A Guide to State-Level Advocacy Following Enactment of the Matthew Shepard and James Byrd, Jr. Hate Crimes PREVENTION ACT
1 Letter from HRC President

2 Introduction

3 What is a Hate Crime?

4 Executive Summary

5 The Matthew Shepard and James Byrd, Jr. Hate Crimes Prevention Act

6 State-Level Advocacy

7 Model Hate Crimes Law

8 State Hate Crimes Laws

9 Map of U.S. Hate Crimes Laws

10 Alabama

11 Alaska

12 Arizona

13 Arkansas

14 California

15 Colorado

16 Connecticut

17 Delaware

18 District of Columbia

19 Florida

20 Georgia

21 Hawaii

22 Idaho

23 Illinois

24 Indiana

25 Iowa

26 Kansas

27 Kentucky

28 Louisiana

29 Maine

30 Maryland

31 Massachusetts

32 Michigan
Contents

41  Minnesota
42  Mississippi
43  Missouri
44  Montana
45  Nebraska
46  Nevada
47  New Hampshire
48  New Jersey
49  New Mexico
50  New York
51  North Carolina
52  North Dakota
53  Ohio
54  Oklahoma
55  Oregon
56  Pennsylvania
57  Rhode Island
58  South Carolina
59  South Dakota
60  Tennessee
61  Texas
62  Utah
63  Vermont
64  Virginia
65  Washington
66  West Virginia
67  Wisconsin
68  Wyoming

70  Frequently Asked Questions
77  What to Do If You Have Been the Victim of a Hate Crime
78  Resources
86  About the Authors
Dear Friends,

Lesbian, gay, bisexual and transgender (LGBT) Americans will never be truly equal or free to pursue happiness until they are safe from bias-motivated violence. Achieving that objective is not easy and requires action by federal, state and local law enforcement officials, policy-makers, community groups and every day Americans. Hate crimes laws and enforcement is a key component.

In 2009, after eleven long years of struggle, Congress finally passed and President Barack Obama finally signed the Matthew Shepard and James Byrd, Jr. Hate Crimes Prevention Act. It is the first major piece of civil rights legislation protecting LGBT individuals.

Five years since the law’s passage, we are grateful for the leadership of President Obama, allies in Congress, and the tireless work of the Department of Justice, including the Civil Rights Division, Community Relations Service, and the Federal Bureau of Investigation, in enacting and enforcing this law. In 2012, the law was used for the first time to prosecute individuals for kidnapping and assaulting a gay man.¹

Our work is far from complete, however. Too many states still do not have an LGBT-inclusive state hate crimes law. We must work harder than ever before to pass inclusive laws that protect our entire community. While I am confident that love will always conquer hate, the stories of Matthew Shepard, James Byrd, Jr., Angie Zapata, Sean Kennedy, and countless others that are chronicled within this report, vividly illustrate the tragic and senseless violence that hate often fuels. We stand at a critical juncture, both for the federal hate crimes law, as well as state laws across the country.

HRC is re-dedicating our work to the cause. We hope that you will join us.

Sincerely,

Chad Griffin
President, The Human Rights Campaign

ABOUT THIS GUIDE

The passage of the Matthew Shepard and James Byrd, Jr. Hate Crimes Prevention Act in 2009 was a significant victory in the fight for equality for lesbian, gay, bisexual and transgender people. The expansion of hate crimes protections at the federal level sent an important message to our nation that the federal government will not tolerate violent crimes that target individuals because of their sexual orientation, gender identity or other characteristics, like disability, race or gender. Passage of the HCPA does not, however, end the need for state lawmakers to address hate-motivated crimes that terrorize communities across our country. Every state must consider ways to use state laws to supplement the HCPA.

As the Human Rights Campaign and advocates across the country celebrate the fifth anniversary of the federal law’s passage, this publication builds on the advocacy guide that the Human Rights Campaign originally published in 2009. It provides an explanation of the federal hate crimes law, an analysis of the effectiveness of the law, and depicts the landscape of hate crimes laws in the 50 states and the District of Columbia.

Twenty states either do not have a hate crime law or have a law lacking LGBT inclusion. Thirty states have a hate crimes prevention law that covers sexual orientation, but only fifteen of those laws also address hate crimes based on gender identity or expression. There is much work left for state-level advocates to do. State-level advocates can use this publication to learn what their state legislatures must do to fully address the problem of hate crimes.

Note: Information in this guide is static — it reflects the state of the law at one given point in time, but the law, particularly regarding hate crimes, is in constant flux. New bills are passed yearly, expanding the range of coverage provided to citizens of the states. Thus, make sure to check the Human Rights Campaign’s website — www.hrc.org — for the most up-to-date information regarding the status of the law in your state.
What is a Hate Crime?

A hate crime, also known as a bias-motivated crime, occurs when the perpetrator intentionally selects the victim because of a bias or prejudice. Each year, thousands of violent hate crimes occur. Hate crimes affect not only the victims and their families, but the entire community or group of people that they target. The term “hate crime” can also describe bias-driven property crimes that are meant to send a signal to a particular community. Although hateful speech can inflict emotional damage and alienate communities, the term “hate crime” does not include speech.
EXECUTIVE SUMMARY

Five years after President Obama signed the Matthew Shepard and James Byrd, Jr. Hate Crimes Prevention Act (HCPA), there is little doubt that the law has become a key tool in the arsenal in the fight against violent, bias-motivated crimes. This includes offering grants to state and local communities to cover the extraordinary expenses of investigating and prosecuting hate crimes, as well as hosting trainings across the country for thousands of law enforcement officials to ensure that first responders to an assault know what questions to ask and what evidence to gather at the scene in order to help prosecutors assess whether a case should be prosecuted as a hate crime. Since 2009, nine individuals have been prosecuted under the HCPA for crimes committed on the basis of a victim’s sexual orientation. Of those individuals, six have plead guilty for violating the HCPA. The remaining individuals are serving time in prison for underlying crimes.

The Federal Bureau of Investigation (FBI) produces an annual report on hate crimes statistics, which is based on statistics voluntarily submitted by state and local jurisdictions. The FBI’s 2012 report (the most recent report which provides data on hate crimes committed in 2012) recorded that 1,730 law enforcement agencies reported 7,350 hate crime incidents involving at least 7,495 offenses. Of those, 19.6 percent of all hate crimes were motivated by sexual orientation, second to crimes motivated by racial bias. While reported incidents against gay men and lesbians decreased from the previous year, the number of law enforcement agencies that participated in hate crime reporting has dropped considerably.

For example, in the FBI’s latest hate crimes report, eight cities with a population between 250,000 and one million did not report a hate crime. None of those eight cities performed well on the Human Rights Campaign Foundation’s 2014 Municipal Equality Index (MEI). And for the twenty cities with populations between 100,000 and 200,000 that did not report a hate crime, only three cities achieved a score higher than the average.

