*This short	Kentucky Sex Crimes and C		for complete in	oformation.
Crime	is meant to serve as a quick reference. Please consult the k Elements	Classification	Penalty	Sex Offender Registry
Rape 1 st Degree KRS 510.040	Sexual intercourse and Forcible compulsion OR Sexual intercourse and V(victim) is less than 12 OR Sexual intercourse and V is physically helpless	Class B Felony Class A Felony if V is less than 12, or receives serious physical injury	10-20 years 20-50 years or life	Lifetime
Rape 2 nd Degree KRS 510.050	Sexual intercourse and V is less than 14 and Perpetrator (P) is 18 or older OR Sexual intercourse and V is mentally incapacitated OR Sexual intercourse and V is an individual with an intellectual disability	Class D Felony	5-10 years	20 years except where exceptions are present
Rape 3 rd Degree KRS 510.060	 Sexual intercourse and V is 16 or 17 and P is at least (10) years older than V Sexual intercourse and V is less than 16 and P is 21 or older OR Sexual intercourse and V is less than 18 and P is a person in a position of authority or special trust and P came into contact with V as a result of that position OR Sexual intercourse and V is less than 18 and P is 21 or older and provides a foster family home for V OR Sexual intercourse and P is a jailer, or an employee, contractor, vendor, or volunteer of the Department of Corrections, Department of Juvenile Justice, or a detention facility as defined in KRS 520.010, of an entity under contract with either department or a detention facility for the custody, supervision, evaluation, or treatment of offenders, and V is a person who he or she knows is incarcerated, supervised, evaluated, or treated by the Department of Corrections, Department of Juvenile Justice, detention facility, or contracting entity 	Class D Felony	1-5 years	20 years except where exceptions are present
Sodomy 1 st Degree KRS 510.070	 Deviate sexual intercourse and Forcible compulsion OR Deviate sexual intercourse and V is physically helpless 	Class B Felony Class A Felony if V is less than 12 or receives a serious physical	10-20 years 20-50 years or	Lifetime
	OR	injury	life	

	Deviate sexual intercourse and			
	• V is less than 12			
Sodomy 2 nd	Deviate Sexual intercourse and	Class C Felony	5-10 years	20 years
degree	• V is less than 14 and			except where
	• P is 18 or older OR			exceptions
KRS 510.080	Deviate sexual intercourse and			present
	V is mentally incapacitated OR			
	Deviate sexual intercourse and			
	V is an individual with an intellectual disability			
Sodomy 3 rd	·	Class D Felony	1-5 years	20 years
Degree	Deviate sexual intercourse andV is 16 or 17 and	Class D I clotty	1-5 years	except where
				exceptions
KRS 510.090	P is at least 10 years older than V			present
	Deviate sexual intercourse and			
	V is less than 16 and			
	• P is 21 or older			
	Deviate sexual intercourse and			
	• V is less than 18 and			
	P is a person in a position of authority or special trust			
	and			
	P came into contact with V as a result of that position			
	Deviate sexual intercourse and			
	V is less than 18 and			
	P is 21 or older and provides a foster family home for			
	V			
	Deviate sexual intercourse and			
	P is a jailer, or an employee, contractor, vendor, or			
	volunteer of the Department of Corrections,			
	Department of Juvenile Justice, or a detention facility as defined in KRS 520.010, of an entity under contract			
	with either department or a detention facility for the			
	custody, supervision, evaluation, or treatment of			
	offenders, and			
	• V is a person who he r she knows is incarcerated,			
	supervised, evaluated, or treated by the Department			
	of Corrections, Department of Juvenile Justice,			
	detention facility, or contracting entity			
Sexual Abuse	Sexual contact and	Class C Felony where V	5-10 years	20 years
1 st Degree	Forcible compulsion	is less than 12 years old		except where
KRS 510.110	OR			exceptions present
KK3 310.110	Sexual contact and			present
	• V is less than 12			
	OR	Class D Felony if V is 12	1-5 years	
	Sexual contact and	years old or older		
	V is mentally incapacitated			
	OR			
	Sexual contact and			
	V is physically helpless			
	OR			
	Sexual contact and			
	V is an individual with an intellectual disability			
	OR			
	Sexual contact OR masturbating in presence of V,			
	including electronically and			
	P is 21 or older and			

