			the defendant or upon		
			the defendant's		
			instruction. The		
			emission of semen is		

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
			not required.  WIS. STAT. ANN. § 961.01(West 2013). Definitions.  (12m) Jail or correctional facility means any of the following: (a) A Type 1 prison, as defined in § 301.01 (5): Type 1 prison means a state prison under s. 302.01, but excludes any institution that meets the criteria under s. 302.01 solely because of its status under s. 301.048(4)(b). (b) A jail, as defined in §. 302.30: In ss. 302.30 to 302.43, "jail" includes municipal prisons and rehabilitation facilities established under s. 59.53(8) by whatever name they are known. (c) A house of correction. (d) A Huber facility under § 303.09.0 (e) A lockup facility, as defined in § 302.30. (f) A work camp under § 303.10.		
Wyoming Wyoming Cont'	WYO. STAT. ANN. § 6-2-303 (West 2013). Sexual assault in the second degree.  WYO. STAT. ANN. § 6-2-302 (West 2013) Sexual assault in the first degree.	WYO. STAT. ANN. § 6-2-303 (West 2013).  Sexual assault in the second degree.  (a) Any actor who inflicts sexual intrusion on a victim commits sexual assault in the second degree if, under circumstances not constituting assault in the first degree:  (i) The actor causes submission of the victim by threatening to retaliate in the future against the victim or the victim's	WYO. STAT. ANN. § 6-2-301 (West 2013).  Definitions.  (a) As used in this article: (i) Actor means the person accused of criminal assault; (ii) Intimate parts means the external genitalia, perineum, anus or pubes	Wyo. STAT. ANN. § 6-2-306 (West 2013). Penalties for sexual assault.  (a) An actor convicted of sexual assault under W.S. 6- 2-302 through 6-2- 304 who does not qualify under the criteria of subsection	Wyo. STAT. ANN. § 6-2-307. (West 2013). Evidence of marriage as defense.  (a) The fact that the actor and the victim are married to each other is not by itself a defense to a violation of W.S. 6-2-302(a)(i), (ii) or (iii) or 6-2-303(a)(i), (ii) or (vi).

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
State	Statute	children, and the victim reasonably believes the actor will execute this threat. "To retaliate" includes threats of kidnapping, death, serious bodily injury or extreme physical pain; (ii) The actor causes submission of the victim by any means that would prevent resistance by a victim of ordinary resolution; (iii) The actor administers, or knows that someone else administered to the victim, without the prior knowledge or consent of the victim, any substance which substantially impairs the victim's power to appraise or control his conduct; (iv) The actor knows or should reasonably know that the victim submits erroneously believing the actor to be the victim's spouse; (vi) The actor is in a position of authority over the victim and uses this position of authority to cause the victim to submit (vii) The actor is an employee, independent contractor or volunteer of a state, county, city or town, or privately operated adult or juvenile correctional system, including but no limited to jails, penal institutions, detention centers, juvenile residential or rehabilitative facilities, adult community correctional facilities, secure treatment facilities or work release facilities, and the victim is known or should be known by the actor to be a resident of such facility or under supervision of the correctional system; or (viii) The actor inflicts sexual intrusion in treatment or examination of a victim for purposes or in a manner substantially inconsistent with reasonable medical practices.  (b) A person is guilty of sexual assault in	breast of a female person; (iii) Physically helpless means unconscious, asleep or otherwise physically unable to communicate unwillingness to act; (iv) Position of authority means that position occupied by a parent, guardian, relative, household member, teacher, employer, custodian or any other person who, by reason of his position, is able to exercise significant influence over a person; (v) Sexual assault means any act made criminal pursuant to W.S. 6-2-302 through 6-2-304; (vi) Sexual contact means touching, with the intention of sexual arousal, gratification or abuse, of the victim's intimate parts by the actor, or of the actor's intimate parts by the victim, or of the clothing covering the immediate area of the victim's or actor's intimate parts;  (iv) Position of authority means that position occupied by a parent, guardian,	Penalties section shall be punished as follows: (i) Sexual assault in the first degree under W.S. 6-2-302 is a felony punishable by imprisonment for not less than five (5) years nor more than fifty (50) years; (ii) Sexual assault in the second degree is a felony punishable by imprisonment for not les than 2 years nor more than 20 years.	Defenses is not a defense to a violation of W.S. 6-2- 303(a)(vii).  (WYO. STAT. ANN. § 6- 2-302(a)(i), (ii) or (iii) sexual assault in the first degree and WYO. STAT. ANN. § 6-2-303(a)(i), (ii) or (vi) discusses second degree assault in the second degree).
