1.5.G.6 Parole Services- Response to Violations

I Policy Index:

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<th>10/03/2019</th>
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<td>Replaces Policy:</td>
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<td>Affected Units:</td>
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<td>Revision Number:</td>
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<td>Office of Primary Responsibility:</td>
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II Policy:

Parole agents will respond to every known violation detected in order to hold offenders accountable for their actions. Nothing in this policy or its application creates the basis for establishing a constitutionally protected liberty, property, or due process interest for any offender, other than those already established through SDCL.

III Definitions:

Agreement of Violation and Sanction (AVS):
The form served on an offender following a detected violation of supervision conditions not resulting in a violation or informal response, which outlines the violation(s) committed by the offender, the sanction(s) imposed, the time frame for completion of the imposed sanction, the offender’s acknowledgment and waiver of rights that would have been afforded to him/her if the revocation proceeding had been initiated, acknowledgment by the offender that he/she freely admits to having committed the alleged violation(s), acknowledgment by the offender that failure to abide by the RTV Parolee Acknowledgment of Violation and Sanction and/or failure to complete the imposed sanction may result in revocation proceedings being initiated, and acknowledgment by the offender that failure to abide by the Parole Standard Supervision Agreement and/or complete the imposed sanction may result in the original violation being used in revocation proceedings.

Comprehensive Offender Management System (COMS):
A DOC data management system which stores pertinent offender information.

Containment Plan:
Required response by the Supervising Parole Agent when an offender is charged with a felony that does not carry the presumption of probation and the court has determined the offender is eligible for bond. The containment plan will include any bond conditions as set by the court and additional supervision conditions as approved by the Regional Supervisor and Director of Field Services.

Felony offense(s) with the presumption of probation - Class 5 and 6:
Felony that carries the presumption that the court shall sentence the offender to a term of probation, unless aggravating circumstances exist. Exceptions to the presumption of probation for those convicted under specific statutes are outlined in SDCL § 22-6-11 (see Attachment 6).
Jail/Detention:
An arrest and booking into a jail, which is any building or place provided or used by any county, municipality, or civil township for the arrest and/or detention of an offender by a law enforcement agency, or placement in jail on parole detainment or bond violation, or placement in prison or jail for detainment, community transition program or extended detainment for failure to comply with terms and conditions set by the Parole Board or parole agent.

Offender:
For the purposes of this policy, an offender is a parolee (under parole or suspended sentence supervision by South Dakota Parole Services), to include those offenders transferred to parole supervision from other states under the Interstate Compact.

Parole Agent:
For the purposes of this policy, a parole agent is an employee of the Department of Corrections (DOC) responsible for the direct supervision of offenders (See SDCL § 24-15-14).

Sanction:
A corrective measure imposed upon an offender in response to a violation. A sanction directs an offender toward future compliance. Sanctions may include treatment opportunities or requirements in response to an offender’s use or abuse of drugs or alcohol.

Violation:
The failure of an offender to comply with any of the conditions listed on his/her supervision agreement (See Attachment 1), or the failure of an offender to comply with any special condition(s) imposed by the Board of Pardons and Paroles or parole services staff.

IV Procedures:

1. Violation Severity Scale:

A. The RTV Parole Violation Severity Scale will be used to determine the applicable severity category of a violation committed by an offender (See Attachment 2).

   1. Each Agreement Condition from the Parole Violation Severity Scale corresponds to a requirement in the Parole Standard Supervision Agreement (See Attachment 1).

   2. The Risk Level at the top of the scale corresponds to an offender’s supervision level (See DOC policy 1.5.G.4 Parole Services-Community Risk Assessment and Supervision of Offenders).

      a. Ind = Indirect Supervision.
      b. Min = Minimum Supervision.
      c. Med = Medium Supervision.
      d. Max = Maximum Supervision.
      e. Int = Intensive Supervision.

   3. The Response Range will fall into one of the following categories, which corresponds with the RTV Parole Violation Sanction Scale (See Attachment 3):
a. **SR** = Supervisor Review Required

b. **I** = Informal

c. **L** = Low

d. **M** = Medium

e. **H** = High

f. **VS** = Violation Staffing

g. **V** = Violation

B. If a violation by an offender is not included on the RTV Parole Violation Sanction Scale, or the violation calls for “SR” response, the parole agent will staff the case with his/her regional supervisor to determine if a formal response is necessary, and if applicable, the appropriate sanction. The agent will record the approved and applied sanction in Comprehensive Offender Management System (COSM).