	• V is less than 16 OR				
	Sexual contact OR masturbating in presence of including electronically and	f V,			
	P is a person in a position of authority or spec and	ial trust			
	P came into contact with V as a result of that and	position			
	• V is less than 18				
Sexual Abuse	Sexual contact and		Class A Misdemeanor	Max 12	20 years if
2 nd Degree	V is at least 18 and			months	victim is a
KRS 510.120	 V is a person who is incarcerated, supervised, evaluated, or treated by DOC, DJJ, detention f or contracting entity and 	acility,			minor and offender is adult
	P is a jailer, employee, contractor, vendor, or				
	volunteer, of DOC, DJJ or detention facility, or	entity			
	under contract with them for custody, superv	ision,			
	evaluation, or treatment of offenders				
	Sexual contact and				
	• V is less than 16 and				
	P is at least 18, but less than 21				
Sexual Abuse	Sexual contact and		Class B Misdemeanor	Max 90	
3 rd Degree	Without V's consent			days	
KRs 510.130					
Sexual	Sexual intercourse OR deviate sexual intercourse	rse and	Class A Misdemeanor	Max 12	
misconduct	Without V's consent			months	
KRS 510.140		1 St. o.t	 ffense – Class B Misd.	Max 90	
Indecent Exposure 1 st	Intentional exposure of genitals	1 0	iterise – Ciass B iviisu.	days	
Degree	Under circumstances likely to cause affront	2 nd with	in 3 years – Class A Misd.	Max 12	
KRS 510.148	or alarm	Z WICH	iii 5 years Class A Wilsu.	months	
111.5 5 1 5 1 5	• V is under the age of 18 years	3 rd & 0	others – Class D Felony	1-5 years	
Indecent	Intentional exposure of genitals and		Class B Misdemeanor	Max 90	
Exposure	Under circumstances likely to cause affront or	alarm		days	
2 nd Degree	and	alaitii			
KRS 510.150	• V is 18 years of age or older				
Electronic	Knowingly use a communications system (using the system)	ng	Class D Felony	1-5 years	20 years
solicitation of	computers, computer networks, computer bu	•	<i>'</i>	, <i>'</i>	unless
a minor for	boards, cellular telephones or other electronics) and				exceptions
sex or other	• For the purpose of procuring or promoting the use of				met
illegal activity	a minor, or a peace officer posing as a minor a	ind			
KRS 510.155	• For any activity in violation of KRS 510.040 – 5	10.110,			
	529.100 if commercial sex, or 530.064(1)(a), o	r KRS			
	531				

Voyeurism KRS 531.090	 For the purpose of observing, viewing, photographing, filming, or videotaping the sexual conduct, genitals, an undergarment worn without being publically visible, or female nipple of another person and Without V's consent and V is in a place where a reasonable person would believe the conduct, genitals, undergarments, or female nipple will not be observed or videotape without his or her knowledge and P intentionally uses or causes use of a camera, videotape, or other image recording device P intentionally uses the eye or any vision enhanced device P intentionally enters or remains unlawfully in oupon the premises of another person 	ut her r d OR cing OR	Class A Misdemeanor	Max 12 months	
Video voyeurism KRS 531.100	 Intentional use or causing use of a camera, video or other image recording device and For the purpose of observing, viewing and photographing, filming or videotaping the sexua conduct, genitals, or female nipple of another period without that person's consent and Uses or divulges any image so obtained for consideration OR Distributes any images so obtained by live or recorded visual medium, electronic mail, Internecommercial on-line service. 	l erson	Class D Felony	1-5 years	20 years if depiction of minor or minor victim
Distribution	P intentionally distributes to any 3 rd party		P's 1st Offense	Max	20 years for
of sexually explicit images without consent KRS 531.120	 private erotic matter and Without written consent of the person depicted, and With the intent to profit, or to harm, harass, intimidate, threaten, or coerce the person depicted; and The disclosure would cause a reasonable person to suffer harm. NOTE: Restrictions apply, see Chapter 5, A(4) 	P Dist Clas offer	Class A Misdemeanor Subsequent Offenses Class D Felony Cributes the Erotic Matter for Profit or Gain SS D Felony for the first Inse and a Class C Felony Subsequent offense	12 months 1-5 years 1-5 years 5-10 years	felony offenses involving minors.
Human	Intentionally subjecting one or more person		If V is 18 or older		20 years if
Trafficking KRS 529.100	 Commercial sexual activity Through the use of force, fraud, or coercion Except that if the trafficked person is under 18, force, fraud, or coercion is not needed Intentionally subjecting one or more person to Forced labor or services 	Felony	ass C Felony or Class B y if serious physical injury If V is under 18 ass B Felony or Class A y if serious physical injury	5-10 years 10-20 years 10-20 years 20-50 years or life	minor victim unless exceptions met (commercial sexual activity)
Promoting Human Trafficking KRS 529.110	 Intentionally benefits financially or receives any of value from knowing participation in human trafficking OR 	thing	If V is 18 or older Class D Felony If V is under 18 Class C Felony	1-5 years 5-10 years	20 years if minor victim (commercial sexual activity) and no exceptions present

