

REPORTING REQUIREMENTS

- A. The Virginia Child Protection Accountability System (the System) is created to collect and make available to the public information on the response to reported cases of child abuse and neglect in the Commonwealth. The Department shall establish and maintain the System. The Board shall promulgate regulations to implement the provisions of this section.
- B. The following information shall, notwithstanding any state law regarding privacy or confidentiality of records, be included in the System and made available to the public via a website maintained by the Department and in print format:
 - 1. From the Department: (i) the total number of complaints alleging child abuse, neglect, or a combination thereof received; (ii) the total number of complaints deemed valid pursuant to § 63.2-1508; (iii) the total number of complaints investigated by the Department pursuant to subsection I of §§ 63.2-1503 and 63.2-1505; (iv) the total number of cases determined to be founded cases of abuse or neglect; and (v) the total number of cases resulting in a finding that the complaint was founded resulting in administrative appeal. Information reported pursuant to clause (v) shall be reported by total number of appeals to the local department, total number of appeals to the Department, and total number of appeals by outcome of the appeal. For each category of information required by this subdivision, the Department shall also report the total number of cases by type of abuse; by gender, age, and race of the alleged victim; and by the nature of the relationship between the alleged victim and alleged abuser.
 - 2. From the Department of State Police, annually, in a format approved by the Department of Social Services, arrest and disposition statistics for violations of §§ 18.2-48, 18.2-61, 18.2-63, 18.2-64.1, 18.2-67.1, 18.2-67.2, 18.2-67.3, 18.2-67.4, 18.2-355, 18.2-361, 18.2-366, 18.2-370 through 18.2-370.2, 18.2-371, 18.2-371.1, 18.2-374.1, 18.2-374.1:1, 18.2-374.3, 18.2-387, and 40.1-103 for inclusion in the Child Protection Accountability System.
 - 3. From every circuit court in the Commonwealth for which data is available through the statewide Case Management System: (i) the total number of (a) misdemeanor convictions appealed from the district court to the circuit court, (b) felony charges certified from the district court to the circuit court, and (c) charges brought by direct indictment in the circuit court that involve a violation of any Code section set forth in subdivision 2; (ii) the total number of cases appealed, certified, or transferred to the court or brought by direct indictment in the circuit court involving a violation of any Code section set forth in subdivision 2 that result in a trial, including the number of bench trials and the number of jury trials; and (iii) the total number of trials involving a violation of any Code section set forth in

subdivision 2 resulting in (a) a plea agreement, (b) transfer to another court, (c) a finding of not guilty, (d) conviction on a lesser included offense, or (e) conviction on all charges, by type of trial.

- 4. From the Virginia Criminal Sentencing Commission, information on sentences imposed for offenses listed in subdivision 2, including (i) the name of the sentencing judge, (ii) the offense or offenses for which a sentence was imposed, (iii) the age of the victim and offender, (iv) the relationship between the victim and the offender, (v) the locality in which the offense occurred, (vi) the sentence imposed and the actual time served, (vii) whether the sentence was an upward or downward departure from the sentencing guidelines or within the sentencing guidelines, and (viii) the reasons given for the departure, if any, from the sentencing guidelines.
- 5. From the Office of the Executive Secretary of the Supreme Court of Virginia, information by locality on cases from the Juvenile and Domestic Relations District Courts' Case Management System involving (i) children alleged to be abused or neglected, including (a) the number of petitions filed, (b) the number of cases in which an emergency removal order was issued, (c) the number of cases in which a preliminary removal order was issued prior to an adjudicatory hearing, (d) the number of cases in which a preliminary removal order or a preliminary child protective order or both were issued at a preliminary hearing, and (e) the number of cases in which a preliminary child protective order or a child protective order was issued other than at a preliminary hearing; and (ii) family abuse cases, including (a) the number of family abuse emergency protective orders issued by magistrates and juvenile and domestic relations district courts pursuant to § 16.1-253.4, (b) the number of family abuse protective petitions filed, and (c) the number of family abuse protective orders issued pursuant to § 16.1-279.1.

Information required to be reported pursuant to subdivisions 1 through 5 shall be reported annually in a format approved by the Department of Social Services and aggregated by locality.