C. If a violation by an offender calls for a “VS” response range, the regional supervisor and director of field services will determine if the supervising parole agent should pursue a revocation or high level response in the form of a containment plan.

D. For the purposes of this policy, “committing a new felony offense” (all Classes listed) or “committing a new Misdemeanor offense” (all Classes listed) from the RTV Parole Violation Severity Scale means the parolee was arrested by a jurisdiction other than the Board of Pardons and Paroles and there is evidence/information to indicate a new offense was committed.

1. “Other evidence/information” includes, but is not limited to: admission by the offender, a positive portable breath test (PBT), a positive urinalysis test (UA), (See DOC policy 1.3.A.8 Offender Drug Testing, Sanctions & Treatment) charges filed by a prosecutor, etc.

2. An offender’s self-admission is not sufficient grounds in and of itself to conclude the offender is guilty of “committing a new felony offense” (all Classes listed) or “committing a new Misdemeanor offense (all Classes listed)”, as noted on the RTV Parole Violation Severity Scale.

3. Offenders undergoing court processes, when charged with felony offense(s) that carry the presumption of probation or misdemeanor offenses, will normally be allowed to release back on community supervision after any bond or bond/conditions have been met. The offender is subject to additional supervision conditions as deemed appropriate by the regional supervisor when released back to the community.

   a. The supervising agent will assist with monitoring bond conditions ordered by the Court and will report back to the Court any violations of the Judge’s ordered bond conditions for the Court’s consideration.

   b. Additional supervision conditions may include restrictions, directives, and/or conditions aimed at addressing, monitoring and/or controlling behavior specific to the case, with the goal to increase surveillance and accountability of the offender involved.

   c. The regional supervisor can staff the case with the director of field services to determine if a revocation is more appropriate than additional supervision conditions.
4. Offenders charged with a new felony offense(s) where at a minimum at least one of the charges does not carry the presumption of probation, will only be allowed to release back to supervision when any bond and/or bond conditions are met and an approved containment plan is put in place. Containment plans must be approved by the regional supervisor and director of field services. The containment plan will normally remain in place until the court process is finalized.

a. The agent may initiate the revocation process before the court process has concluded with approval by the regional supervisor and director of field services.

b. A containment plan approved by the regional supervisor and director of field services will include the following, if not already ordered by the Court as a bond condition: drug/alcohol testing (SCRAM, 24/7, RBD, Continuous Drug Testing) if the offense is drug/alcohol related, Day Reporting (contact in the office, 24/7, reporting to a Law Enforcement or Community Resource agency, or use of GPS technology), and supervision at an Intensive level.

c. Additional supervision conditions may include restrictions, directives and/or conditions aimed at addressing, monitoring, and/or controlling behavior specific to the case, with the goal to increase surveillance and accountability of the offender involved.

d. Containment Plans may include Extended Detainment, CTP or placement in a halfway house/treatment facility, which will be based on known risk and/or needs assessment information, to include but not limited to the LSI-R, Community Risk Assessment, chemical dependency, mental health, sex offender information as well as past/current supervision behavior.

e. The supervising agent will assist with monitoring bond conditions ordered by the court and will report, back to the court, any violations of the judge’s ordered bond conditions for the court’s consideration.

f. The supervising parole agent will activate the Community Alert of “Containment Plan” and note all conditions imposed on the offender in the comments section of the alert screen in COMS.

E. For the purposes of this policy, “Conviction on a New Felony Offense” (all Classes listed) or “Conviction on a New Misdemeanor Offense” (all Classes listed) from the RTV Parole Violation Severity Scale (See Attachment 2) means an offender has been convicted of an offense by a court.

1. If an offender is convicted of any felony by the court, but is not sentenced to a term in prison, the offender will be allowed to remain on or be released back to community supervision with additional supervision conditions applied, if/when applicable.

2. If an offender is convicted of a felony that carries the presumption of probation, but is sentenced to a term in prison by the court, normally the offender will return to prison without revocation of the offender’s current supervision being pursued.

2. Violation Sanction Scale:

A. The table in the RTV Parole Violation Sanction Scale (See Attachment 3) will be used to determine the appropriate sanction(s) to impose within each severity level after an offender has committed a violation.