Incest	 Intentionally recruits, entices, harbors, transports, provides, or obtains by any means, another person OR Attempts to recruit, entice, harbor, transport, provide, or obtain by any means, another person ar Knowing that the person will be subject to human trafficking Sexual intercourse OR deviate sexual and 		Class A Felony if V < 12	20-50	20 years
KRS 530.020	With an ancestor, descendant, uncle, aunt brother, sister Note: relationships include whole or half blood, without regard to legitimacy, relation by adoption, relationship of stepparent to stepchild, and relationship of stepgrandparent and step-grandchild	out	or V has serious physical injury Class B Felony if by forcible compulsion; or if V < 18; or if V is physically helpless or mentally incapacitate Class C Felony if "acts committed by	years 10-20 years	unless exceptions met
Unlawful	Knowingly induces posits or causes and	Cla	consenting adults" ass C Felony if minor < 18	5-10 years	20 years for
transaction with a minor - 1st degree KRS 530.064(a)	 Knowingly induces, assists, or causes and A minor to engage in illegal activity Note: Except offesnses involving minors in KRS Ch. 531 and KRS 529.100 when involves commercial sexual activity. 	Cla	ass B Felony if minor < 16 class A Felony if minor is physically injured	5-10 years 10-20 years 20-50 years or life	violation of subsection (1)(a)
Us of a minor in a sexual performance KRS 531.310	 Employs, consents to, authorizes, or induces and A minor to engage in a sexual performance 	Cla	ass C Felony if minor < 18 ass B Felony if minor < 16 class A Felony if minor is physically injured	5-10 years 10-20 years 20-50 years or life	20 years unless exceptions met
Promoting a sexual performance by a minor KRS 531.335	 When, knowing the character and content thereof, He produces, directs or promotes Any performance which includes sexual conduct by a minor 	10-	.0 years -20 years -50 years or life	5-10 years 10-20 years 20-50 years or life	20 years unless exceptions met
Possession of matter portraying a sexual performance by minor KRS 531.335	 When, having knowledge of its content, character, and that the sexual performance is by a minor, Knowingly has in possession or control any matter which visually depicts an actual sexual performance by a minor person; OR Intentionally views any matter which visually depict an actual sexual performance by a minor person. 		Class D Felony	1-5 years	20 years unless exceptions met
Distribution of matter portraying a sexual performance by minor	 When, having knowledge of its content and charact Sends or causes to be sent into this state for sale or distribution; OR Brings or causes to be brought into this state for sale or distribution; OR In this state, he or she: 	9	Class D Felony (1 st) Class C Felony (2 nd , 3 rd , etc)	1-5 years 5-10 years	20 years unless exceptions met.