Wyoming Cont'		1	1 1		

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
		Sexual assault in the first degree.  (a) Any actor who inflicts sexual intrusion on a victim commits a sexual assault in the first degree if:  (i) The actor causes submission of the victim through the actual application, reasonably calculated to cause submission of the victim, of physical force or forcible confinement; (ii) The actor causes submission of the victim by threat of death, serious bodily injury, extreme physical pain or kidnapping to be inflicted on anyone and the victim reasonably believes that the actor has the present ability to execute these threats; (iii) The victim is physically helpless, and the actor knows or reasonably should know that the victim is physically helpless and that the victim has not consented; or (iv) The actor knows or reasonably should know that the victim through a mental illness, mental deficiency or developmental disability is incapable of appraising the nature of the victim's conduct.	means any act made pursuant to W.S. 6-2-302 through 6-2-304; (vi) Sexual contact means touching, with the intention of sexual arousal, gratification or abuse, of the victim's intimate parts by the actor, or of the actor's intimate parts by the victim, or of the clothing covering the immediate area of the victim's or actor's intimate parts; (vii) Sexual intrusion means:  (A) Any intrusion, however slight, by any object or any part of a person's body, except the mouth, tongue or penis, into the genital or anal opening of another person's body if that sexual intrusion can reasonably be construed as being for the purposes of sexual arousal, gratification or abuse; or  (B) Sexual intercourse, cunnilingus, fellatio, analingus or anal intercourse with or without emission.		
Wyoming Cont'			CASE NOTE: Scadden v. Wyoming, 732 P.2d 1036, 1039 (Wyo. 1987). In Scadden, the Wyoming Supreme Court stated that "a jailer [has] power over his prisoner, and therefore, the jailer is in a position of authority over the prisoner." Id at 1042.		

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
United States  (NOTE: This law also covers all federal United States territories including Guam, Northern Mariana Islands, Puerto Rico and the Virgin Islands)	Statute  18 U.S.C.S. § 2241 (West 2013).  Aggravated sexual abuse.  18 U.S.C.S. § 2242 (West 2013).  Sexual abuse.  18 U.S.C.S. § 2243 (West 2013).  Sexual abuse of a minor or ward.  18 U.S.C.S. § 2244 (West 2013).  Abusive sexual contact.	18 U.S.C.S. § 2241 (West 2013).  Aggravated sexual abuse.  (a) By force or threat Whoever, in the special maritime and territorial jurisdiction of the United States or in a Federal prison, or in any prison, institution, or facility in which persons are held in custody by direction of or pursuant to a contract or agreement with the head of any Federal department or agency, knowingly causes another person to engage in a sexual act - (1) by using force against that other person; or (2) by threatening or placing that other person in fear that any person will be subjected to death, serious bodily injury, or kidnapping; or attempts to do so, shall be fined under this title, imprisoned for any term of years or life, or both.  (b) By other means. – Whoever, in the special maritime and territorial jurisdiction of the United States or in a Federal prison, or in any prison, institution, or facility in which persons are held in custody by direction of or pursuant to a contract or agreement with the headof any Federal department or agency, knowingly - (1) renders another person unconscious, and thereby engages in a sexual act with that person, or  (2) administers to another person by force or threat of force, or without the knowledge or permission of that person, a drug, intoxicant or other similar substance and thereby -  (A) substantially impairs the ability of that other person to appraise or control conduct; and  (B) engages in a sexual act with that other person; or attempts to do so, shall be fined under	18 U.S.C.S. § 2246 (West 2013).  Definitions for chapter.  