B. The RTV Parole Violation Sanction Descriptions document (See Attachment 4) provides detailed information regarding each specific sanction.
3. Parole Agent Response to Violations:

A. If the supervising parole agent determines the offender has committed a violation, the parole agent will refer to the RTV Parole Violation Severity Scale (See Attachment 2) and determine the appropriate severity category.

B. Once a parole agent determines the appropriate severity category, the parole agent will select a sanction(s) from the corresponding response range of the RTV Parole Violation Sanction Scale to impose on the offender. Consideration will be given to the following:

1. The risk the offender poses to the community.

2. The severity of the offender’s violation.

3. The offender’s assessed community risk level (See DOC policy 1.5.G.4 Parole Services-Community Risk Assessment and Supervision of Offenders).

4. The offender’s programming/treatment needs.

5. The offender’s performance while on supervised release.

6. Previous violations by the offender while under supervised release.

7. The offender’s attitude.

8. The relationship of the violation to the offender’s crime of conviction.

9. The availability of other intervention means and their anticipated affect on the offender.

C. The Parole Agent shall complete EPICS sessions as required by Parole Services OM 7.3.D.3. Effective Practices in Community Supervision (EPICS) when issuing an AVS.

1. EPICS sessions can and should also be completed whenever an offender is displaying antisocial behavior, regardless if the behavior constitutes an AVS.

D. The parole agent may consult with his/her regional supervisor or the Director of Field Services prior to imposing a sanction.

1. The parole agent will have the regional supervisor’s approval prior to imposing any sanction(s) not listed in the RTV Parole Violation Sanction Scale and prior to imposing a sanction that is outside (higher or lower) the response range determined by RTV Parole Violation Sanction Scale (See Attachment 3).

2. The parole agent will consult with the regional supervisor as soon as possible when the RTV Parole Violation Severity Scale indicates an “SR” response range to determine if formal sanctioning is necessary, the risk level (I. L. M. H. or V) and the sanction from the RTV Parole Violation Sanction Scale. If it is determined a formal sanction is necessary, the parole agent will record the sanction in COMS and the Regional Supervisor will complete the approval in COMS.

3. When the RTV Parole Violation Sanction Scale calls for a “VS” response, the supervising agent will inform the regional supervisor, who will staff the case with the Director of Field Services. This staffing will determine if a formal sanction in the form of a containment plan is necessary or if revocation should be pursued.
E. Jail/detention is a sanction that is listed in the "High" response range of the RTV Parole Violation Sanction Scale.

1. A parole agent can jail/detain an offender, even if such action would fall outside the designated response range, for a violation or suspected violation without the prior approval of a regional supervisor in the event the parole agent determines this is necessary:
   a. To prevent an offender from absconding.
   b. When the parole agent determines the behavior and/or attitude of the offender may constitute a threat or danger to the offender and/or the community, and the agent believes detainment is necessary to provide protection for the offender and/or to the community.
   c. When more information is needed by the parole agent to determine specifically what violations of the supervision agreement may have been committed by the offender.
      1) This is often the case with after-hours offender contact with law enforcement.
      2) Once the necessary information is gathered by the parole agent, an appropriate sanction or violation may be administered.

2. Offenders who test positive or admit to use of a controlled substance will have a period of jail or detention.
   a. Any exceptions to this will have the Regional Supervisor's approval.

3. Refer to DOC policy 1.5.G.8 Parole Services-Detainers and Arrest on Violation for additional information.

F. Offenders who receive an AVS will not be eligible for Earned Discharge Credits that month in accordance to SDCL 24-15A-50.

G. Generally, the least burdensome sanction(s) to the violation will be applied.

4. Agreement of Violation and Sanction:

A. After the parole agent has selected a sanction, (unless revocation is being sought, or an informal response is indicated and selected), the parole agent will complete a RTV Parolee Acknowledgment of Violation and Sanction (See Attachment 5).