KRS 531.340	 Exhibits for profit or gain; OR Distributes; OR Offers to distribute; OR Has in his or her possession with intent to distribute, exhibit for profit or gain or offer to distribute, any matter portraying a sexual performance by a minor. NOTE: rebuttable presumption of intent to distribute if possess more than one (1) unit of material 			
Using minors to distribute material portraying a sexual performance by a minor KRS 531.370	 Knowing a person to be a minor, or having possession of such facts that he should reasonably know such person is a minor, and Knowing of the content and character of the material, he knowingly: Hires OR employs OR uses, a minor to do or assist in doing any of the acts prohibited by KRS 531.340 	Class D Felony Class C Felony if the defendant has previously been convicted of violation of this section of KRS 531.030	1-5 years 5-10 years	20 years unless exceptions met.
Promoting sale of material portraying sexual performance by minor	 Knowingly, as a condition to a sale, allocation, consignment, or delivery for resale of any paper, magazine, book, periodical, publication, or other merchandise, and Requires that the purchases or consignee receive any matter portraying a sexual performance by a minor, 	Class A Misdemeanor (1st) Class D Felony (2nd) Class C Felony (subsequent)	Max 12 months 1-5 years 5-10 years	20 years if involves minor and is felony offense
KRS 531.350	Denies or threatens to deny a franchise, revokes or threatens to revoke, or imposes any penalty, financial or otherwise, by reason of the failure of any person to accept such matter, or by reason of the return of such matter.			
Advertising material portraying a sexual performance by minor KRS 531.360	 When, having knowledge of its content and character thereof, and Writes or creates advertising or solicits anyone to publish such advertising or otherwise promotes the sale or distribution of matter portraying a sexual performance by a minor. 	Class D Felony (1 st) Class C Felony (2 nd , 3 rd , etc)	1-5 years 5-10 years	20 years

Other Related Crimes

*This chart is meant to serve as a quick reference. Please consult the Kentucky Revised Statutes for complete information.

Crime	Mental State	s a quick reference. Please consult the Kentucky Revised Stat Elements	Classification	Penalty
Harrassment	Intentional	With intent to intimidate, harass, annoy, or alarm	Class B	Max 90 Days
KRS 525.070		another person and	Misdemeanor	lax so sa,s
		Strikes, shoves, kicks, or otherwise subjects a person to		
		physical contact		
	Intentional	With intent to intimidate, harass, annoy, or alarm	Violation	Fine only
		another person and		,
		Attempts or threatens to strike, shove, kick, or		
		otherwise subject the person to physical contact		
		OR		
		In a public place, makes an offensively coarse		
		utterance, gesture, or display, or addresses abusive		
		language to any person present OR		
		Follows a person in or about a public place or places		
		OR		
		Engages in a course of conduct or repeatedly commits		
		acts which alarm or seriously annoy another person		
		and serve no legitimate purpose OR		
		Being a student on school premise, school		
		transportation, or school event:		
		Damages or commits a theft of the property of another		
		student; or		
		Substantially disrupts the operation of the school; or		
		Creates a hostile environment by means of any gettings are statements or		
		gestures, written communications, oral statements or physical acts that a reasonable person under the		
		circumstances should know would cause another		
		student to suffer fear of physical harm, intimidation,		
		humiliation, or embarrassment.		
Harrassing	Intentional	With intent to intimidate, harass, annoy, or alarm	Class B	Max 90 days
Communications		another person and	Misdemeanor	,
KRS 525.080		Communicates with a person, anonymously or		
		otherwise, by telephone, telegraph, mail, or any other		
		form of electronic or written communication in a		
		manner which causes annoyance or alarm and serves		
		no purpose of legitimate communication		
		OR		
		Makes a telephone call, whether or not conversation		
		ensues with no purpose of legitimate communication		
		OR		
		Communicates, while a student, with or about another		
		school student, anonymously or otherwise, by		
		telephone, internet, mail, or any form of electronic or written communication in a manner which a		
		reasonable person should know would cause the other		
		student to suffer fear of physical harm, intimidation,		
		humiliation, or embarrassment and which serves no		
		purpose of legitimate communication.		
Violations of	Intentional	P intentionally violates the provisions of an order of	Class A	Max 12
Protective		protection and	Misdemeanor	months
Orders		Occurs after the person has been served or given		
EPO/DVO		notice of the order		
KRS 403.763				
Violations of	Intentional	P intentionally violates the provisions of an	Class A	Max 12
Interpersonal		interpersonal protective order and	Misdemeanor	months