As used in this chapter - (1) the term prison means a correctional, detention, or penal facility; (2) the term sexual act means (A) contact between the penis and the vulva or the penis and the anus, and for purposes of this subparagraph contact involving the penis occurs upon penetration, however, slight; (B) contact between the mouth and the penis, the mouth and the vulva, or the mouth and the anus; (C) the penetration, however slight, of the anal or genital opening of another by a hand or finger or by any object, with an intent to abuse, humiliate, harass, degrade, or arouse or gratify the sexual desire of any person; or (D) the intentional touching, not through the clothing, of the genitalia of another person who has not attained the age of 16 years with an intent to abuse, humiliate, harass, degrade, or arouse or	18 U.S.C.S. § 2241(a)(2) (West 2013).  Shall be fined under this title, imprisoned for any term of years or life, or both.  18 U.S.C.S. § 2241(b)(2)(B) (West 2013).  Shall be fined under this title, imprisonment for any term of years or life, or both.  18 U.S.C.S. § 2241(c) (West 2013).  Shall be fined under this title and imprisoned for not less than 30 years or for life. If the defendant has previously been convicted of another Federal offense that would have been an offense under with such provision had the offense occurred in a Federal prison, unless the death penalty is imposed, the defendant shall be sentenced to life in prison.  18 U.S.C.S. § 2242(1)(B) (West	Defenses  18 U.S.C.S. § 2243 (West 2013).  Sexual abuse of a minor or ward.  (c) Defenses (1)In a prosecution under subsection (a) of this section, it is a defense, which the defendant must establish by a preponderance of the evidence, that the defendant reasonably believed that the other person had attained the age of 16 years.  (2) In a prosecution under this section, it is a defense, which the defendant must establish by a preponderance of the evidence, that the persons engaging in the sexual act were at that time married to each other.
United States Cont'		this title, imprisonment for any term of years or life, or both.  (c) With children - Whoever, crosses a State line with intent to engage in a sexual act with a person who has not attained the age of 12 years, or in the	gratify the sexual desire of any person; (3) the term "sexual contact" means the intentional touching, either directly or	2013). Shall be fined under this title and imprisoned for any term of years or for life.	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
		special maritime and territorial	through the clothing, of		
		jurisdiction of the U.S. or in a Federal	the genitalia, anus,	18 U.S.C.S. §	
		prison, or in any prison, institution, or	groin, breast, inner	2243(a)(2) (West	
		facility in which persons are held in	thigh, or buttocks of any	2013).	
		custody by direction of or pursuant to a	person with an intent to	Shall be fined under	
		contract or agreement with the head of	abuse, humiliate, harass,	this title, imprisoned	
		any Federal department or agency,	degrade, or arouse or	not more than 15	
		knowingly engages in a sexual act with	gratify the sexual desire	years, or both.	
		another person who has not attained the	of any person;		
		age of 12, or knowingly engages in a	(4) the term <u>serious</u>	18 U.S.C.S. §	
		sexual act under the circumstances	bodily injury means	2243(b)(2) (West	
		described in subsections (a) and (b) with	bodily injury that	2013).	
		another person who has attained the age	involves a substantial	Shall be fined under	
		of 12 but has not attained the age of 16	risk of death,	this title, imprisoned	
		years (and is at least 4 years younger than	unconsciousness,	not more than 15	
		the person so engaging), or attempts to	extreme physical pain,	years, or both.	
		do so, shall be fined under this title and	protracted and obvious		
		imprisoned for not less than 30 years or	disfigurement, or	18 U.S.C.S. §	
		for life. If the defendant has previously	protracted loss or	2244(a)(1) (West	
		been convicted of another Federal offense	impairment of the	2013).	
		that would have been an offense under	function of a bodily	Shall be fined under	
		with such provision had the offense	member, organ, or	this title, imprisoned	
		occurred in a Federal prison, unless the	mental faculty;	not more than 10	
		death penalty is imposed, the defendant	(5) the term <u>official</u>	years, or both.	