What is more, six cities with populations of 250,000 or more reported zero hate crimes. Two of those cities – Atlanta, Georgia, and Tampa, Florida – scored high on MEI’s latest evaluation, with two scoring around the average and the remaining two receiving scores in the bottom third. A local jurisdiction’s commitment to reporting its hate crime statistics is a critical part of its overall commitment to serving its LGBT

---

1. The FBI Uniform Crime Reporting (UCR) Program received the hate crime data of nearly 1,500 law enforcement agencies after the publication deadline for its 2012 hate crimes report. The FBI issued an addendum as a one-time exemption. The new data, however, is not aggregated with the original 2012 report.
2. At the time of this publication, data on hate crimes motivated by gender identity were not yet available.
3. The MEI is the first of its kind nationwide evaluation of municipal law and policy. The MEI evaluates cities across the nation on the basis of the LGBT inclusiveness of their laws and policies. The third edition, to be published in November 2014, will evaluate 353 cities nationwide.
4. Fifteen cities met the city selection criteria for participating in the 2014 MEI.
Executive Summary  

HRC is dedicated to federal, state, and local advocacy and education efforts to ensure that cities improve their hate crimes reporting and overall commitment to LGBT equality through the Human Rights Campaign Foundation’s MEI and Project One America initiatives. HRC is committed to engaging in advocacy and education efforts to bring awareness to hate based violence and to expand legislation aimed at addressing hate crimes. Several priorities include:

- **Amend the Hate Crimes Statistics Act to mandate reporting.** In August 2014, FBI Director James Comey explained, “We must continue to impress upon our state and local counterparts in every jurisdiction the need to track and report hate crime. It is not something we can ignore or sweep under the rug.” One effective way of ensuring greater compliance is to mandate hate crimes statistics reporting for local jurisdictions. This would provide a more complete picture of hate based violence in the United States and allow for target efforts to address areas with high levels of hate crimes.

- **Passage of state laws that protect LGBT individuals from hate crimes.** The HCPA only protects LGBT victims from violent crimes where the federal government has jurisdiction over the underlying criminal act, regardless of the bias motivation. Since most crimes in the U.S. are still prosecuted at the state level, LGBT victims remain particularly vulnerable to hate crimes in the more states that do not provide protections for individuals based on sexual orientation or gender identity. Passage of state level HCPAs allows states to prosecute hate crimes without a federal nexus and in many instances crimes against property.

- **Expand education and training initiatives.** The government must complement tough laws and vigorous enforcement — which can deter and address violence motivated by bigotry — with education and training initiatives designed to reduce prejudice. The federal government has an essential role to play in helping law enforcement, communities, and schools implement effective hate crimes prevention programs and activities. Education and exposure are the cornerstones of a long-term solution to prejudice, discrimination and bigotry against all communities. A federal anti-bias education effort would exemplify a proactive commitment to challenging prejudice, stereotyping, and all forms of discrimination that affect the whole community.

Clearly, much work is left to do. Passage of the HCPA was the beginning of a long road ahead combatting bias-motivated violence.
Matthew Shepard and James Byrd, Jr. Hate Crimes Prevention Act
WHAT THE ACT DOES

In 2009, the Matthew Shepard and James Byrd, Jr. Hate Crimes Prevention Act was enacted. The HCPA gives the Department of Justice authority to investigate and prosecute violent crimes when the victim is selected because of his or her actual or perceived race, color, religion, national origin, gender, sexual orientation, gender identity or disability. In addition, it enables DOJ to aid state and local jurisdictions with investigations and prosecutions of bias-motivated crimes of violence.

The HCPA authorizes DOJ to provide grants to states and local communities to cover the extraordinary expenses associated with investigating and prosecuting hate crimes. It authorizes federal grants for local programs to combat hate crimes committed by juveniles, as well as programs that train local law enforcement officers to identify, investigate, prosecute and prevent hate crimes.

The HCPA also updates the Hate Crimes Statistics Act, requiring the Federal Bureau of Investigation to track statistics on hate crimes based on gender and gender identity, and hate crimes committed by and against juveniles (statistics for the other categories, including sexual orientation, were already tracked as a result of the Hate Crimes Statistics Act and its subsequent updates). The FBI uses these statistics for its annual Hate Crimes Statistics Report, which can be viewed at www.fbi.gov/ucr/ucr.htm#hate.

WHAT THE ACT DOES NOT DO

The Hate Crimes Prevention Act does not protect individuals from non-violent hate crimes or hate crimes committed solely against another’s property. It only protects individuals from bias-motivated violence. Therefore, if a non-violent or property hate crime occurs in a state, it must be prosecuted under that state’s hate crimes law — if such a hate crimes law applies or exists.

To prosecute a hate crime based on sexual orientation or gender identity under the HCPA, the government must allege and prove beyond a reasonable doubt that there is an explicit and discrete connection between the hate crime and interstate or foreign commerce. If the Department of Justice cannot prove such a nexus to federal jurisdiction, the crime cannot be prosecuted as a federal hate crime. Only state authorities have jurisdiction to prosecute the crime as a hate crime — and may do so only if a state hate crimes law applies or exists.

It is important to make clear that the HCPA does not prohibit hate speech. Critical speech, name-calling or expressions of hatred toward any protected group, even if such speech constitutes hate speech, is not prohibited or punishable by the HCPA. The Supreme Court of the United States, in Wisconsin v. Mitchell, held that hate crimes laws comply with the First Amendment because they punish actions and only use statements as evidence of intent (508 U.S. 476 [1993]). In fact, the text of the HCPA includes a provision that emphasizes that nothing in the HCPA should be inferred to interfere with an individual's constitutionally protected freedom of speech.
State-Level Advocacy

OVERVIEW OF STATE HATE CRIMES LAWS

The Hate Crimes Prevention Act was a groundbreaking new law, but it is neither perfect nor fail safe. Criminal prosecutions are traditionally and still overwhelmingly a state issue, and many state and local law enforcement officials would welcome additional tools to bring perpetrators to justice. State-level advocacy to pass hate crimes laws is still necessary in order to ensure that all hate crimes are prosecuted fully.

To date, states have addressed the problem of hate crimes in a variety of ways. Forty-five states and the District of Columbia have enacted hate crimes laws that differ in scope and mechanics. Some create sentencing enhancements for hate crimes perpetrators, while others criminalize hate crimes. A map of these hate crimes laws can be seen on page 17. Also, note that five states do not have a hate crimes law at all.¹

There are considerable differences in the enumerated classes protected by state hate crimes laws. Currently, only 30 state statutes — plus the District of Columbia — include sexual orientation-based hate crimes; 15 states and the District of Columbia have laws that cover gender identity- or expression-based hate crimes.

State legislatures have taken two approaches to covering gender identity and expression in hate crimes statutes. Of the 15 states that include coverage of gender identity or gender expression, four have done so by defining sexual orientation to include an individual’s gender identity or expression.² Although the Human Rights Campaign advocates enumerating gender identity or expression separately from sexual orientation, it is clear that the four state laws that use an expanded definition of sexual orientation are designed to achieve the same end and should be vigorously enforced.