1. The Parole Agreement of Violation and Sanction form will specify the following:
   a. The violation(s) committed by the offender.
   b. The sanction(s) imposed upon the offender.
   c. The time frame for completion of the imposed sanction.
   d. The offender’s acknowledgment and waiver of rights that would have been afforded to him/her if the revocation proceeding had been initiated.
   e. Acknowledgment by the offender that he/she freely admits to having committed the alleged violation(s).
f. Acknowledgment by the offender that failure to abide by the RTV Parolee Acknowledgment of Violation and Sanction and/or failure to complete the imposed sanction may result in revocation proceedings being initiated.

g. Acknowledgment by the offender that failure to abide by the Parole Standard Supervision Agreement and/or complete the imposed sanction may result in the original violation being used in revocation proceedings.

2. The RTV Parolee Acknowledgment of Violation and Sanction form is valid only if signed by the offender being supervised.

3. The offenders’ agreement to the terms is confirmed by his/her signature on the RTV Parolee Acknowledgment of Violation and Sanction form.

B. Once a violation has been resolved, either informally or by the successful completion of the sanction imposed, the violation will normally not be cited as the primary reason for revocation at a later date. However, the violation may be utilized as a contributing factor in forming a decision for revocation, or to recommend revocation at a later date.

C. The parole agent will document all violations committed by the offender and any/all corresponding responses/sanctions.

1. Response at all levels requiring completion of an AVS will be documented in the “Violations and Sanctions” and “Parole Violation Response” screens in COMS, along with AVS forms.

2. Responses at the “informal” level will be documented as case notes in COMS.

5. Revocation Recommended by the Parole Agent:

A. If parole revocation is recommended by the parole agent, the revocation process will be initiated pursuant to Parole Board policy 8.1.A.2 Parole & Suspended Sentence Revocation Hearings.

1. Before reaching the decision to recommend revocation, appropriate steps will be made by the parole agent in an attempt to bring about the proper behavior from the offender to successfully complete supervision.

2. Sanctions short of recommending revocation will be considered to the extent public safety would not likely be jeopardized.

3. Parole agents recommending violation “V” as a response range when such a response is outside the responses listed in the response range on the RTV Parole Violation Severity Scale, must obtain the approval of the regional supervisor prior to initiating the violation process, often referred to as an “override to violation”.

B. If the regional supervisor does not concur with the recommendation for violation, the regional supervisor will determine the appropriate intervention, with input from the parole agent, Director of Field Services, and/or Executive Director of Parole.

V Related Directives:

DOC policy 1.3.A.8 – Offender Drug Testing, Sanctions & Treatment
DOC policy 1.5.G.4 – Community Risk Assessment and Supervision of Offenders
VI Revision Log:

**September 2005:** New policy.

**March 2006:** Added clarification on how to determine what constitutes committing a new offense.

**December 2006:** Revised the policy statement. Revised attachment 1. Updated policy/OM references.

**September 2007:** Corrected the name of DOC policy 1.5.G.4. Added a definition for PATS. Switched the order of attachments 1 and 2.

**August 2008:** Revised formatting of policy and attachments in accordance with DOC policy.

**1.1.A.2.** Added DOC policy, Parole Services OM and SD Board of Pardons & Parole policy to section (V). Revised minor grammatical changes and wording throughout policy. Revised titles of Attachments 1, 2, 3, 4 and 5 to be consistent with policy, attachments and WAN. Replaced “M,M,H,H,V,V” to “M,H,H,V,V” on #14 in Attachment 2.

**March 2009:** Deleted technical as referenced to violations throughout policy. Added reference to Interstate Compact within definition of Offender. Deleted reference to Parole Services OM 7.3.A.4 in ss (D2 of Parole Agent Response to Violations). Added Parole Board policy as it references 8.1.A.2 in ss (A) and added ss (A3) of Revocation Recommended by the Parole Agent. Added check boxes within #6 and former #12 now #13 and disclaimer statement before signature within Attachment 1.

**August 2009:** Added ss (D1 and D2 of Violation Severity Scale). Deleted repealed Parole Services OM 7.3.A.4 in section V. Added terms relating to acronyms, deleted former ss (13e) and added check boxes in ss (6 and 13) all within Attachment 1. Added additional #14 regarding verbal or written threats within Attachment 2. Clarified Attachment titles and added hyperlinks throughout policy.

**April 2010:** Revised formatting of Section I. Added ss (A3d and A3e of Violation Severity Scale). Revised Attachment 2 and 3.