		shall be sentenced to life in prison.	detention means		
		(d) State of mind proof requirement. In a	(A) detention by a	18 U.S.C.S. §	
		prosecution under subsection (c) of this	Federal officer or	2244(a)(2) (West	
		section, the Government need not prove	employee, or under the	2013).	
		that the defendant knew that the other	direction of a Federal	Shall be fined under	
		person engaging in the sexual act had not	officer or employee,	this title, imprisoned	
		attained the age of 12 years.	following arrest for an	not more than 3 years,	
		40.77.0.00.00.00.00.00.00.00.00.00.00.00.	offense; following	or both.	
		18 U.S.C.S. § 2242 (West 2013).	surrender in lieu of	10 11 0 0 0 0	
		Sexual abuse.	arrest for an offense;	18 U.S.C.S. §	
		W/h in the in the - in this	following a charge or	2244(a)(3) (West	
		Whoever, in the special maritime and	conviction of an	2013).	
		territorial jurisdiction of the United States	offense, or an allegation	Chall ha fined und-	
		or in a Federal prison, or in any prison,	or finding of juvenile	Shall be fined under	
		institution, or facility in which persons	delinquency; following	this title, imprisoned	
		are held in custody by direction of or	commitment as a	not more than 2 years, or both.	
		pursuant to a contract or agreement with	material witness; following civil	or both.	
		the head of any Federal department or agency, knowingly -	commitment in lieu of	18 U.S.C.S. §	
		(1) causes another person to engage in a	criminal proceedings or	2244(a)(4) (West	
		sexual act by threatening or placing that	pending resumption of	2013).	
United States Co	ant'	other person in fear (other than by	criminal proceedings	2013).	
Omicu States Co	nit .	*	that are being held in	Shall be fined under	
		threatening or placing that other person in fear that any person will be subjected to	abeyance, or pending	this title, imprisoned	
		death, serious bodily injury, or	extradition, deportation,	not more than 2 years,	
		kidnapping); or	or exclusion; or	or both.	
		(2) engages in a sexual act with another	(B) custody by a	or botti.	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
·		person if that other person is –	Federal officer or	18 U.S.C.S. §	
		(A) incapable of appraising the nature	employee, or under the	2244(a)(5) (West	
		of the conduct; or	direction of a Federal	2007).	
		(B) physically incapable of declining	officer or employee, for	Shall be fined under	
		participation in, or communicating	purposes incident to any	this title and	
		unwillingness to engage in, that sexual	detention described in	imprisoned for any	
		act;	subparagraph (A) of this	term of years of for	
		or attempts to do so, shall be fined under	paragraph, including	life.	
		this title and imprisoned for any term of	transportation, medical		
		years or for life.	diagnosis or treatment,	18 U.S.C.S. §	
			court appearance, work,	2244(b) (West 2013).	
		18 U.S.C.S. § 2243 (West 2013).	and recreation; but does		
		Sexual abuse of a minor or ward.	not include supervision	Shall be fined under	
			or other control (other	this title, imprisoned	
		(a) Of a minor. – Whoever, in the special	than custody during	not more than 2 years,	1
		maritime and territorial jurisdiction of the	specified hours or days)	or both.	1
		United States or in a Federal prison, or in	after release on bail,		
		any prison, institution, or facility in	probation, or parole, or	18 U.S.C.S. §	1
		which persons are held in custody by	after release following a	2244(c) (West 2013).	
		direction of or pursuant to a contract or	finding of juvenile		
		agreement with the head of any Federal	delinquency; and	The maximum term	
		department or agency, knowingly	(6) the term <u>State</u>	of imprisonment that	
		engages in a sexual act with another	means a State of the	may be imposed for	
		person who –	United States, the	the offense shall be	
		(1) has attained the age of 12 years but	District of Columbia,	twice that otherwise	
		has not attained the age of 16 years; and	and any commonwealth,	provided in this	
		(2) is at least four years younger than the	possession, or territory	section.	