Law enforcement training, data collection and the reporting of data on hate crimes are also key to addressing hate crimes at the state level. Only 14 states provide for specialized law enforcement training in preventing, identifying and responding to hate crimes. Only 30 states and the District of Columbia provide

¹ The five states without state-level hate crimes laws are Arkansas, Georgia, Indiana, South Carolina and Wyoming. Georgia’s law was struck down by the state Supreme Court but the state is considering new laws that would reinstate punishment of hate crimes.

² These states are: Colorado, Maryland, Missouri, and Oregon.
for hate crimes data collection and reporting. There is much work to be done in this area at the state level.

Three recent cases underscore the vital need for state hate crimes laws. In June 2014, in Daytona Beach, Florida, an individual was assaulted by several men purportedly for wearing feminine clothing. The assailants also yelled homophobic slurs at the individual. According to reports, while local law enforcement believe that there is enough evidence to charge the assailants with a hate crime, at the release of this publication, the State Attorney’s Office has declined to do so. It is unclear why the State Attorney’s Office believes there is not enough evidence, but one reason may be because Florida’s hate crime law does not cover gender identity/expression. The assailant, therefore, would likely be charged with simple battery (which is only a first degree misdemeanor in Florida).

In Detroit, Michigan, two transgender women and an unidentified individual were victims of a series of shootings in August 2014 in the city’s Palmer Park neighborhood. Horrifyingly, the body of one of the victims, a transgender woman, had been burned subsequent to the shooting. One of the transgender women and the unidentified individual have survived and a suspect is in custody. Unfortunately, Michigan’s statute does not protect against hate crimes committed because of person’s sexual orientation or gender identity. The law only requires that law enforcement collect hate crimes data, including those crimes motivated by sexual orientation, which means that the only avenue for addressing hate crimes against LGBT people is through the HCPA, which requires prosecutors to find a federal connection to the crime.

And in September 2014, a gay Pennsylvania couple was assaulted for holding hands while walking down the street. According to reports, a group of well-dressed individuals hurled anti-gay slurs at the couple before beating them up. One of the men was treated for broken bones in the face and required his jawed to be wired shut. The alleged perpetrators were quickly identified through the use of several social media platforms. Although Pennsylvania has a hate crime law, it does not include LGBT protections. HRC is continuing to work with state legislators to revise their hate crimes law to ensure LGBT people are covered.
POINTERS FOR STATE-LEVEL ADVOCACY

Because the Hate Crimes Prevention Act and many existing state laws have limitations, we must continue to fight for hate crimes statutes inclusive of lesbian, gay, bisexual and transgender people at the state level. State-level advocates must ensure that their state has a hate crimes statute and that the statute enumerates sexual orientation and gender identity as protected characteristics.

In addition, advocates should ensure that their state hate crimes statute covers non-violent hate crimes or hate crimes committed solely against another’s property. To view a model hate crimes law developed by the Human Rights Campaign, turn to page 13.

Even though the federal HCPA is on the books, most hate crimes will continue to be prosecuted at the state level. Advocates must work to ensure that states and localities invest in educating communities and training police officers to identify and respond forcefully to hate crimes whenever they occur. As part of their advocacy efforts, advocates should encourage their states and localities to apply for grants authorized by the HCPA. They may use these grants to fund local programs to combat and train local law enforcement officers in identifying, investigating, prosecuting and preventing hate crimes and programs to address the problem of hate crimes committed by juvenile offenders.

Advocates should work with state and local authorities to ensure that their states and localities record and report hate crimes for state-level and local reports, as well as for the annual report on national hate crimes statistics produced by the Federal Bureau of Investigation. Unfortunately, the FBI’s annual Hate Crimes Statistics Report, which is required by the Hate Crimes Statistics Act, drastically undercounts the number of hate crimes that are committed each year because state and local reporting to the FBI is voluntary. For example, in the most recent Hate Crimes Statistics Report 2012, about 25 percent of law enforcement agencies did not provide the FBI with hate crime statistics — totaling thousands of law enforcement agencies around the country, including eight agencies in cities with populations of more than 250,000 and at least twenty agencies in cities with populations between 100,000 and 250,000 — in spite of ample evidence that such crimes were being committed. Because of these problems with reporting, the FBI’s Hate Crimes Statistics Report fails to cover approximately 67 million Americans.
SECTION 1 DEFINITIONS

As used in this Act, the following terms have the following meanings:

A. “Race” means a group of people united or classified together on the basis of common history, nationality or geographic distribution;

B. “Ethnicity” means affiliation with a group of people united or classified together on the basis of common history, nationality or geographic distribution;

C. “National origin” means related to the country in which a person was born or from which the person’s ancestors came;

D. “Religion” means a system of faith and worship, especially such a system recognized and practiced by a particular church, sect or denomination;

E. “Sex” means the characteristics of structure and function that distinguish a male from a female organism;

F. “Disability” means an objectively measurable condition of impairment, physical or mental;

G. “Gender identity and expression” means a person’s actual or perceived gender-related characteristics, identity, or expression whether or not typically associated with the person’s sex at birth;

H. “Hate crimes data” means information, incident reports, records and statistics relating to hate crimes; and

I. “Sexual orientation” means actual or perceived heterosexuality, homosexuality or bisexuality.
SECTION 2  HATE CRIMES

A. A person commits a hate crime when, by reason of actual or perceived race, color, religion, national origin, ethnicity, sex, disability, sexual orientation or gender identity and expression, he or she commits [applicable crimes may include assault, battery, theft, criminal trespass, property damage or disorderly conduct].

B. If the underlying offense named in subsection A of this Section is a [Class X] misdemeanor, the offender may be fined not more than [ ] or imprisoned for not more than [ ] years, or both.

C. If the underlying offense named in subsection A of this Section is a felony, the offender may be fined not more than [ ] or imprisoned for not more than [ ], or both.

SECTION 3  CIVIL ACTION

A. Independent of the existence of any criminal prosecution and the outcome thereof, the victim of a hate crime, or a member of the victim's immediate family, may bring a civil action for damages or other appropriate relief. The court may award actual damages, including damages for emotional distress, or punitive damages. A judgment may include attorney’s fees and costs.

SECTION 4  HATE CRIMES, DATA COLLECTION

A. The State Police and Attorney General shall establish and maintain a central repository for the collection, analysis and dissemination of hate crimes data. All law enforcement agencies shall report monthly to the Attorney General concerning such offenses. Hate crimes data shall be disseminated upon request to any local law enforcement agency, unit of local government or state agency.

B. The Attorney General shall publish an annual summary of the data required pursuant to this section, to be delivered to the Governor, the Legislature and the Federal Bureau of Investigation. The summary must be in a format acceptable for use by the Federal Bureau of Investigation for its annual Hate Crimes Statistics report.

SECTION 5  HATE CRIMES, LAW ENFORCEMENT TRAINING

A. The [relevant state agency] shall provide training for police officers in identifying, responding to and reporting all hate crimes.