Protective	Occurs after the person has been served or given	
Orders TIPO/IPO	notice of the order	
KRS 456.180		

*This chart is	Kentucky Child Abuse Statutes and Crimes *This chart is meant to serve as a quick reference. Please consult the Kentucky Revised Statutes for complete information.			
Crime	Elements	Classification		
Abandonment of a Minor	(1) Parent, guardian, or other charged with care of custody of a minor (2) Desert the minor	Class D Felony		
KRS 530.040	a. any place under circumstances endangering life or health; and b. With intent to abandon			
Concealing Birth of Infant KRS 530.030	(1) Conceal corpse of newborn child(2)(a) With intent to conceal the fact of its birth, or(b) With intent to prevent a determination of whether it was born dead or alive.	Class A Misdemeanor		
Controlled Substance Endangerment to a Child in the 1st Degree KRS 218A.1441	 (1) Knowingly cause or permit (2) A child to be present (3)(a) When any person is illegally manufacturing a controlled substance or meth, or (b) Possesses a hazardous chemical substance with intent to illegally manufacture a controlled substance or meth (4) Under circumstances that place a child in danger of serious physical injury or death; and (5) the child dies as a result of the commission of the offense 	Class A Felony – violent offense pursuant to KRS 439.3401		
Controlled Substance Endangerment to a Child in the 2 nd Degree	 (1) Knowingly cause or permit (2) A child to be present (3)(a) When any person is illegally manufacturing a controlled substance or meth, or (b) Possesses a hazardous chemical substance with intent to illegally manufacture a controlled substance or meth (4) Under circumstances that place a child in danger of serious physical injury or death; and (5) The child receives serious physical injury as a result of the commission of the offense. **Under KRS if at the time of the commission of the offense and in furtherance, possessed a firearm then shall be penalized as a Class A felony. 	Class B Felony (violent offense pursuant to KRS 439.3401 if death or seriously physical injury to child)		
Controlled Substance Endangerment to a Child in the 3 rd Degree KRS 218A.1443	 (1) Knowingly cause or permit (2) A child to be present (3)(a) When any person is illegally manufacturing a controlled substance or meth, or (b) Possesses a hazardous chemical substance with intent to illegally manufacture a controlled substance or meth (4) Under circumstances that place a child in danger of serious physical injury or death; and (5) The child receives physical injury as a result of the commission of the offense. **Under KRS if at the time of the commission of the offense and in furtherance, possessed a firearm then shall be penalized as a Class B felony. 	Class C Felony		
Controlled Substance Endangerment to a Child in the 4 th Degree KRS 218A.1444	 (1) Knowingly cause or permit (2) A child to be present (3)(a) When any person is illegally manufacturing a controlled substance or meth, or (b) Possesses a hazardous chemical substance with intent to illegally manufacture a controlled substance or meth (4) Under circumstances that place a child in danger of serious physical injury or death; and (5) The child is not injured as a result of the commission of the offense. **Under KRS if at the time of the commission of the offense and in furtherance, possessed a firearm then shall be penalized as a Class C felony. 	Class D Felony		
Criminal Abuse in the 1 st Degree KRS 508.100	 (1) Intentionally (2)(a) Abuse a person, or (b) Permit a person of whom one has actual custody to be abused (3) And thereby (a) Cause serious physical injury, or (b) Place a person in a situation that may cause serious physical injury, or (c) Cause torture, cruel confinement or cruel punishment (4)(a) to a person 12 years old or less, or (b) To a person who is physically helpless 	Class C Felony (violent offense per KRS 439.3401)		

