

Offense	Chapter and §§	Sexually Violent Offense MGL c. 6, § 178C	Sex Offense Involving a Child MGL c. 6, § 178C	Wetterling Act, 42 USC, § 14071	Required Length of Registration	
					Single Conviction or Multiple Convictions on the same date	2 or more Convictions on different dates
Indecent Assault and Battery on a Child Under 14	265/13B	YES	YES	YES	Lifetime ¹	Lifetime ¹
Indecent Assault and Battery on a Mentally Retarded Person	265/13F	YES	NO	NO	Lifetime ¹	Lifetime ¹
Rape	265/22	YES	NO	NO	Lifetime ¹	Lifetime ¹
Rape of a Child Under 16 with Force	265/22A	YES	YES	YES	Lifetime ¹	Lifetime ¹
Assault with Intent to Commit Rape	265/24	YES	NO	NO	Lifetime ¹	Lifetime ¹
Assault with Intent to Commit Rape of a Child Under 16	265/24B	YES	YES	YES	Lifetime ¹	Lifetime ¹
Drugging Persons for Sexual Intercourse	272/3	YES	NO	NO	Lifetime ¹	Lifetime ¹
Unnatural and Lascivious Acts with a Child Under the Age of 16	272/35A	YES	YES	YES	Lifetime ¹	Lifetime ¹
Aggravated Rape	277/39	YES	YES	YES	Lifetime ¹	Lifetime ¹
Rape and Abuse of a Child Under 16	265/23	NO	YES	YES	Not less than 10 yrs ² nor more than 20 yrs ³	Lifetime ⁴
Kidnapping of a Child Under 16	265/26	NO	YES	YES	Not less than 10 yrs ² nor more than 20 yr ³	Lifetime ⁴
Enticing a Child Under 16	265/26A	NO	YES	YES	Not less than 10 yrs ² nor more than 20 yr ³	Lifetime ⁴
Inducing a Minor into Prostitution	272/4A	NO	YES	YES	Not less than 10 yrs ² nor more than 20 yr ³	Lifetime ⁴
Living Off or Sharing Earnings of a Minor Prostitute	272/4B	NO	YES	YES	Not less than 10 yrs ² nor more than 20 yr ³	Lifetime ⁴
Disseminating to a Minor Matter Harmful to a Minor	272/28	NO	YES	YES	Not less than 10 yrs ² nor more than 20 yr ³	Lifetime ⁴
Posing or Exhibiting a Minor in a State of Nudity or Sexual Conduct	272/291	NO	YES	YES	Not less than 10 yrs ² nor more than 20 yr ³	Lifetime ⁴
Dissemination of Visual Material of a Child in a State of Nudity or Sexual Conduct	272/29B	NO	YES	YES	Not less than 10 yrs ² nor more than 20 yr ³	Lifetime ⁴
Possession of Child Pornography	272/29C	NO	NO	YES	Not less than 10 yrs ² nor more than 20 yr ³⁵	Lifetime ⁴
Incestuous Sexual Intercourse or Marriage	272/17	NO	NO	NO	Not more than 20 yrs ⁵	Not more than 20 yrs ⁵
Enticing a Person for Prostitution or Sexual Intercourse	272/2	NO	NO	NO	Not more than 20 yrs ⁵	Not more than 20 yrs ⁵
Open and Gross Lewd and Lascivious Conduct	272/16	NO	NO	NO	Not Required to Register	Not more than 20 yrs ⁵
Indecent Assault and Battery on a Person 14 years or Older	265/13H	NO	NO	NO	Not more than 20 yrs ⁵	Not more than 20 yrs ⁵

NOTE: Persons assessed at Level 1 who have a lifetime registration requirement, shall not be relieved of their duty to register. Hearings may only result in an increase in the assessed level or the Level 1 being affirmed.

¹ Pursuant to MGL c. 6, § 178G, persons convicted of this offense must register with the SORB for life.

² Pursuant to USC 42, § 14071, a person convicted of this offense may request termination of duty to register after being legally registered for a period of not less than 10 years.

³ Pursuant to MGL c. 6, § 178G, a person convicted of this offense shall register with the SORB for a period of 20 years from date of conviction, release from prison, or completion of community supervision, whichever is later. However, after being legally registered with the SORB for a period of not less than 10 consecutive years, said person may request relief or termination from further registration pursuant to the provisions of 803 CMR 1.37A and B. Additionally, providing the 10 year registration requirement has been met, pursuant to MGL c. 6, § 178K(2)(d), the Board may relieve a person convicted of this offense from the duty to register if the Board finds said offender does not present any risk of re-offense or degree of dangerousness.

⁴ Pursuant to USC 42, § 14071, person(s) convicted of two or more of these offenses on different dates are mandated to register for life.

⁵ Pursuant to MGL c. 6, § 178G, a person convicted of this offense shall register with the SORB for a period of 20 years from date of conviction, release from prison, or completion of community supervision, whichever is later. However, pursuant to the provisions of 803 CMR 1.37A and B, said person may request to be relieved of their duty to register if they can demonstrate to the Board they have not committed another sex offense in the past 10 years since the date of their conviction, release from prison, or completion of community supervision for a sex offense, whichever is later. Additionally, pursuant to MGL c. 6, § 178K(2)(d), the Board may, at any time, relieve a person convicted of these offenses from the duty to register, if the Board finds the offender does not present any risk of re-offense or dangerousness.