B. The [relevant state agency] shall provide training for prosecutors in effectively prosecuting hate crimes.
ANGIE ZAPATA

Angie Zapata began living as a transgender woman at the age of 16. Despite being bullied in school, Angie was known throughout the community as a fun-loving young woman who was intensely devoted to her friends and family. But her life was tragically cut short on July 17, 2008, at the age of 18 when she was beaten to death by a man after he discovered that she was transgender. As a result of this unconscionable act, Angie was never able to realize her dreams of moving to Denver to pursue a career as a cosmetologist.

Photo: Greeley Police Dept. / AP Photo

SEAN KENNEDY

Sean Kennedy was a caring, loving young man and a leader in his community. But early in the morning on May 16, 2007, after being verbally assaulted and called anti-gay epithets by another male in the parking lot of a Greenville, SC, bar, Sean was punched in the face. He fell to the curb and sustained fatal head injuries — cutting short the life of a rising leader and activist who had great potential to positively impact his community and those around him.

Photo: Courtesy of Sean’s Last Wish

MATTHEW SHEPARD

Matthew Shepard grew up in Casper, WY, as a popular, caring and outgoing individual. Then, on Oct. 7, 1998, when Matthew was only 21 years old, he was severely beaten in a remote area of Laramie, WY, by two men because of his sexual orientation. He was left to die in the cold of the night after being tied to a split-rail fence. This tragic murder cut short the life of a loved son and friend to many.

Photo: Courtesy of the Matthew Shepard Foundation

JAMES BYRD, JR.

James Byrd Jr. was viciously murdered on June 7, 1998, in Jasper, Texas, because of his race. James was known throughout the community as a loving father, a talented musician and a good neighbor. Three men drove James out into the country, severely beat him and dragged him behind their pickup for three miles. Such a senseless and brutal murder tragically ended the life of an innocent man and left his three children fatherless.

Photo: Byrd Family / AP Photo

ANGIE ZAPATA

Angie Zapata began living as a transgender woman at the age of 16. Despite being bullied in school, Angie was known throughout the community as a fun-loving young woman who was intensely devoted to her friends and family. But her life was cut tragically short on July 17, 2008, at the age of 18 when she was beaten to death by a man after he discovered that she was transgender. As a result of this unconscionable act, Angie was never able to realize her dreams of moving to Denver to pursue a career as a cosmetologist.

Photo: Greeley Police Dept. / AP Photo

SEAN KENNEDY

Sean Kennedy was a caring, loving young man and a leader in his community. But early in the morning on May 16, 2007, after being verbally assaulted and called anti-gay epithets by another male in the parking lot of a Greenville, SC, bar, Sean was punched in the face. He fell to the curb and sustained fatal head injuries — cutting short the life of a rising leader and activist who had great potential to positively impact his community and those around him.

Photo: Courtesy of Sean’s Last Wish
State Hate Crimes Laws
All but five states (Arkansas, Georgia, Indiana, South Carolina and Wyoming) have laws addressing the scourge of hate crimes, but there is variation in the list of protected classes. The laws that address hate or bias crimes against LGBT people are as follows.

**States that have a law that addresses hate or bias crimes based on sexual orientation and gender identity**


**States that have a law that addresses hate or bias crimes based on sexual orientation only**


**Laws lack LGBT inclusion:** States that have a law that addresses hate or bias crimes, but do not address sexual orientation or gender identity (15 states) Alabama, Alaska, Idaho, Michigan, Mississippi, Montana, North Carolina, North Dakota, Ohio, Oklahoma, Pennsylvania, South Dakota, Utah (no categories listed), Virginia and West Virginia.

**Data Collection Only:** Indiana and Michigan (sexual orientation), Rhode Island (gender identity)
WHAT DOES THE STATE LAW DO?

- Alabama's law imposes enhanced penalties for felonies and misdemeanors, including all property crimes, if "motivated by the victim's actual or perceived race, color, religion, national origin, ethnicity, or physical or mental disability." Ala. Code § 13A-5-13.

HOW ARE LGBT PERSONS STILL NOT PROTECTED?

- Alabama's law does not relate to crimes committed because of a victim's sexual orientation or gender identity/expression.

HOW COULD THE STATE LAW BE IMPROVED?

- The law should include crimes committed because of a victim's sexual orientation or gender identity/expression. The federal Hate Crimes Prevention Act addresses crimes committed because of a victim's sexual orientation or gender identity/expression. However, federal jurisdiction to investigate and prosecute is limited to hate crimes that affect interstate commerce. Because of this limitation, crimes committed in Alabama because of a person's sexual orientation or gender identity/expression cannot be prosecuted as hate crimes unless they meet the tough interstate commerce requirement for intervention by the Federal Bureau of Investigation. If Alabama's hate crimes law were amended to include crimes committed on the basis of the victim's sexual orientation or gender identity/expression, the state could more effectively prosecute these crimes. The state law would then provide protections that go beyond the HCPA.

- The law should require state and local authorities to collect and report hate crimes data. The federal HCPA requires the FBI to track statistics on violent and non-violent (i.e., crimes against property) hate crimes. This tracking depends on federal, state and local officials to record and report all hate crimes as defined by the HCPA. Thus, even if Alabama's law does not include sexual orientation and gender identity/expression, those hate crimes should be carefully tracked and reported for federal purposes.

- The law should explicitly provide for police training on hate crimes.
State with Hate Crimes Law on Gender Identity and Sexual Orientation
State with Hate Crimes Law on Sexual Orientation
State with Hate Crimes Law without Sexual Orientation or Gender Identity

Alaska

Alaska, Stat. § 12.55.155(c)(22)

WHAT DOES THE STATE LAW DO?

- Alaska provides enhanced penalties for felonies and misdemeanors, including a limited category of property crimes, if the defendant “knowingly directed the conduct constituting the offense at a victim because of that person’s race, sex, color, creed, physical or mental disability, ancestry, or national origin.” Alaska, Stat. § 12.55.155(c)(22).

HOW ARE LGBT PERSONS STILL NOT PROTECTED?

- Alaska does not have a hate crimes law relating to or discussing the punishment or sentencing enhancement of crimes committed because of a victim’s sexual orientation or gender identity/expression.

HOW COULD THE STATE LAW BE IMPROVED?

- The law should include crimes committed because of a victim’s sexual orientation or gender identity/expression. The federal Hate Crimes Prevention Act addresses crimes committed because of a victim’s sexual orientation or gender identity/expression. However, federal jurisdiction to investigate and prosecute is limited to hate crimes that affect interstate commerce. Because of this limitation, crimes committed in Alaska because of a person’s sexual orientation or gender identity/expression cannot be prosecuted as hate crimes unless they meet the tough interstate commerce requirement for intervention by the Federal Bureau of Investigation. If Alaska’s hate crimes law were amended to include crimes committed on the basis of the victim’s sexual orientation or gender identity/expression, the state could more effectively prosecute these crimes. The state law would then provide protections that go beyond the HCPA.