C. Data collected pursuant to subsection B shall be made available to the public on a website established and maintained by the Department and shall also be made readily available to the public in print format. Information included in the System shall be presented in such a manner that no individual identifying information shall be included. (2009, c. 445; 2010, cc. 664, 726; 2012, cc. 113, 661.)

- Legislation
- Data Requests
- Offenses Included
- Case Details
- Departure Reasons
- Report



REPORTING REQUIREMENTS

Even with the data available online, the Commission still receives FOIA requests for the data.

Data provided as required by FOIA.

Note:

Library of Virginia approved a 10 year retention policy

- Legislation
- Data Requests
- Offenses Included
- Case Details
- Departure Reasons
- Report



REPORTING REQUIREMENTS

- Abuse and neglect of children § 18.2-371.1
- Cruelty and injuries to children § 40.1-103
- Contributing to delinquency of minor § 18.2-371
- Kidnapping § 18.2-48
- Rape § 18.2-61
- Carnal knowledge § 18.2-63, 18.2-64.1
- Forcible sodomy § 18.2-67.1
- Object sexual penetration § 18.2-67.2
- Aggravated sexual battery § 18.2-67.3
- Sexual battery § 18.2-67.4
- Detaining, etc., person for prostitution § 18.2-355
- Crimes against nature § 18.2-361
- Incest § 18.2-366
- Indecent liberties § 18.2-370 through § 18.2-370.1
- Offenses prohibiting proximity to children § 18.2-370.2
- Child pornography § 18.2-374.1 to § 18.2-374.1:1
- Using communication system to facilitate crimes with minors § 18.2-374.3
- Indecent exposure § 18.2-387

- Legislation
- Data Requests
- Offenses Included
- Case Details
- Departure Reasons
- Proposed Report



REPORTING REQUIREMENTS

- Name of sentencing judge
- Offense or offenses
- Age of the offender
- **★** Age of the victim
- Relationship between the victim and the offender
- Locality in which the offense occurred
- Sentence imposed
- Actual time served
- Whether the sentence was within the sentencing guidelines range or was an upward or downward departure from the sentencing guidelines
- Reasons given for the departure, if any, from the sentencing guidelines

2017 - Virginia Child Protection Accountability Reporting - § 63.2-1530

The Virginia Criminal Sentencing Commission (VCSC) submits this report as required by the provisions of § 63.2-1530.

Data Source

The data for this report are generated from the VCSC's Sentencing Guidelines Data System. The VCSC develops and maintains sentencing guidelines for most felony offenses. Circuit Court judges are provided with the sentencing guidelines recommendations. Virginia's sentencing guidelines are voluntary and a judge may depart from the guidelines and sentence an offender to a term longer or shorter than the guidelines recommend. Once an offender has been sentenced, the sentencing guidelines forms are sent to the VCSC and the information is automated. The automated data are based on the information recorded on the sentencing guidelines forms.

The VCSC's Sentencing Guidelines Data System is based on sentencing events. A sentencing event includes all of the offenses for which an offender is sentenced in the same court on the same day. Therefore, the sentencing information that is available reflects the sentence given for the entire event; sentencing information for each individual offense in the event is not collected.

The VCSC report includes sentencing events in which the offender has been convicted of an offense specified in § 63.2-1530(B)(2) of the Code of Virginia. That offense may not be the primary, or most serious, offense in the event if the offender was convicted of multiple charges.

The Sentencing Guidelines Data System only contains those sentencing events in which the primary offense is covered by the Guidelines. The primary offense is identified based on Sentencing Guidelines instructions.

Virginia's Sentencing Guidelines forms are available on the VCSC website (www.vcsc.virginia.gov)

Important Note:



The VCSC report includes sentencing events in which the offender has been convicted of an offense specified in § 63.2-1530(B)(2). For some of the offenses listed in § 63.2-1530(B)(2), the victim may be an adult or a child. Accordingly, the VCSC report includes sentencing events in which the victim of the offense was an adult. In some cases, data are insufficient to determine if the victim was an adult or a child.

Definitions

Sentencing Date: The date the offender was sentenced, as reported on the Sentencing Guidelines form.