**April 2012:** Reviewed with no changes.

**November 2013:** Reviewed with no changes.

**January 2014:** Added “known” to policy statement. Added definition of “AVS” and “Felony Offenses with Presumption of Probation” and Deleted definition of PATS. Added a. “Supervisor Review Required” and b. “Informal” and Deleted d. “Agent Review Required” in Section 1 A. 3. Added “or the violation calls for “SR” response range” in Section 1 B. Deleted “committing a new misdemeanor offense (Class 1 mis.) and Replaced with “(all Classes listed)” in Section 1 C. Added (all Classes listed) and Deleted (Class 1 mis. or committing a new offense (class 2 mis)” and Replaced with “(all Classes listed) as noted on the RTV Parole Violation Severity Scale” in Section 1 C. 2. Deleted previous D. regarding reported threats and Replaced with D. 1. a. b. 2. 3. Added new 2. “The parole agent will consult with the regional supervisor as soon as possible when the RTV Parole Violation Severity Scale indicates an “SR” response range to determine if formal sanctioning is necessary and the response level (I L M H or V) from which to select an intervention/sanction” in Section 3 C. Added “or when an informal response is indicated” in Section 4 A. Deleted “on the PATS database” and Replaced with “COMS” and Added 1. 2. to Section 4 C.

Reviewed attachments to conform with policy changes.

**April 2015:** Deleted “response to violations” in policy statement. Deleted “the appropriate severity category and which, if any, sanctions shall be applied” and Replaced with “if a formal response is necessary, and if applicable the appropriate response range of sanctions to apply. The agent will record the sanction applied in COMS resulting in the supervisor’s approval in COMS” in Section 1 B. Added 3, and 4. in Section 1 C. Deleted 1 and 2 in Section 1 D. Added “if it is determined a formal sanction is necessary, the parole agent will record the sanction in COMS and the Regional Supervisor will complete the approval in COMS” in Section 3 C. 2.

**March 2017:** Revised definition of “Containment Plan”. Added definition of “Jail/Detention”. Deleted “the supervising parole agent” and Replaced with “parole services staff” in definition of “Violation”.

Added f. VS Violation staffing to Section 1 A. 3. Added C. to Section 1. Deleted “involving violence or
threats of violence (class 1) including simple assault/simple assault domestic” and Deleted “released from detainment and placed” and Replaced with “allowed to release” and Deleted “a specific containment plan” and Replaced with “as deemed appropriate by the Regional Supervisor” in Section 1 D. 3. Deleted “Containment plans for these cases will require approval by the regional supervisor before releasing the offender back to the community” and Replaced with “The supervising agent will assist with monitoring bond conditions ordered by the Court and will report, back to the Court, any violations of the Judge’s ordered bond conditions for the Court’s consideration” in Section 1 D. 3. a. Deleted b. in Section 1 D. 3. Deleted “The Agent will activate the community alert of “Containment Plan” and include all conditions imposed on the offender on the alert screen” and Replaced with “The Regional Supervisor can staff the case with the Director of Field Services to determine if a revocation is more appropriate than additional supervision conditions” in Section 1 D. 3. d. Added 4. a. - e. in Section 1 D. Added 2. to Section 1 E. Added new C. in Section 3. Added “and prior to imposing a sanction that is outside (higher or lower) than the response range determined by RTV Parole Violation Sanction Scale” in Section 3 D. 1. Deleted “The parole agent must obtain the approval of the regional supervisor prior to imposing a sanction that is outside (higher or lower) the response range determined by the RTV Parole Violation Sanction Scale” and Replaced with “When the RTV Parole Violation Sanction Scale calls for a “VS” response, the supervising agent will inform the Regional Supervisor who will staff the case with the Director of Field Services. This staffing will determine if a formal sanction, in the form of a containment plan, is necessary or if revocation should be pursued” in Section 3 D. 3. Added 2. and a. to Section 3 E. Added F. to Section 3. Revisions to Attachments 2, 3, 4, & 6.

June 2018: Reviewed with no changes.
July 2019: Reviewed with no changes.

Mike Leidholt (original signature on file) 10/04/2019
Mike Leidholt, Secretary of Corrections Date
Attachment 1: Parole Standard Supervision Agreement

The Parole Standard Supervision Agreement form is located at:
M:\DOC\DOC Policies\Agency\DOC Policies\Attachment Templates\Parole Standard Supervision Agreement.doc
Attachment 2: RTV Parole Violation Severity Scale

The *RTV Parole Violation Severity Scale* form is located at:
[M:\DOC\DOC Policies\Agency\DOC Policies\Attachment Templates\RTV Parole Violation Severity Scale.doc](M:\DOC\DOC Policies\Agency\DOC Policies\Attachment Templates\RTV Parole Violation Severity Scale.doc).