	(c) To a person who is mentally helpless	
Criminal Abuse In the 2 nd Degree KRS 508.110	 (1) Wantonly (2)(a) Abuse a person, or (b) Permit a person of whom one has actual custody to be abused (3) And thereby (a) Cause serious physical injury, or (b) Place a person in a situation that may cause serious physical injury, or (c) Cause torture, cruel confinement or cruel punishment (4)(a) to a person 12 years old or less, or (b) To a person who is physically helpless (c) To a person who is mentally helpless 	Class D Felony
Criminal Abuse in the 3 rd Degree KRS 508.120	(1) Recklessly (2)(a) Abuse a person, or (b) Permit a person of whom one has actual custody to be abused (3) And thereby (a) Cause serious physical injury, or (b) Place a person in a situation that may cause serious physical injury, or (c) Cause torture, cruel confinement or cruel punishment (4)(a) to a person 12 years old or less, or (b) To a person who is physically helpless (c) To a person who is mentally helpless	Class A Misdemeanor
Endangering the Welfare of a Minor KRS 530.060	 (1) Being a parent, guardian or person legally charged with the care or custody of a minor (2) Fail or refuse to exercise diligence in the control of such child (3) To prevent him from becoming a neglected, dependent or delinquent child ** Commentary to KRS 530.060*****Requires a "prior judicial finding of neglect, dependency or delinquency of the child" as precursor to successful conviction if against a parent, guardian or other person legally charged with the care or custody of a minor. ****You may want to consider charging as Wanton Endangerment Second Degree if facts are applicable to avoid this issue***********************************	Class A Misdemeanor
Failure to Report Child Dep., Neglect, or Abuse KRS 620.030	Only 2 privileges apply: Attorney/Client and Clergy/Penitent (1) Any person (2) with reasonable cause to believe that a child is dependent, neglected or abused or a victim of human trafficking (3) shall immediately report to local law enforcement, or KSP; CHFS division of community based services; Commonwealth or County Attorney	Class B Misdemeanor for 1st offense Class A Misdemeanor for 2nd offense Class D Felony for 3rd or subsequent offense
Fetal Homicide, 1 st Degree KRs 507A.020	Subsection 1: (1) Intentionally (2) Cause the death (3) Of an unborn child Subsection 2: (1) With the intent necessary to commit an offense under KRS 507.020(1)(a)- intent to cause death of another person) (2) You cause the death (3) Of an unborn child (4) Not acting under the influence of extreme emotional disturbance for which there was a reasonable explanation or excuse Subsection 3: (1) Under circumstances manifesting extreme indifference to human life, including but not limited to the operation of a motor vehicle (2) Wantonly engage in conduct	Capital Offense (although does not qualify for the death penalty – Violent offense pursuant to KRS 439.3401)

	(3) Creating a grave risk of death to an unborn child, and (4) Cause the death of the unborn child		
	*** "Unborn child" is defined as "a member of the species homo sapiens in ute conception onward, without regard to age, health or condition of pregnancy". This statute does not apply to any acts of a pregnant woman that cause death of her unborn child; to the acts of health care providers that cause the dunborn child where the acts are committed with the consent of the mother; are of or incident to diagnostic testing or therapeutic medical or fertility treatments.	sed the eath of an nd as part	
Fetal Homicide,	Subsection (1):		Class B Felony
2 nd Degree KRS 507A.030	 (1) With intent to cause serious physical injury (2)(a) To an unborn child, or (b) To a third person (as defined under KRS 507.030(1)(a)) (3) Cause the death of the unborn child Subsection (2): 		(violent offense pursuant to KRS 439.3401)
	(1)(a) Intentionally(2) Cause Death(3)(a) Of an unborn child, or(b) Or a third person (as defined under KRS 507.030(1)(b)		
	(4) Under the influence of extreme emotional disturbance for which there was reasonable explanation or excuse	a	
Fetal Homicide, 3 rd Degree KRS 507A.040	 (1) Wantonly (2) Cause death, including, but not limited to situations where the death result the person's operation of a motor vehicle (3) Of an unborn child 	ts from	Class C Felony
Fetal Homicide,	(1) Recklessly		Class D Felony
4 th Degree	(2) Cause Death		
KRS 507A.050	(3) Of an unborn child		
Assault in the 1 st Degree	Subsection (1)(a): (1) Intentionally		Class B Felony (violent offense)
KRS 508.010	(2) Cause serious physical injury to another person		but Class D Felony
	(3) By means of a deadly weapon or dangerous instrument		is committed
	Subsection (1)(b):		under extreme
	(1) Manifesting extreme indifference to the value of human life		emotional disturbance
	(2) Wantonly (3) Engage in conduct which creates grave risk of death to another		disturbance
	(4) Thereby causing serious physical injury to another person		
Assault in the	Subsection (1)(a):		Class C Felony but
2 nd Degree	(1) Intentionally		class D felony is
KRS 508.020	(2) Cause serious physical injury to another person Subsection (1)(b):		committed under extreme emotional
	(1) Intentionally		disturbance
	(2) Cause physical injury to another person		
	(3) By means of a deadly weapon or dangerous instrument		
	Subsection (1)(c): (1) Wantonly		
	(3) Cause serious physical injury to another person		
	(4) By means of a deadly weapon or dangerous instrument		
Assault in the	Subsection (1)(a):	Class A	Misdemeanor (B
4 th Degree	(1) Intentionally or wantonly		meanor if assault
KRS 508.030	(2) Cause physical injury to another person.		ted under extreme
	Subsection (1)(b):		onal disturbance).
	(1) Recklessly (2) Cause physical injury to another person		ceable to D felony 3 rd charged offense
	(3) By means of deadly weapon or dangerous instrument.	_	rears and victim and