<u>Victim's Age:</u> The exact age of the victim is not identified in available sources. The victim's age is determined by statutes that only apply to children of a specific age or based on the age range scored on the Sentencing Guidelines (i.e., the score assigned to the "Offender Relationship with Victim" factor on the Sentencing Guidelines' Sex Offender Risk Assessment worksheet; this factor is not applicable in all cases).

Offender's Age: The age of the offender on the date of offense for the primary offense (most serious offense as determined by Sentencing Guidelines rules).

Relationship: Users are cautioned when using this information because the exact relationship is frequently not available. When the relationship is not available, N/A is reported. When information is available, the relationship is determined based on the score recorded on the Sentencing Guidelines (i.e., the score assigned to the "Offender Relationship with Victim" factor on the Sentencing Guidelines' Sex Offender Risk Assessment worksheet). In other cases, the score may be the same for two different types of relationships and both are printed in this column.

Concluded By: This identifies how the offender was found guilty of the crime(s). "Guilty Plea" – Offender pled guilty to the crime(s); "Bench Trial" - A trial held before a judge without a jury; "Jury Trial" – A trial when the jury determines the finding of guilt; "Combination" – Charges in the event were concluded by different types of trials or a trial and a guilty plea. When information is available that a plea agreement was accepted by the court, "Plea Agreement" also appears in this column.

SG Judge: The name of the sentencing judge reported on the Sentencing Guidelines form.

Imposed Time: The sentence announced by the judge. This covers all offenses in the sentencing event. For most offenses, the judge may suspend all or part of this sentence. The suspension of time may be contingent upon the offender fulfilling specific requirements, such as probation supervision or an alternative to incarceration.

<u>Effective Time:</u> The sentence announced by the judge minus any suspended time. This is the time the offender is to serve in jail or prison. For felony offenses committed on or after January 1, 1995, offenders must serve at least 85% of the effective sentence. A sentence of "Time Served" may be an extensive period of incarceration, but the exact time is unknown.

<u>Jury Trial (Effective Time)</u>: In cases concluded by jury trials, judges cannot impose effective sentences that exceed the amount of time recommended by the juries. By law, § 19.2-303, a judge cannot not increase the sentence fixed by the jury, even if the jury recommendation is below the sentencing guidelines recommendation. Judges are permitted to lower the recommended sentences of juries by suspending a portion of the jury sentence..

<u>SG Compliance:</u> Virginia's Sentencing Guidelines are not mandatory. If a judge disagrees with a Sentencing Guidelines recommendation, a departure reason is given. "Within SG" – The judge sentenced within the Sentencing Guidelines recommendation; "Above SG" – The judge gave an effective sentence longer than the Sentencing Guidelines recommendation; "Below SG" – The judge gave an effective sentence shorter than the Sentencing Guidelines recommendation.

<u>Departure Reason(s)</u>: If a departure reason is given, the report includes the judge's departure reason or reasons as written on the sentencing guidelines cover page. When staff is unable to read the writing, "[illegible]" is inserted into the departure reason. Departure reasons for this report are limited to 250 characters.

Conviction Description: A short description of the crime based on the Virginia Crime Code entered on the Sentencing Guidelines form.

Statute: The Code of Virginia reference based on the Virginia Crime Code entered on the Sentencing Guidelines form. Additional information on the Code of Virginia may be found at http://lis.virginia.gov.

Felony/Misdemeanor: Classification of criminal offenses as defined in the Code of Virginia in § 18.2-9 and subsequent sections: F= Completed Felony, A=Attempted Felony, C= Conspiracy to Commit a Felony, X= Subsequent Sex Offense, M=Misdemeanor, S=Special Penalty Structure, N=Non-Guidelines Offense (forms are submitted for informational purposes).