![RTV Parole Violation Severity Scale](image-url)
Attachment 3: RTV Parole Violation Sanction Scale

The **RTV Parole Violation Sanction Scale** form is located at:
M:\DOC\DOC Policies\Agency\DOC Policies\Attachment Templates\RTV PAROLE VIOLATION SANCTION SCALE.doc

![RTV Parole Violation Sanction Scale](image-url)

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<th>LOW RESPONSE</th>
<th>MEDIUM RESPONSE</th>
<th>HIGH RESPONSE</th>
<th>HIGH RESPONSE REQUIRING SUPERVISOR'S APPROVAL</th>
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<td>Book Requests</td>
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<td>- Includes Additional Drug Testing</td>
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Revised: 03/06/2019
Attachment 4: RTV Parole Violation Sanction Descriptions

The RTV Parole Violation Sanction Descriptions form is located at:
M:\DOC\DOC Policies\Agency\DOC Policies\Attachment Templates\RTV Parole Violation Sanction Descriptions.doc
1.5.G.6 Parole Services-Response to Violations

Revised: 07/23/2019
Attachment 5: RTV Parolee Acknowledgment of Violation and Sanction

The **RTV Parole Acknowledgement of Violation and Sanction** form is located at: M:\DOC\DOC Policies\Agency\DOC Policies\Attachment Templates\RTV PAROLEE ACKNOWLEDGMENT OF VIOLATION AND SANCTION.doc
## Attachment 6: Class 5 & 6 Felony Convictions NOT Eligible for Presumptive Probation (SDCL § 22-6-11)

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<td>22-11A-2.1</td>
<td>Second Degree Escape (prisoner)</td>
<td>Class 5 felony</td>
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<tr>
<td>22-14-15</td>
<td>Possession of firearm with prior violent crime conviction or certain drug-related conviction</td>
<td>Class 6 felony</td>
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<td>22-18-1</td>
<td>Simple Assault</td>
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<td>22-18-1.05</td>
<td>Simple or aggravated assault against law enforcement officer</td>
<td>Class 6/5 felony</td>
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<td>22-18-26</td>
<td>Assault by inmate (sliming)</td>
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<td>22-18-29</td>
<td>Assault by adult prisoner in county or municipal jail--Intentionally causing contact with bodily fluids or human waste</td>
<td>Class 6 felony</td>
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<td>Stalking 1&lt;sup&gt;st&lt;/sup&gt;</td>
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<td>Possessing, manufacturing or distributing child pornography</td>
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<td>22-24A-3</td>
<td>Sexual exploitation of a child</td>
<td>Class 4/3 felony</td>
</tr>
<tr>
<td>22-24A-4</td>
<td>Failure to register as a sex offender</td>
<td>Class 6/5 felony</td>
</tr>
<tr>
<td>22-24B-12</td>
<td>Sex offender failure to update address</td>
<td>Class 6 felony</td>
</tr>
<tr>
<td>22-24B-12.1</td>
<td>Failure to register sex offender-2&lt;sup&gt;nd&lt;/sup&gt; offense</td>
<td>Class 5 felony</td>
</tr>
<tr>
<td>22-24B-23</td>
<td>Violation of community safety zones</td>
<td>Class 6/5 felony</td>
</tr>
<tr>
<td>22-30A-46</td>
<td>Commission of a direct criminal conflict of interest</td>
<td>Varies (5/6 only)</td>
</tr>
<tr>
<td>22-42-7</td>
<td>Felony distribution of marijuana</td>
<td>Class 6 felony</td>
</tr>
<tr>
<td>24-2-14(1)</td>
<td>Possession of alcohol or marijuana by an inmate</td>
<td>Class 6 felony</td>
</tr>
<tr>
<td>32-34-5</td>
<td>Hit and run resulting in death or injury</td>
<td>Class 6 felony</td>
</tr>
<tr>
<td>23A-27-12</td>
<td>No person previously convicted of a violent crime may be placed on probation for a subsequent conviction involving a violent crime (Rule 32 (e))</td>
<td>None</td>
</tr>
</tbody>
</table>