

- a. in a lewd or lascivious manner, intentionally touched the [breasts] [genitals] [genital area] [buttocks] [clothing covering the breasts] [clothing covering the genitals] [clothing covering the genital area] [clothing covering the buttocks] of (victim).
- b. in a lewd or lascivious manner, intentionally [forced] [enticed] (victim) to touch the [breasts] [genitals] [genital area] [buttocks] [clothing covering the breasts] [clothing covering the genitals] [clothing covering the genital area] [clothing covering the buttocks] of (defendant).

*Give 2a or 2b as applicable.*

**2. At the time of the offense, (victim)**

- a. was 12 years of age or older but less than 16 years of age.**
- b. was less than 12 years of age.**

*Give 3a or 3b as applicable.*

**3. At the time of the offense, (Defendant)**

- a. was 18 years of age or older ~~at the time of the offense.~~**
- b. was less than 18 years of age ~~at the time of the offense.~~**

*Definition.*

**The words “lewd” and “lascivious” mean the same thing: a wicked, lustful, unchaste, licentious, or sensual intent on the part of the person doing an act.**

*Give if applicable.*

*§ 800.04(2), Fla. Stat.*

**Neither (victim’s) lack of chastity nor (victim’s) consent is a defense to the crime charged.**

*§ 800.04(3), Fla. Stat.*

**The defendant’s ignorance of (victim’s) age, (victim’s) misrepresentation of [his] [her] age, or the defendant’s bona fide belief of (victim’s) age is not a defense to the crime charged.**