			etrator meet the n of family member.	
Kidnapping KRS 509.040	(1) Unlawfully (2) Retrain another person (3) With intent (a) to hold him for ransom or reward, or (b) To accomplish or advance the commission of a felony, or (c) To inflict bodily injury or terrorize him or another, or (d) To interfere with a governmental or political function, or (e) To use him as a shield or hostage, or (f) To deprive the parents or guardian of the custody of a minor, when the person taking the minor is not a person exercising custodial control or supervision of the minor as the term "PECC" is defined in KRS 600.020.	Capital offense, when when victim is released a result of serious physicidnapping, or not being released in any contended, known or shor lead to the victim's victim is released alive physical injury, or as a safe place, or as a resucircumstance which are have been known to conjury. Class B felony win a safe place prior to **Violent offense per victim or serious physical when is a safe place prior to serious physical physical offense per victim or serious physical when is released as a safe place prior to serious physical physical offense per victim or serious physical phys	d alive but sisical injuriesing released circumstance ould have been but has sufferesult of noult of being reintended, ause or lead when victimitrial.	subsequently dies as a suffered during the in a safe place; or es which are een known to cause as A felony when fered serious at being released in a released in any known or should to seriously physical is released alive and on the same of the sa
Murder KRS 507.020	Subsection (1)(a): (1) With intent to cause death of another person (2)(a) Cause death of such person or (b) a third perso (3) Not acting under the influence of extreme emoti was a reasonable explanation or excuse. Subsection (1)(b): (1) Under circumstances manifesting extreme ind but not limited to the operation of a motor vehic (2) Wantonly engage in conduct which (3) Creates a grave risk of death to another, and (4) Causes the death of another	onal disturbance for wh		Capital Offense (violent offense)
Manslaughter in the 1 st Degree KRS 507.030	Subsection 1(c) (1) Through circumstances not otherwise constitutir (2) Intentionally (3)(a) Abuse another person, or (3)(b) Knowingly permit another person (i) of whom he or she has actual custody (ii) to be abused (4) Causing the death (5)(a) Of a person who is twelve (12) years of age or (5)(b) Of a person who is physically helpless.		-	Class B Felony (violent offense)
Manslaughter in the 2 nd Degree KRS 507.040	(1) Wantonly (2) Cause death of another person, including, but not lin (b) By leaving a child under the age of 8 years in a m which manifest an extreme indifference to human li of death to the child, thereby causing the death of the	otor vehicle under circu fe and which creates a g		Class C Felony
Reckless Homicide KRS 507.050	(1) Recklessly (2) Cause the death of another person			Class D Felony
Unlawfully Providing Handgun to Juvenile or Permitting Juvenile to	Subsection (1)(a): (1) Intentionally, knowingly or recklessly (2) Provide a handgun, with our without remunerati 527.100 or 600.040 (3) To a person he knows or has reason to believe is Subsection (1)(b): (1) Parent or juvenile's legal guardian		27.040;	Class D Felony