- The law should require state and local authorities to collect and report hate crimes data. The federal HCPA requires the FBI to track statistics on violent and non-violent (i.e., crimes against property) hate crimes. This tracking depends on federal, state, and local officials to record and report all hate crimes as defined by the HCPA. Thus, even if Alaska’s law does not include sexual orientation and gender identity/expression, those hate crimes should be carefully tracked and reported for federal purposes.

- The law should explicitly provide for police training on hate crimes.

- The law should cover all bias-motivated property crimes.¹

¹ Among those crimes that should be included are arson, vandalism, theft and burglary. Some or all may be currently covered, depending on individualized circumstances, but the law should attempt to cover all such offenses, regardless of the specifics, if the offense is motivated by bias.
Arizona


WHAT DOES THE STATE LAW DO?

- Allows sentencing enhancements for crimes, including a limited category of property crimes, committed “out of malice toward a victim because of the victim’s identity … or because of a defendant’s perception of the victim’s identity” in a group. Ariz. Rev. Stat. § 13-701(d)(15).

- Protected groups include race, color, religion, national origin, sexual orientation, gender or disability. Ariz. Rev. Stat. § 41-1750(a)(3).


HOW ARE LGBT PERSONS STILL NOT PROTECTED?

- Arizona’s law does not cover hate crimes committed because of a victim’s gender identity/expression.

HOW COULD THE STATE LAW BE IMPROVED?

- The law should include crimes committed because of a victim’s gender identity/expression. The federal Hate Crimes Prevention Act addresses crimes committed because of a victim’s sexual orientation or gender identity/expression. However, federal jurisdiction to investigate and prosecute is limited to hate crimes that affect interstate commerce. Because of this limitation, crimes committed in Arizona because of a person’s gender identity/expression cannot be prosecuted as hate crimes unless they meet the tough interstate commerce requirement for intervention by the Federal Bureau of Investigation. If Arizona’s hate crimes law were amended to include crimes committed on the basis of the victim’s gender identity/expression, the state could more effectively prosecute these crimes. The state law would then provide protections that go beyond the HCPA.

- The law should explicitly provide for police training on hate crimes.

- The law should cover all bias-motivated property crimes.²

² Among those crimes that should be included are arson, vandalism, theft and burglary. Some or all may be currently covered, depending on individualized circumstances, but the law should attempt to cover all such offenses, regardless of the specifics, if the offense is motivated by bias.
Arkansas

WHAT DOES THE STATE LAW DO?

- Arkansas does not have a hate crimes law relating to or discussing the punishment or sentencing enhancement of crimes committed because of any characteristic.

HOW ARE LGBT PERSONS STILL NOT PROTECTED?

- Arkansas does not have a hate crimes law.

HOW COULD THE STATE LAW BE IMPROVED?

- State law should have a hate crimes law relating to or discussing the punishment or sentencing enhancement of crimes committed because of a victim’s actual or perceived characteristic.

- The law should require the collection and reporting of hate crimes data. The federal Hate Crimes Prevention Act requires the Federal Bureau of Investigation to track statistics on violent and non-violent (i.e., crimes against property) hate crimes. This tracking depends on federal, state and local officials to record and report all hate crimes as defined by the HCPA. Thus, even if Arkansas’ law does not include sexual orientation and gender identity/expression, those hate crimes should be carefully tracked and reported for federal purposes.

- State law should explicitly provide for police training on hate crimes.

- The law should cover all bias-motivated property crimes.\(^3\)

\(^3\) Among those crimes that should be included are arson, vandalism, theft and burglary. Some or all may be currently covered, depending on individualized circumstances, but the law should attempt to cover all such offenses, regardless of the specifics, if the offense is motivated by bias.
# California

**CAL. PENAL CODE §§ 422.6, 13519.6**

## WHAT DOES THE STATE LAW DO?

- Makes it a criminal offense to, “by force or threat of force, willfully injure, intimidate, interfere with, oppress or threaten any other person in the free exercise or enjoyment of any right … because of the person’s race, color, religion, nationality, country of origin, ancestry, disability, gender or sexual orientation, or because he or she perceives that the other person has one or more of those characteristics.” *CAL. PENAL CODE § 422.6.*

- Provides for enhanced penalties for crimes against persons and property. *CAL. PENAL CODE § 422.6.*

- Provides for a course of instruction and training for law enforcement officers addressing hate crimes. *CAL. PENAL CODE § 13519.6.*

- Requires local law enforcement to report any information that may be relative to a hate crime to the state Department of Justice and requires the Department to report an analysis of its findings to the Legislature. *CAL. PENAL CODE § 13023(A).*

## HOW ARE LGBT PERSONS STILL NOT PROTECTED?

- California law does a good job of providing broad protections to lesbian, gay, bisexual and transgender persons in its hate crimes law.
Colorado

**COLO. REV. STAT. §§ 18-9-121(1), 18-9-121(5)(b), 13-21-106.5**

**WHAT DOES THE STATE LAW DO?**

- Makes it a bias-motivated crime to, "with the intent to intimidate or harass another person because of that person's actual or perceived race, color, religion, ancestry, national origin, physical or mental disability, or sexual orientation, knowingly cause bodily injury to another person, place another person in fear of imminent lawless action or knowingly cause damage to the property of another person." **COLO. REV. STAT. § 18-9-121(1).**

- Defines sexual orientation to include “transgender status.” **COLO. REV. STAT. § 18-9-121(5)(b).**

- Provides a civil remedy. **COLO. REV. STAT. § 13-21-106.5.**

**HOW ARE LGBT PERSONS STILL NOT PROTECTED?**

- Colorado law does a good job of providing broad protections to lesbian, gay, bisexual and transgender persons in its hate crimes law.

**HOW COULD THE STATE LAW BE IMPROVED?**

- The law should require the collection and reporting of hate crimes data. The federal Hate Crimes Prevention Act requires the Federal Bureau of Investigation to track statistics on violent and non-violent (i.e., crimes against property) hate crimes. This tracking depends on federal, state and local officials to record and report all hate crimes as defined by the HCPA. Thus, even if Colorado's law does not explicitly include gender identity/expression, those hate crimes should be carefully tracked and reported for federal purposes.

- The law should explicitly provide for police training on hate crimes.
CONNECTICUT

CONN. GEN. STAT. §§ 52-571c, 53a-181j, 51-279d, 29-7m

WHAT DOES THE STATE LAW DO?

- Provides that a “person is guilty of intimidation based on bigotry or bias ... when such person [acts] maliciously, and with specific intent to intimidate or harass another person because of the actual or perceived race, religion, ethnicity or sexual orientation of such other person” and causes or threatens to cause physical contact or property damage. CONN. GEN. STAT. §§ 53a-181j.

- Establishes a Hate Crimes Advisory Committee tasked with improving the training of police officers. CONN. GEN. STAT. § 51-279d.

- Requires the collection of hate crimes data. CONN. GEN. STAT. § 29-7m.

- Creates a civil remedy allowing treble damages. CONN. GEN. STAT. § 52-571c.

HOW ARE LGBT PERSONS STILL NOT PROTECTED?

