

H.88 Senate Judiciary Proposal of Amendment 6.1

Conviction required

Consideration of best interests not required.

Qualifying crimes

- Sexual assault (13 V.S.A. § 3252(a), (b), (d), and (e) – does not include “statutory rape”)
- Aggravated sexual assault (13 V.S.A. § 3253)
- Aggravated sexual assault of a child (13 V.S.A. § 3253a)
- Lewd and lascivious conduct with a child (13 V.S.A. § 2602)
- Similar offenses in other jurisdictions

Order is permanent and may not be modified.

Court may not issue a parent-child contact order.

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Consideration of best interests is required.

Qualifying crimes

- Sexual assault (13 V.S.A. § 3252– does include “statutory rape”)
- Aggravated sexual assault (13 V.S.A. § 3253)
- Aggravated sexual assault of a child (13 V.S.A. § 3253a)
- Lewd and lascivious conduct with a child (13 V.S.A. § 2602)
- Sexual exploitation of an inmate (13 V.S.A. § 3257)
- Sexual exploitation of a minor (13 V.S.A. § 3258)
- Sexual abuse of a vulnerable adult (13 V.S.A. § 1379)
- Similar offenses in other jurisdictions

Motion to modify granted only upon a showing of extraordinary, real, substantial, and unanticipated change of circumstances.

No parent-child contact order unless modification standard met.