Possess Handgun KRS 527.110	(2) Intentionally, knowingly or recklessly (3)(a) Provides a handgun, or (b) Permits juvenile to possess a handgun; OR (1) (a) Knowing there is a substantial risk that the juvenile will use the handgun to commit a felony offense, or (b)(i) With Knowledge that the juvenile has been convicted of a crime of violence as defind in KRS 439.3401, or (ii) With knowledge that the juvenile has been adjudicated public offender of an offense which would constitute a crime of violence as defined in KRS 439.3401 (2) Parent of juvenile's legal guardian (3) Provides a handgun to the juvenile		
Offense Against a Vulnerable Victim KRS 501.100	 Violation of specified statutory offenses against a vulnerable victim; Criminal Abuse 1st, 2nd, 3rd; Rape 1st, Rape 2nd, Rape 3rd; Sodomy 1st, Sodomy 2nd, Sodomy 3rd; Sexual Abuse 1st; Sexual Abuse 2nd; Incest- if the victim is under the age of 14, or if the victim is an individual with an intellectual disability, physically helpless, or mentally incapacitated, Human Trafficking is the victim is a minor; Unlawful transaction with a minor 1st- illegal sexual activity; Use of a minor in a sexual performance or Promoting a sexual performance by a minor – or felony committed under KRS Chapter 209 (Protection of Adults). Through a continuing course of conduct; Where the unlawful acts were committed against the same vulnerable person; 		Same level as the offense when charged based upon an individual act
Unlawful	4. Two (2) or more times over a specified period of time (1) Knowingly	; Class C Felony (if the "used" i	minor is less than
Transaction	(2) Induce, assist, or cause a minor	eighteen (18) at time of prohil	
With A Minor	(3) To engage in illegal controlled substances other	0.0	
1 st Degree	than activity involving marijuana; illegal gambling time of engaging in the prohibited activity-		
KRS 530.064	activity; or any other criminal activity constituting a	serious physical	
	felony.	injury; Class A felony if mind	or incurs physical
		injury thereby- violer	nt offense.
Unlawful	(1) Knowingly		Class D Felony
Transaction With A Minor 2 nd Degree KRS 530.065	(2) Induce, assist, or cause a minor (3) To engage in illegal controlled substances other than activity involving marijuana; illegal gambling activity, or any other criminal activity constituting a felony		
Unlawful	Subsection (1)(a):		Class A
Transaction With A Minor 3 rd Degree	(1) Acting other than as a retail licensee (2) Knowingly (3) Sell, give, purchase or procure (4) Any alcoholic or malt beverage in any form (5) To or for a minor. Subsection (1)(b): (1) Knowingly (2) Induce, assist or cause a minor (3) To engage in any other criminal activity Subsection (1)(c): (1) Knowingly (2) Induce, assist or cause a minor (3) To become a habitual truant Subsection (1)(d): (1) Persistently and knowingly (2) Induce, assist or cause a minor (3) To disobey his parent or guardian		Misdemeanor Class D Felony
Wanton Endangerment	(1) Manifesting extreme indifference to human life(2) Wantonly		Class D Felony
in the 1 st	(2) Wantonly (3)(a) Engage in conduct which creates substantial dange		
Degree	(5)(a) Engage in conduct which creates substantial dalige	. o. death to another person, or	
-0	I		i .

KRS 508.060	(b) Engage in donduct which creates substantial danger of serious physical injury to another person.	
Wanton	(1) Wantonly	Class A
Endangerment in the 2 nd	(2) Engage in conduct which creates a substantial anger of physical injury to another person	Misdemeanor
Degree		
KRS 508.070		

****Lifetime Registration of sexual offenders if Rape first degree or Sodomy first degree, Kidnapping if minor victim and offender is not the parent. Presence of exceptions also triggers a lifetime registration period. These are offenders who are convicted of a "sex crime" while already having one (1) or more prior convictions of a felony criminal offense against a victim who is a minor (KRS 17.500(3)(a)) OR convicted of a sex crime while having one (1) or more prior sex crime convictions; Or any person who has been convicted of two (2) or more felony criminal offenses against a victim who is a minor; Or any sexually violent predator (KRS 17.500 (10)).

All other offenders shall be required to register for 20 years.