FY 2017

Sentencing Date Victim's Age* Offender's Age*	Relationship*	Concluded By*		SG Judge*	Total Imposed Time*	Effective Time*
Conviction Description*		Statute Felony/Misdem	eanor *			SG Compliance*
COUNTY						
10/6/2016 Unknown 25 Gross, wanton, or reckless care for child	N/A*	Guilty Plea 18.2-371.1(B)	Ju F	dge	3Y 0M 0D	0Y 0M 45D Within SG
12/8/2016 Unknown 42 Endangerment, cruelty or injuries to childre	N/A* n	Guilty Plea 40.1-103	Ju F	idge	5Y 0M 0D	2Y 0M 0D Above SG

Departure Reason(s):

THE CHILD ENDANGERMENT CASE - DEFENDANT'S 17YR OLD DAUGHTER REPORTED TO SOC. SERV. THAT THE DEFENDANT'S BOYFRIEND (A REGISTERED S/O) HAD SEXUAL RELATIONS W/ 17 YR OLD DAUGHTER AND SHE WANTED TO TRY AND KEEP THIS FROM HAPPENING TO HER YOUNGER TWIN SISTERS. DESPITE WARNINGS FROM SOC. SERV., THE DEFENDANT DIDN'T BELIEVE THAT HER BOYFRIEND WOULD ENGAGE IN SEXUAL RELATIONS WITH HER YOUNGER DAUGHTERS UNTIL SHE CAUGHT HIM. THIS IS AN AWFUL CASE AND A READING OF THE VICTIM IMPACT STATEMENT CLEARLY SETS OUT HOW THIS BEHAVIOR HAS SERIOUSLY RUINED THESE GIRL'S LIVES WHO ARE NOW IN FOSTER CARE. THE GUIDELINES IN THIS CASE ARE WOEFULLY INADEQUATE.

 6/1/2017
 Age 13 or 14
 54
 Relative or Step-parent
 Jury Trial
 Judge
 Life & 20Y 0M
 Life & 20Y 0M 0D

 Forcible sodomy, by force, threat, etc, victim age 13+
 18.2-67.1(A,2)
 F
 Within SG

 Carnal knowledge/Statutory Rape Age of victim 13, 14
 18.2-63(A)
 F

Departure Reason(s):

SENTENCE RECOMMENDED BY JURY WAS (ILLEGIBLE) AND ORDERED BY COURT.

 6/15/2017
 Unknown
 33 N/A*
 Bench Trial

 Break & Enter occupied dwelling to commit misdemeanor
 18.2-92

 Sexual battery
 18.2-67.4(A,i)

Departure Reason(s):

THIS DEFENDANT FORCIBLY PUSHED DOOR OPEN INTO VICTIM'S HOUSE AT 10 PM- KNOCH HER. HE WAS A STRANGER TO HER; HE LEFT WHEN SHE HOLLERED AND SCREAMED. DNA DEFENDANT, WHILE ON PROBATION FOR AN UNRELATED MATTER, GAVE A DNA SAMPLE A DEFENDANT (ILLEGIBLE WRITING). HE NEEDS THERAPEUTIC COMMUNITY.

- Name of sentencing judge
- Offense or offenses
- Age of the offender
- Age of the victim (Range)
- Relationship between victim and offender (Sex Offender Risk Assessment)
- Locality in which the offense occurred
- Sentence imposed
- Effective Time (Actual Time Served)
- Whether the sentence was within the sentencing guidelines range or was an upward or downward departure from the sentencing guidelines
- Reasons given for the departure, if any, from the sentencing guidelines

* See the first two pages of this

- Legislation
- Data Requests
- Offenses Included
- Case Details
- Departure Reasons
- Report



Virginia Child Protection Accountability System § 63.2-1530 REPORTING RECUIREMENTS

Departure reasons reported include:

- Reason(s) as recorded on the sentencing guidelines cover sheet.
- If plea agreement was accepted
- A note if jury recommendation is below guidelines recommendation