- Connecticut law does a good job of providing broad protections to lesbian, gay, bisexual and transgender persons in its hate crimes law.
Delaware

Del. Code Ann. tit. 11, § 1304

WHAT DOES THE STATE LAW DO?

- Allows sentencing enhancements for hate crimes, including property crimes, committed “because of the victim’s race, religion, color, disability, sexual orientation, gender identity, national origin or ancestry.” Del. Code Ann. tit 11, § 1304

HOW ARE LGBT PERSONS STILL NOT PROTECTED?

- Delaware’s law does a good job of providing broad protections to lesbian, gay, bisexual and transgender persons in its hate crimes law.

HOW COULD THE STATE LAW BE IMPROVED?

- The law should require the collection and reporting of hate crimes data. The federal HCPA requires the FBI to track statistics on violent and non-violent (i.e., crimes against property) hate crimes. This tracking depends on federal, state and local officials to record and report all hate crimes as defined by the HCPA.

- The law should explicitly provide for police training on hate crimes.
District of Columbia

D.C. Code §§ 22-3701, 2-1401.02(22), 22-3703, 3312.02, 22-3702

WHAT DOES D.C.'S LAW DO?

- Defines a “bias-related crime” as a “designated act that demonstrates an accused’s prejudice based on the actual or perceived race, color, religion, national origin, sex, age, marital status, personal appearance, sexual orientation, family responsibility, physical handicap, matriculation or political affiliation of a victim of the subject designated act.” D.C. Code § 22-3701.

- Personal appearance is defined as one's “outward appearance, irrespective of sex, with regard to bodily condition or characteristics, manner or style of dress.” D.C. Code § 2-1401.02(22).

- Provides for enhanced penalties for crimes against persons and property. D.C. Code §§ 22-3703, 3312.02.

- Covers collection and publication of data related to bias crimes. D.C. Code § 22-3702.

HOW ARE LGBT PERSONS STILL NOT PROTECTED?

- District of Columbia law does a good job of providing broad protections to lesbian, gay, bisexual and transgender persons in its hate crimes law.

HOW COULD D.C.'S LAW BE IMPROVED?

- The law should explicitly provide for police training on hate crimes.
Florida

FLA. STAT. §§ 775.085(1)(A), 775.085(2), 877.19

WHAT DOES THE STATE LAW DO?

- Provides for the reclassification of any felony or misdemeanor, including property crimes, where the commission of such offense “evidences prejudice based on the race, color, ancestry, ethnicity, religion, sexual orientation, national origin, mental or physical disability, or advanced age of the victim.” FLA. STAT. § 775.085(1)(A).

- Creates a civil remedy allowing treble damages. FLA. STAT. § 775.085(2).

- Mandates collection and dissemination by the governor of data on “incidents of criminal acts that evidence prejudice based on race, religion, ethnicity, color, ancestry, sexual orientation or national origin.” FLA. STAT. § 877.19.

HOW ARE LGBT PERSONS STILL NOT PROTECTED?

- Florida’s law does not cover hate crimes committed because of a victim’s gender identity/expression.

HOW COULD THE STATE LAW BE IMPROVED?

- The law should include crimes committed because of a victim’s gender identity/expression. The federal Hate Crimes Prevention Act addresses crimes committed because of a victim’s sexual orientation or gender identity/expression. However, federal jurisdiction to investigate and prosecute is limited to hate crimes that affect interstate commerce. Because of this limitation, crimes committed in Florida because of a person’s gender identity/expression cannot be prosecuted as hate crimes unless they meet the tough interstate commerce requirement for intervention by the Federal Bureau of Investigation. If Florida’s hate crimes law were amended to include crimes committed on the basis of the victim’s gender identity/expression, the state could more effectively prosecute these crimes. The state law would then provide protections that go beyond the HCPA.

- The law should explicitly provide for police training on hate crimes.
Georgia

WHAT DOES THE STATE LAW DO?
- Georgia does not have a hate crimes law relating to or discussing the punishment or sentencing enhancement of crimes committed because of a victim’s sexual orientation, gender identity or expression, or any other characteristic.*

HOW ARE LGBT PERSONS STILL NOT PROTECTED?
- Georgia does not have a hate crimes law.

HOW COULD THE STATE LAW BE IMPROVED?
- State law should include a hate crimes law relating to or discussing the punishment or sentencing enhancement of crimes committed because of a victim’s actual or perceived characteristic.

- The law should require the collection and reporting of hate crimes data. The federal Hate Crimes Prevention Act requires the Federal Bureau of Investigation to track statistics on violent and non-violent (i.e., crimes against property) hate crimes. This tracking depends on federal, state and local officials to record and report all hate crimes as defined by the HCPA. Thus, even if Georgia’s law does not include sexual orientation and gender identity/expression, those hate crimes should be carefully tracked and reported for federal purposes.

- State law should explicitly provide for police training on hate crimes.

- The law should cover all bias-motivated property crimes.4

---

* In 2004, the Georgia Supreme Court ruled the state hate crimes law was impermissible because it was overly broad and vague. The four-year-old law lacked enumerated categories and simply allowed for enhanced criminal penalties for crimes resulting from "any bias or prejudice."

4 Among those crimes that should be included are arson, vandalism, theft and burglary. Some or all may be currently covered, depending on individualized circumstances, but the law should attempt to cover all such offenses, regardless of the specifics, if the offense is motivated by bias.
State Hate Crimes Laws
- State with Hate Crimes Law on Gender Identity and Sexual Orientation
- State with Hate Crimes Law on Sexual Orientation
- State with Hate Crimes Law without Sexual Orientation or Gender Identity

Hawaii

HAW. REV. STAT. §§ 706-662, 846-52

WHAT DOES THE STATE LAW DO?
- Provides for sentencing enhancement for “any criminal act in which the perpetrator intentionally selected a victim, or in the case of a property crime, the property that was the object of a crime, because of hostility toward the actual or perceived race, religion, disability, ethnicity, national origin, gender identity or expression, or sexual orientation of any person.” HAW. REV. STAT. § 706-662.
- Requires the collection of hate crimes data. HAW. REV. STAT. § 846-52.

HOW ARE LGBT PERSONS STILL NOT PROTECTED?
- Hawaii law does a good job of providing broad protections to lesbian, gay, bisexual and transgender persons in its hate crimes law.

HOW COULD THE STATE LAW BE IMPROVED?
- The law should explicitly provide for police training on hate crimes.
Idaho

**WHAT DOES THE STATE LAW DO?**

- Makes it unlawful for any person to cause or threaten to cause physical injury to another person, or damage any real or personal property of another person because of that person’s race, color, religion, ancestry or national origin. **Idaho Code § 18-7902.**

- Directs the director of the state police to annually submit a statistical report on malicious harassment crimes to the governor and the state legislature. **Idaho Code § 67-2915.**

**HOW ARE LGBT PERSONS STILL NOT PROTECTED?**

- Idaho’s law does not relate to crimes committed because of a victim’s sexual orientation or gender identity/expression.

