

Criminal Offenses that Prohibit a Person from Working or Volunteering at CrossView Camp, According to Texas State Law

According to the Texas Youth Camp Act, an individual who has been convicted of any of the following offenses is prohibited from working or volunteering at a Camp. If a person has a criminal record that does not include any of the offenses on this list, CrossView must have documented reasons for allowing the offender to work or volunteer at Camp.

Title 4

Chapter 15. Preparatory Offenses 15.031 Criminal Solicitation of a Minor

Chapter 19. Criminal Homicide

19.02. Murder

19.03. Capital Murder

19.04. Manslaughter

19.05. Criminally Negligent Homicide

Chapter 20. Kidnapping and False Imprisonment

20.02. False Imprisonment

20.03. Kidnapping

20.04. Aggravated Kidnapping

Chapter 21. Sexual Offenses

21.06. Homosexual Conduct

21.07. Public Lewdness

21.08. Indecent Exposure

21.11. Indecency with a Child

Chapter 22. Assaultive Offenses

22.01. Assault

22.011.Sexual Assault

22.02. Aggravated Assault

22.021.Aggravated Sexual Assault

22.04. Injury to a Child, Elderly Individual, or

Disabled Individual

22.041. Abandoning or Endangering Child

22.05. Deadly Conduct

22.06. Consent as Defense to Assaultive Conduct

22.07. Terroristic Threat

22.08. Aiding Suicide

22.09. Tampering with Consumer Product

22.10. Leaving a Child in a Vehicle

Chapter 25. Offenses Against the Family

25.01. Bigamy

25.02. Prohibited Sexual Conduct

25.03. Interference with Child Custody

25.031. Agreement to Abduct From Custody

25.04. Enticing a Child

25.05. Criminal Nonsupport

25.06. Harboring Runaway Child

25.07. Violation of Protective Order or Magistrate's

Order

25.08. Sale or Purchase of Child

25.09. Advertising for Placement of Child

Chapter 29. Robbery

29.02. Robbery

29.03. Aggravated Robbery

Chapter 38. Obstructing governmental operation 38.17 Failure to stop or report aggravated sexual assault of child.

Title 9

Chapter 42. Disorderly conduct & related offenses Sec. 42.07. HARASSMENT. (a) A person commits an offense if, with intent to harass, annoy, alarm, abuse, torment, or embarrass another, he:

(1) initiates communication by telephone or in writing and in the course of the communication makes a comment, request, suggestion, or proposal that is obscene;

(2) threatens, by telephone or in writing, in a manner reasonably likely to alarm the person receiving the threat, to inflict bodily injury on the person or to commit a felony against the person, a member of his family, or his property;

Chapter 43. Public Indecency

Subchapter A. Prostitution

43.02. Prostitution

43.03. Promotion of Prostitution

43.04. Aggravated Promotion of Prostitution

43.05. Compelling Prostitution

43.06. Accomplice Witness; Testimony and

Immunity