♦ SENTENCE
Total Time Imposed Before Suspension
Total Effective Time to Serve
Post Release
Post Release Term § 18.2-10
Post Release Supervision Period § 19.2-295.2(A)
Probation Period (Supervised) § 19.2 - 303 Indefinite
☐ Incarceration Sentence to Run Concurrently With Another Sentencing Event ☐ Written Plea Agreement Accepted (Rule 3A:8(c) (1) (A) or (C))
☐ Plea and Recommendation Accepted (Rule 3A:8 (c) (1) (B))
☐ Oral Sentence Recommendation Accepted
Restitution \$ Fine \$
Other Sentencing Programs (check all that apply) Day Reporting Diversion Center Incarceration Electronic Monitoring Drug Court Unsupervised Probation/Good Behavior \$\frac{1}{2}\$\$ \$18.2-251/\frac{1}{2}\$\$ \$18.2-258.1 Usubstance Abuse Treatment REASONFOR DEPARTURE Must be completed pursuant to \$\frac{1}{2}\$\$ 19.2-298.01(B) PLEA AGREEMENT OR ORAL SENTENCE RECOMMENDATION
◆ SENTENCING DATE

- Legislation
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- Report



REPORTING REQUIREMENTS

 Each circuit court judge is mailed a copy of the report prior to posting on the Department of Social Services website.

		's Age* Relationship*	Concluded By*			SG Judge* Total Imposed Time*	
Conviction D	scription*		Statute Felony/Mis	demeanor *			SG Compliance*
001177							
10/6/2016 Gross, war	Unknown ton, or reckless care for	25 N/A* child	Guilty Plea 18.2-371.1(B)	F	Judge	3Y 0M 0D	0Y 0M 45D Within SG
12/8/2016 Endangern	Unknown ent, cruelty or injuries to	42 N/A* children	Guilty Plea 40.1-103	F	Judge	5Y 0M 0D	2Y 0M 0D Above SG
ROM SOC CAUGHT H	LATIONS W/ 17 YR OLD SERV., THE DEFENDAN M. THIS IS AN AWFUL C	- DEFENDANT'S 17YR OLD DA DAUGHTER AND SHE WANTED IDDN'T BELIEVE THAT HER E ASE AND A READING OF THE V STER CARE. THE GUIDELINES	TO TRY AND KEEP THIS SOYFRIEND WOULD ENGI ICTIM IMPACT STATEME	FROM HA SAGE IN SE ENT CLEAR	PPENING TO HE XUAL RELATION LY SETS OUT HO	R YOUNGER TWIN SISTERS. I S WITH HER YOUNGER DAUG	DESPITE WARNINGS SHTERS UNTIL SHE
	Age 13 or 14 domy, by force,threat, et dedge/Statutory Rape Age		Jury Trial 18.2-67.1(A,2) 18.2-63(A)	F	Judge	Life & 20Y 0M	Life & 20Y 0M 0D Within SG
Departure R SENTENCE		RY WAS (ILLEGIBLE) AND ORD	ERED BY COURT.				
8/15/2017 Break & Er Sexual batt	Unknown ter occupied dwelling to ery	33 N/A* commit misdemeaner	Bench Trial 18.2-92 18.2-67.4(A,i)	F M	Judge	5Y 12M 0D	4Y 12M 0D Above SG
HER. HE W	NDANT FORCIBLY PUSH AS A STRANGER TO HER IT, WHILE ON PROBATIO	ED DOOR OPEN INTO VICTIM'S R, HE LEFT WHEN SHE HOLLER IN FOR AN UNRELATED MATTE HE NEEDS THERAPEUTIC COI	ED AND SCREAMED. DI R, GAVE A DNA SAMPLE	IA OF THE	UNKNOWN MALE	WAS RECOVERED FROM VI	CTIM'S UNDERWEAR.