**HOW COULD THE STATE LAW BE IMPROVED?**

- The law should include crimes committed because of a victim’s sexual orientation or gender identity/expression. The federal Hate Crimes Prevention Act addresses crimes committed because of a victim’s sexual orientation or gender identity/expression. However, federal jurisdiction to investigate and prosecute is limited to hate crimes that affect interstate commerce. Because of this limitation, crimes committed in Idaho because of a person’s sexual orientation or gender identity/expression cannot be prosecuted as hate crimes unless they meet the tough interstate commerce requirement for intervention by the Federal Bureau of Investigation. If Idaho’s hate crimes law were amended to include crimes committed on the basis of the victim’s sexual orientation or gender identity/expression, the state could more effectively prosecute these crimes. The state law would then provide protections that go beyond the HCPA.

- The law should explicitly provide for police training on hate crimes.
State Hate Crimes Laws

Illinois

720 ILL. COMP. STAT. 5/12-7.1, 20 ILL. COMP. STAT. 2605/2605-390

WHAT DOES THE STATE LAW DO?

- Defines a hate crime as certain crimes committed against persons and a limited category of property crimes "by reason of the actual or perceived race, color, creed, religion, ancestry, gender, sexual orientation, physical or mental disability, or national origin of another individual or group of individuals." 720 ILL. COMP. STAT 5/12-7.1.

- Creates a civil remedy allowing actual and punitive damages. 720 ILL. COMP. STAT. 5/12-7.1.

- Provides for monthly reporting to the Department of State Police and requires the Department of State Police to provide training in hate crimes. 20 ILL. COMP. STAT. 2605/2605-390.

HOW ARE LGBT PERSONS STILL NOT PROTECTED?

- Illinois’ law does not cover hate crimes committed because of a victim’s gender identity/expression.

HOW COULD THE STATE LAW BE IMPROVED?

- The law should include crimes committed because of a victim’s gender identity/expression. The federal Hate Crimes Prevention Act addresses crimes committed because of a victim’s sexual orientation or gender identity/expression. However, federal jurisdiction to investigate and prosecute is limited to hate crimes that affect interstate commerce. Because of this limitation, crimes committed in Illinois because of a person’s gender identity/expression cannot be prosecuted as hate crimes unless they meet the tough interstate commerce requirement for intervention by the Federal Bureau of Investigation. If Illinois’ hate crimes law were amended to include crimes committed on the basis of the victim’s gender identity/expression, the state could more effectively prosecute these crimes. The state law would then provide protections that go beyond the HCPA.

- The law should cover all bias-motivated property crimes.5

---

5 Among those crimes that should be included are arson, vandalism, theft and burglary. Some or all may be currently covered, depending on individualized circumstances, but the law should attempt to cover all such offenses, regardless of the specifics, if the offense is motivated by bias.
Indiana

IND. CODE §10-13-3-1

WHAT DOES THE STATE LAW DO?

- Defines “bias crime” as “an offense in which the person who commits the offense knowingly or intentionally selected the person who was injured, or damaged or otherwise affected property by the offense because of the color, creed, disability, national origin, race, religion or sexual orientation of the injured person or of the owner or occupant of the affected property or because the injured person or owner or occupant of the affected property was associated with any other recognizable group or affiliation” for data-recording purposes. IND. CODE §10-13-3-1

HOW ARE LGBT PERSONS STILL NOT PROTECTED?

- Indiana does not criminalize hate crimes as a separate crime, nor provide opportunity for sentencing enhancements.

- Indiana’s law does not cover hate crimes committed because of a victim’s gender identity/expression.

HOW COULD THE STATE LAW BE IMPROVED?

- State law should have a hate crimes law relating to or discussing the punishment or sentencing enhancement of crimes committed because of a victim’s actual or perceived characteristic.

- State law should explicitly provide for police training on hate crimes.
\textbf{State Hate Crimes Laws} \hfill \textbullet{} State with Hate Crimes Law on Gender Identity and Sexual Orientation \hfill \textbullet{} State with Hate Crimes Law on Sexual Orientation \hfill \textbullet{} State with Hate Crimes Law without Sexual Orientation or Gender Identity

\section*{Iowa}

\textbf{Iowa Code} §§ 729A.2, 729A.5, 692.15, 729A.4

\textbf{WHAT DOES THE STATE LAW DO?}

- Defines a hate crime as an offense “committed against a person or a person's property because of the person's race, color, religion, ancestry, national origin, political affiliation, sex, sexual orientation, age or disability,” or because of the victim's association with a person of protected status. \textit{Iowa Code} § 729A.2.

- Allows for enhanced sentences for offenses against persons and property. \textit{Iowa Code} § 729A.5.

- Mandates police department crime statistics reporting on a quarterly and yearly basis. \textit{Iowa Code} § 692.15.

- Provides for the development of a course of instruction for law enforcement personnel and prosecuting attorneys designed to “sensitize those persons to the existence of violations of individual rights and the criteria for determining whether a violation of individual rights has occurred.” \textit{Iowa Code} § 729A.4.

\textbf{HOW ARE LGBT PERSONS STILL NOT PROTECTED?}

- Iowa's law does not cover hate crimes committed because of a victim's gender identity/expression.

\textbf{HOW COULD THE STATE LAW BE IMPROVED?}

- The law should include crimes committed because of a victim's gender identity/expression. The federal Hate Crimes Prevention Act addresses crimes committed because of a victim's sexual orientation or gender identity/expression. However, federal jurisdiction to investigate and prosecute is limited to hate crimes that affect interstate commerce. Because of this limitation, crimes committed in Iowa because of a person's gender identity/expression cannot be prosecuted as hate crimes unless they meet the tough interstate commerce requirement for intervention by the Federal Bureau of Investigation. If Iowa's hate crimes law were amended to include crimes committed on the basis of the victim's gender identity/expression, the state could more effectively prosecute these crimes. The state law would then provide protections that go beyond the HCPA.
Kansas

KAN. STAT. § 296(c)(2)(c)

WHAT DOES THE STATE LAW DO?

- Allows for enhanced sentences for offenses committed against persons and property when an offense is “motivated entirely or in part by the race, color, religion, ethnicity, national origin or sexual orientation of the victim.” KAN. STAT. § 296(c)(2)(c).

HOW ARE LGBT PERSONS STILL NOT PROTECTED?

- Kansas’ law does not cover hate crimes committed because of a victim’s gender identity/expression.

HOW COULD THE STATE LAW BE IMPROVED?

- The law should include crimes committed because of a victim’s gender identity/expression. The federal Hate Crimes Prevention Act addresses crimes committed because of a victim’s sexual orientation or gender identity/expression. However, federal jurisdiction to investigate and prosecute is limited to hate crimes that affect interstate commerce. Because of this limitation, crimes committed in Kansas because of a person’s gender identity/expression cannot be prosecuted as hate crimes unless they meet the tough interstate commerce requirement for intervention by the Federal Bureau of Investigation. If Kansas’ hate crimes law were amended to include crimes committed on the basis of the victim’s gender identity/expression, the state could more effectively prosecute these crimes. The state law would then provide protections that go beyond the HCPA.

