

801.980.9965



Custodial Sexual Misconduct Defense Lawyer in Utah

[Home](#) > [practice area](#) >

Custodial Sexual Misconduct Defense Lawyer in Utah

Custodial Sexual Misconduct Defense Lawyer in Utah

Have you been charged with custodial sexual misconduct? Charges of this type are very serious in Utah. A

conviction could carry very harsh penalties and ruin your career and relationships. With so much at stake, you can't afford to wait. Contact a skilled defense attorney who is knowledgeable in the Utah criminal code. Wasatch Defense Lawyers are experienced at providing excellent criminal defense representation. You can count on us to fight for you when you need it the most. We listen non-judgmentally to your situation because we know that you are innocent unless proven guilty. We will offer you expert advice on how you

can defend yourself and protect your rights.

If you have been accused of a custodial sexual misconduct crime, then take advantage of a free case consultation. You have nothing to lose and everything to gain. Contact us today at 801-980-9965 or complete our convenient online contact form to schedule your free case review.

Custodial Sexual Misconduct Laws in Utah

Utah state law prohibits sexual activity between parties when one person holds power over another person, whether that person be an adult or child. Utah considers sexual contact of this type to be exploitation of one person over another.

Custodial Relationship Definition

The offense of "[custodial sexual misconduct](#)" occurs when law enforcement or correctional officers engage in sexual contact with inmates or detainees. Sexual contact between a prisoner or detainee and a police or correctional officer is still considered to be a criminal act regardless of whether or not the victim has consented to the activity.

Custodial sexual misconduct usually

occurs between an inmate of a correctional facility and an individual employed or contracted by the facility. The second type of custodial sexual misconduct occurs between a person under arrest and a law enforcement officer.

Consequences You Face if Found Guilty of Custodial Sexual Misconduct in Utah

If you are found guilty of custodial sexual misconduct, you'll face some [harsh penalties](#). You could either be charged with a Class A misdemeanor or a third-degree felony.

- **Third Degree Felony:** Custodial sexual misconduct typically results in felony charges when the victim is a prisoner or under any kind of correctional supervision and under the age of 18. This penalty is usually applied even if the victim is over the age of consent. A sexual misconduct 1st degree or 3rd degree felony charge could result in a fine of up to \$5,000 and five years in prison.
- **Class A Misdemeanor:** A class A misdemeanor punishment applies in most other cases. So, any sexual touching or contact between a correctional or police officer and a prisoner or arrestee would result in a class A misdemeanor. The punishment for this offense is a fine of up to \$2,500 and/or a prison sentence of up to one year.

Charged With Custodial Sexual Misconduct In Utah? Get A Free Case Evaluation

*If you have been charged with custodial sexual misconduct in Utah, you need an experienced lawyer on your side — no matter how **groundless the charges**.* Why risk your career and freedom? You could lose everything that means the most to you if you are found guilty. A skilled defense attorney can help you. [Contact us today for your completely free, no-obligation case review.](#)

Contact Us for a FREE Case Review

Call: 801-980-9965 or Submit:

 Name*


 Email *









 Phone

Message*

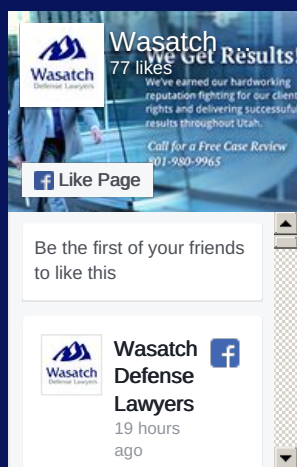
S U B M I T

P r a c t i c e A r e a s

Home
 Criminal Defense
 Sex Crimes Defense
Sexual Assault
Sexual Abuse
Forcible Sexual Abuse
Rape Defense
Sex Offender Registry
Enticing a Minor
Sexual Solicitation

Sexual Harassment
Child Pornography
Crimes Against Nature
Lewd Acts
Custodial Sexual Relations
Sextortion
Indecent Exposure
Sexual Exploitation of a Vulnerable Adult
Sexual Misconduct
Object Rape
Voyeurism
 Drug Related Crimes
 Violent Crimes Defense
 Utah Theft/Fraud Defense
 DUI Defense
Felony Defense
White Collar Crime
 Post Conviction Relief
Juvenile Defense
Veterans Court
Mental Health Court
Federal Charges Defense
Probation Violation Lawyers
 General Practice
 Winning Strategy
 Attorneys
 Reviews
 Resources
Contact Us

About Us



Recent News

- > [Utah Lowers BAC Limit for DUI](#)
April 16, 2018
- > [Utah New DUI Law May Include Firing a Gun While Intoxicated for Self Defense Exemption](#)
April 16, 2018
- > [State and Federal Charges for the Same Crime](#)
March 9, 2018
- > [Surprising Ways of Becoming a Sex Offender in Utah](#)
January 31, 2018
- > [Why You Absolutely Need a Lawyer if Charged with a Sex Crime \(even if you're innocent\)](#)
October 17, 2017



Business Overview

- ✕Criminal Defense
- ✕General Practice

[DUI Defense](#)

[Contact Us](#)



Location

Wasatch Defense Lawyers

📍 299 South Main Street
13th Floor
Salt Lake City, Utah 84111

☎ 801-980-9965



Copyright 2018 Wasatch Defense
Lawyers | [Privacy Policy & Terms](#) |
[Site Map](#)

Designed by [Utah SEO
Pros](#)

Legal Disclaimer: Information contained in this website is intended as general introductory information only. The information contained on this website should not be construed as legal advice and should not be relied upon as such. No solicitor-client relationship arises as a result of accessing or reading the information contained on this website. Contacting Wasatch Defense Lawyers (the "Firm") through the website, by e-mail or other means does not create a lawyer-client relationship with the Firm or any lawyer of the Firm. Accordingly, the Firm will bear no liability to the user, in any form. Before forming a lawyer-client relationship, it is necessary that the Firm determines whether any conflicts of interest exist and agree to the specific terms and conditions of the engagement, including remuneration. There are no representations or warranties made as to the accuracy or substantive adequacy of any information provided on this website. Legislative changes and changes to the interpretation of existing laws necessitate legal advice. For information particular to your employment situation, you should seek legal advice from an experienced employment lawyer in your jurisdiction. No action with regards to your particular circumstances should be taken until you have obtained legal advice. Reviewing this website should not be viewed as having sought professional advice, but rather as obtaining general information which should not be relied on.