- Legislation
- Data Requests
- Offenses Included
- Case Details
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- 1.) Design and build a website to display both quarterly and annual child protection and accountability data (as defined in §63.2-1530) from the following sources:
 - a. Virginia Department of Social Services
 - b. Virginia Circuit Court Case Management System
 - c. Virginia Juvenile and Domestic Relations District Court Case Management System (JCMS)
 - d. Virginia Criminal Sentencing Commission (VCSC)
 - e. Virginia State Police (VSP)
- 2.) Website will allow data to be sorted and searched on a dashboard by:
 - a. Year
 - b. Source of data
 - c. Jurisdiction/FIPS
 - d. Crime or Abuse/Neglect Category
 - e. Disposition
- 3.) Website will allow visitors to view data from all sources aggregated on a state dashboard. Data shall be presented with visualizations rather than text or raw data. (e.g tableau, heat mapping, GIS mapping, etc.).
- 4.) Website will allow visitors to view data from all sources aggregated on a jurisdiction/FIPS dashboard. Data shall be presented with visualizations rather than text or raw data. (e.g tableau, heat mapping, GIS mapping, etc.).
- 5.) Website will all raw data to be made available for download by website visitors into .pdf and .xls.
- 6.) Website will include contact information for each agency noted in Section 10.1 above.
- 7.) Website will reference §63.2-1530 and provide a link to the code on the Legislative Services website.
- 8.) Website will utilize the VDSS color scheme and logo and will abide by all public-facing branding requirements of the VDSS Public Affairs Division.
- 9.) Website will comply with Web Content Accessibility Guidelines (WCAG) 2.0 and Section 508 of the Rehabilitation Act of 1973.
- 10.) Website will be responsive to mobile browsers and mobile form factors.
- 11.) Website will support mobile and desktop versions of Safari, Chrome, Edge, Internet Explorer and Firefox that have been released in the last 3 years.
- 12.) Website will be built with modern architecture and will use, at a minimum:





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EXAMPLE



Virginia Child Protection Accountability Reporting - § 63.2-1530

FY 2017

	· · · · · · · · · · · · · · · · · · ·							
	Sentencing Date Victim's Age* Offender's Age*	Relationship*	Concluded	d By*		SG Judg	e* Total Imposed Time*	Effective Time*
	Conviction Description*		Statute	Felony/Misdeme	anor *			SG Compliance*
ĺ	COUNTY							
	10/6/2016 Unknown 25 Gross, wanton, or reckless care for child	N/A*	Guilty Plo 18.2-371		F	Judge	3Y 0M 0D	0Y 0M 45D Within SG
	12/8/2016 Unknown 42 Endangerment, cruelty or injuries to children	N/A* n	Guilty Ple 40.1-103		F	Judge	5Y 0M 0D	2Y 0M 0D Above SG

Departure Reason(s):

THE CHILD ENDANGERMENT CASE - DEFENDANT'S 17YR OLD DAUGHTER REPORTED TO SOC. SERV. THAT THE DEFENDANT'S BOYFRIEND (A REGISTERED S/O) HAD SEXUAL RELATIONS W/ 17 YR OLD DAUGHTER AND SHE WANTED TO TRY AND KEEP THIS FROM HAPPENING TO HER YOUNGER TWIN SISTERS. DESPITE WARNINGS FROM SOC. SERV., THE DEFENDANT DIDN'T BELIEVE THAT HER BOYFRIEND WOULD ENGAGE IN SEXUAL RELATIONS WITH HER YOUNGER DAUGHTERS UNTIL SHE CAUGHT HIM. THIS IS AN AWFUL CASE AND A READING OF THE VICTIM IMPACT STATEMENT CLEARLY SETS OUT HOW THIS BEHAVIOR HAS SERIOUSLY RUINED THESE GIRL'S LIVES WHO ARE NOW IN FOSTER CARE. THE GUIDELINES IN THIS CASE ARE WOEFULLY INADEQUATE.

6/1/2017	Age 13 or 14	54	Relative or Step-parent	Jury Trial		Judge	Life & 20Y 0M	Life & 20Y 0M 0D
Forcible sod	omy, by force,threat,	etc, victim	age 13+	18.2-67.1(A,2)	F			Within SG
Carnal knowle	edge/Statutory Rape A	ge of victim	13, 14	18.2-63(A)	F			

Departure Reason(s):

SENTENCE RECOMMENDED BY JURY WAS (ILLEGIBLE) AND ORDERED BY COURT.