		person so engaging;	of the United States.		
		or attempts to do so, shall be fined under		USSG § 2A3.1.	
		this title, imprisoned not more than 15		(West 2013)	
		years, or both.		Criminal Sexual	
		(b) Of a ward - Whoever, in the special		Abuse; Attempt to	
		maritime and territorial jurisdiction of the		Commit Criminal	
		United States or in a Federal prison, or in		Sexual Abuse	
		any prison, institution, or facility in		Schual Abuse	
		which persons are held in custody by			
		direction of or pursuant to a contract or		( ) D 000	
		agreement with the Attorney General,		(a) Base Offense	
		knowingly engages in a sexual act with		Level:	
		another person who is –			
		(1) in official detention; and		(1) 38, if the	1
		(2) under the custodial, supervisory, or		defendant was	1
		disciplinary authority of the person so		convicted under 18	1
		engaging; or attempts to do so, shall be		U.S.C. 2241(c); or	
		fined under this title, imprisoned not			
United States Co	ont'	more than 15 years, or both.		(2) 30, otherwise.	1
		(d) State of mind proof requirement. – In		, , , , , , , , , , , , , , , , , , , ,	1
		a prosecution under subsection (a) of this		(b) Specific Offense	1
		section, the Government need not prove		Characteristics	
		that the defendant knew –		Characteristics	1
		(1) the age of the other person engaging			

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
		in the sexual act; or		(1) If the offense	
		(2) that the requisite age difference		involved conduct	
		existed between the persons so engaging.		described in 18 U.S.C.	
		1		§ 2241(a) or (b),	
		18 U.S.C.S. § 2244 (West 2013).		increase by 4 levels.	
		Abusive sexual contact.		increase by the test.	
		riousive sexual contact.		(C) TC 1	
		(a) Sexual conduct in circumstances		(2) If subsection	
		where sexual acts are punished by this		(a)(2) applies and (A)	
		chapter. – Whoever, in the special		the victim had not	
				attained the age of	
		maritime and territorial jurisdiction of the		twelve years, increase	
		United States or in a Federal prison, or in		by 4 levels; or (B) the	
		any prison, institution, or facility in		victim had attained	
		which persons are held in custody by		the age of twelve	
		direction of or pursuant to a contract or		years but had not	
		agreement with the head of any Federal		attained the age of	
		department or agency, knowingly		sixteen years,	
		engages in or causes sexual contact with		increase by 2 levels.	
		or by another person, if so to do would		·	
		violate –		(3) If the victim was	
		(1) subsection (a) and (b) of section		(A) in the custody,	
		2241 of this title had the sexual contact		care, or supervisory	
		been a sexual act, shall be fined under		care, or supervisory	
		this title, imprisoned not more than 10			
		years, or both;		defendant; or (B) a	
		(2) § 2242 of this title had the sexual		person held in the	
		contact been a sexual act, shall be fined		custody of a	
		under this title, imprisoned not more than		correctional facility,	
		3 years, or both;		increase by 2 levels.	
		(3) subsection (a) of section 2243 of this			
		title had the sexual contact been a sexual		(4) (A) If the victim	
		act, shall be fined under this title,		sustained permanent	
		imprisoned not more than 2 years, or		or life-threatening	
		both;		bodily injury, increase	
		(4) subsection (b) of section 2243 of this		by 4 levels; (B) if the	
		title had the sexual contact been a sexual		victim sustained	
		act, shall be fined under this title,		serious bodily injury,	
		imprisoned not more than 2 years, or		increase by 2 levels;	
		both; or		or (C) if the degree of	
		(5) subsection (c) of section 2241 of this		injury is between that	
		title had the sexual contact been a sexual		specified in	
				subdivisions (A) and	
		act, shall be fined under this title and		(B), increase by 3	
		imprisoned for any term of years of for		levels.	
		life.		icveis.	
TT 1: 10: : ~	.,	(b) In other circumstances. – Whoever, in			
United States Co	nt'	the special maritime and territorial		(5) If the victim was	
		jurisdiction of the United States or in a		abducted, increase by	
		Federal prison, or in any prison,		4 levels.	
		institution, or facility in which persons			
		are held in custody by direction of or		(6) If, to persuade,	
	I	pursuant to a contract or agreement with		induce, entice, or	l

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
		the head of any Federal deaprtmeny or agency,knowingly engages in sexual contact with another person without that other person's permission shall be fined under this title, imprisoned not more than 2 years, or both.  (c) Offenses involving young children. – If the sexual contact that violates this section (other than subsection (a)(5)) is with an individual who has not attained 12 years, the maximum term of imprisonment that may be imposed for the offense shall be twice that otherwise provided in this section.		coerce a minor to engage in prohibited sexual conduct, or if, to facilitate transportation or travel, by a minor or a participant, to engage in prohibited sexual conduct, the offense involved (A) the knowing misrepresentation of a participant's identity; or (B) the use of a computer or an interactive computer service, increase by 2 levels.	
				USSG § 2A3.2. (West 2013) Criminal Sexual Abuse of a Minor Under the Age of Sixteen Years (Statutory Rape) or Attempt to Commit Such Acts	
				(a) Base Offense Level: 18  (b) Specific Offense Characteristics:  (1) If the minor was in the custody, care, or supervisory control of the defendant,	
United States Con	nt'			increase by 4 levels.  (2) If (A) subsection (b)(1) does not apply; and (B)(i) the offense involved the knowing misrepresentation of a participant's identity to persuade, induce,	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
				entice, or coerce the minor to engage in prohibited sexual conduct; or (ii) a participant otherwise unduly influenced the minor to engage in prohibited sexual conduct, increase by 4 levels.	
				(3) If a computer or an interactive computer service was used to persuade, induce, entice, or coerce the minor to engage in prohibited sexual conduct, increase by 2 levels.	
				USSG § 2A3.3. (West 2013) Criminal Sexual Abuse of a Ward or Attempt to Commit Such Acts	
				<ul><li>(a) Base Offense</li><li>Level: 14</li><li>(b) Specific Offense</li><li>Characteristics</li></ul>	
United States Co	nt'			(1) If the offense involved the knowing misrepresentation of a participant's identity to persuade, induce, entice, or coerce a minor to engage in prohibited sexual conduct, increase by 2 levels.	
				(2) If a computer or an interactive computer service was used to persuade,	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
				induce, entice, or coerce a minor to engage in prohibited sexual conduct, increase by 2 levels.	
				USSG § 2A3.4. (West 2013) Abusive Sexual Contact or Attempt to Commit Abusive Sexual Contact	
				(a) Base Offense Level:	
United States Cont'				(1) 20, if the offense involved conduct described in 18 U.S.C. § 2241(a) or (b);	
				(2) 16, if the offense involved conduct described in 18 U.S.C. § 2242; or	
				(3) 12, otherwise.	
				(b) Specific Offense Characteristics	
				(1) If the victim had not attained the age of twelve years, increase by 4 levels; but if the resulting offense level is less than 22, increase to level 22.	
				(2) If the base offense level is determined under subsection (a)(1) or (2), and the victim had attained	
				the age of twelve years but had not attained the age of sixteen years,	

State	Statute	Coverage	Definitions/Notes	Penalties	Defenses
State	Statute	Coverage	Definitions/Notes		Detelises
United States Cont'				increase by 2 levels.  (3) If the victim was in the custody, care, or supervisory control of the defendant, increase by 2 levels.  (4) If the offense involved the knowing misrepresentation of a participant's identity to persuade, induce, entice, or coerce a minor to engage in prohibited sexual conduct, increase by 2 levels.	
				(5) If a computer or an interactive computer service was used to persuade, induce, entice, or coerce a minor to engage in prohibited sexual conduct, increase by 2 levels.  NOTE: For more specific imprisonment term information, refer to the 2007 Federal Sentencing	
				Guideline Manual as a guide but not as mandatory sentences.	