6/15/2017	Unknown	33	N/A*	Bench Trial		Judge	5Y 12M 0D	4Y 12M 0D
Break & Enter occupied dwelling to commit misdemeanor			r 18.2-92	F			Above SG	
Sexual battery	1			18.2-67.4(A,i)	M			

Departure Reason(s):

THIS DEFENDANT FORCIBLY PUSHED DOOR OPEN INTO VICTIM'S HOUSE AT 10 PM- KNOCKED HER DOWN ON THE FLOOR AND WHILE SAYING "I LOVE YOU" - KISSED HER. HE WAS A STRANGER TO HER; HE LEFT WHEN SHE HOLLERED AND SCREAMED. DNA OF THE UNKNOWN MALE WAS RECOVERED FROM VICTIM'S UNDERWEAR. DEFENDANT, WHILE ON PROBATION FOR AN UNRELATED MATTER, GAVE A DNA SAMPLE AND WHEN IT WAS PLACED IN DNA DATABASE THERE WAS A MATCH. DEFENDANT (ILLEGIBLE WRITING). HE NEEDS THERAPEUTIC COMMUNITY.



► Virginia Child Protection Accountability Reporting - § 63.2-1530

FY 2017

Sentencing Date Victim's Age* Offender's Age* Relationship* Conviction Description*	Concluded By* Statute Felony/Misdemeanor *	SG Judge* Total Imposed Time* SG Compliance*
COUNTY		
10/6/2016 Unknown 25 N/A* Gross, wanton, or reckless care for child	Guilty Plea Judge 18.2-371.1(B) F	3Y 0M 0D 0Y 0M 45D Within SG
12/8/2016 Unknown 42 N/A* Endangerment, cruelty or injuries to children	Guilty Plea Judge 40.1-103 F	5Y 0M 0D 2Y 0M 0D Above SG

Departure Reason(s):

THE CHILD ENDANGERMENT CASE - DEFENDANT'S 17YR OLD DAUGHTER REPORTED TO SOC. SERV. THAT THE DEFENDANT'S BOYFRIEND (A REGISTERED S/O) HAD SEXUAL RELATIONS W/ 17 YR OLD DAUGHTER AND SHE WANTED TO TRY AND KEEP THIS FROM HAPPENING TO HER YOUNGER TWIN SISTERS. DESPITE WARNINGS FROM SOC. SERV., THE DEFENDANT DIDN'T BELIEVE THAT HER BOYFRIEND WOULD ENGAGE IN SEXUAL RELATIONS WITH HER YOUNGER DAUGHTERS UNTIL SHE CAUGHT HIM. THIS IS AN AWFUL CASE AND A READING OF THE VICTIM IMPACT STATEMENT CLEARLY SETS OUT HOW THIS BEHAVIOR HAS SERIOUSLY RUINED THESE GIRL'S LIVES WHO ARE NOW IN FOSTER CARE. THE GUIDELINES IN THIS CASE ARE WOEFULLY INADEQUATE.

6/1/2017	Age 13 or 14	54 Relative or Step-parent	Jury Trial	Judge	Life & 20Y 0M	Life & 20Y 0M 0D
Forcible so	domy, by force,threat,	etc, victim age 13+	18.2-67.1(A,2)	F		Within SG
Carnal know	vledge/Statutory Rape Ad	ne of victim 13, 14	18.2-63(A)	F		

Departure Reason(s):

SENTENCE RECOMMENDED BY JURY WAS (ILLEGIBLE) AND ORDERED BY COURT.

6/15/2017	Unknown	33 N/A*	Bench Trial	Judge	5Y 12M 0D	4Y 12M 0D
Break & Ente	r occupied dwe	elling to commit misdemeanor	18.2-92	F		Above SG
Sexual battery	/		18.2-67.4(A,i)	М		

Departure Reason(s):

THIS DEFENDANT FORCIBLY PUSHED DOOR OPEN INTO VICTIM'S HOUSE AT 10 PM- KNOCKED HER DOWN ON THE FLOOR AND WHILE SAYING "I LOVE YOU" - KISSED HER. HE WAS A STRANGER TO HER; HE LEFT WHEN SHE HOLLERED AND SCREAMED. DNA OF THE UNKNOWN MALE WAS RECOVERED FROM VICTIM'S UNDERWEAR. DEFENDANT, WHILE ON PROBATION FOR AN UNRELATED MATTER, GAVE A DNA SAMPLE AND WHEN IT WAS PLACED IN DNA DATABASE THERE WAS A MATCH. DEFENDANT (ILLEGIBLE WRITING). HE NEEDS THERAPEUTIC COMMUNITY.