- The law should require state and local authorities to collect and report hate crimes data. The federal HCPA requires the FBI to track statistics on violent and non-violent (i.e., crimes against property) hate crimes. This tracking depends on federal, state and local officials to record and report all hate crimes as defined by the HCPA. Thus, even if Kansas’ law does not include gender identity/expression, those hate crimes should be carefully tracked and reported for federal purposes.

- The law should explicitly provide for police training on hate crimes.

---

6 The Kansas Legislature passed a new criminal code in 2010, which will be in effect starting in 2011. This citation refers to the new code.
State Hate Crimes Laws
- State with Hate Crimes Law on Gender Identity and Sexual Orientation
- State with Hate Crimes Law on Sexual Orientation
- State with Hate Crimes Law without Sexual Orientation or Gender Identity

Kentucky
KY. REV. STAT. §§ 532.031, 17.1523

WHAT DOES THE STATE LAW DO?

- Allows for enhanced sentences of offenses against persons and a limited class of property if committed “intentionally because of race, color, religion, sexual orientation or national origin.” KY. REV. STAT. § 532.031.

- Mandates inclusion in offense reports of whether or not the offense appears to be bias-related. KY. REV. STAT. § 17.1523.

- Requires mandatory training courses for law enforcement. KY. REV. STAT. § 15.334

HOW ARE LGBT PERSONS STILL NOT PROTECTED?

- Kentucky’s law does not cover hate crimes committed because of a victim’s gender identity/expression.

HOW COULD THE STATE LAW BE IMPROVED?

- The law should include crimes committed because of a victim’s gender identity/expression. The federal Hate Crimes Prevention Act addresses crimes committed because of a victim’s sexual orientation or gender identity/expression. However, federal authority to investigate and prosecute is limited to hate crimes that affect interstate commerce. Because of this limitation, crimes committed in Kentucky because of a person’s gender identity/expression cannot be prosecuted as hate crimes unless they meet the tough interstate commerce requirement for intervention by the Federal Bureau of Investigation. If Kentucky’s hate crimes law were amended to include crimes committed on the basis of the victim’s gender identity/expression, the state could more effectively prosecute these crimes. The state law would then provide protections that go beyond the HCPA.

- The law should cover all bias-motivated property crimes.
Louisiana


WHAT DOES THE STATE LAW DO?

- Allows for enhanced sentences for hate crimes committed against person or property where a victim was selected because of actual or perceived “race, age, gender, religion, color, creed, disability, sexual orientation, national origin or ancestry,” or because of “actual or perceived membership or service in, or employment with, an organization.” LA. REV. STAT. § 14:107.2.

- Mandates the reporting of data regarding crimes directed against individuals or groups, or their property. LA. REV. STAT. § 15:1204.2.

- Provides for the establishment and implementation of curricula and training materials to train police officers to identify, respond to and report all hate crimes. LA. REV. STAT. § 40:2403.

HOW ARE LGBT PERSONS STILL NOT PROTECTED?

- Louisiana’s law does not cover hate crimes committed because of a victim’s gender identity/expression.

HOW COULD THE STATE LAW BE IMPROVED?

- The law should include crimes committed because of a victim’s gender identity/expression. The federal Hate Crimes Prevention Act addresses crimes committed because of a victim’s sexual orientation or gender identity/expression. However, federal authority to investigate and prosecute is limited to hate crimes that affect interstate commerce. Because of this limitation, crimes committed in Louisiana because of a person’s gender identity/expression cannot be prosecuted as hate crimes unless they meet the tough interstate commerce requirement for intervention by the Federal Bureau of Investigation. If Louisiana’s hate crimes law were amended to include crimes committed on the basis of the victim’s gender identity/expression, the state could more effectively prosecute these crimes. The state law would then provide protections that go beyond the HCPA.
Maine

WHAT DOES THE STATE LAW DO?

- Establishes a right to be free from the threat or commission of physical violence, property damage or trespass motivated by reason of “race, color, religion, sex, ancestry, national origin, physical or mental disability, or sexual orientation.” 5 MAINE REV. STAT. § 4684-A; 17 MAINE REV. STAT. § 2931.

- Provides for enhanced sentences for crimes committed against persons and property “because of the race, color, religion, sex, ancestry, national origin, physical or mental disability, sexual orientation or homelessness” of the victim. 17-A MAINE REV. STAT. § 1151(8)(b).

- Provides for reporting on crimes “that manifest evidence of prejudice,” including on the basis of sexual orientation. 25 MAINE REV. STAT. § 1544.

HOW ARE LGBT PERSONS STILL NOT PROTECTED?

- Maine’s law does not cover hate crimes committed because of a victim’s gender identity/expression.

HOW COULD THE STATE LAW BE IMPROVED?

- The law should include crimes committed because of a victim’s gender identity/expression. The federal Hate Crimes Prevention Act addresses crimes committed because of a victim’s sexual orientation or gender identity/expression. However, federal authority to investigate and prosecute is limited to hate crimes that affect interstate commerce. Because of this limitation, crimes committed in Maine because of a person’s gender identity/expression cannot be prosecuted as hate crimes unless they meet the tough interstate commerce requirement for intervention by the Federal Bureau of Investigation.
  
  If Maine’s hate crimes law were amended to include crimes committed on the basis of the victim’s gender identity/expression, the state could more effectively prosecute hate crimes. The state law would then provide protections that go beyond the HCPA.

- The law should explicitly provide for police training on hate crimes.
Maryland

MD. CRIM. LAW §§ 10-301, 10-304, MD. CODE PUB. SAFETY § 2-307

WHAT DOES THE STATE LAW DO?

- Prohibits the commission of a crime against persons and property "under circumstances exhibiting animosity against a certain person or group … because of the race, color, religious beliefs, sexual orientation, gender or national origin of that person, or because the person is homeless." MD. CRIM. LAW § 10-304.

- Defines “sexual orientation” to include “gender-related identity.” MD. CRIM. LAW § 10-301.

- Directs the Department of State Police to collect hate crimes data. MD. CODE PUB. SAFETY § 2-307.

HOW ARE LGBT PERSONS STILL NOT PROTECTED?

- Maryland law does a good job of providing broad protections to lesbian, gay, bisexual and transgender persons in its hate crimes law.

HOW COULD THE STATE LAW BE IMPROVED?

- The law should explicitly provide for police training on hate crimes.
Massachusetts

**State with Hate Crimes Law on Gender Identity and Sexual Orientation**

**State with Hate Crimes Law on Sexual Orientation**

**State with Hate Crimes Law without Sexual Orientation or Gender Identity**

### WHAT DOES THE STATE LAW DO?

- Makes it a criminal offense to commit an assault or battery upon a person or damage to a person’s real or personal property “with the intent to intimidate such person because of such person’s race, color, religion, national origin, sexual orientation, gender identity or disability.” [Massachusetts General Laws](https://www.mass.gov/government/laws) \( \text{CH} \ 265, \ \text{§} \ 39 \)

- Directs the Department of State Police to collect hate crimes data. [Massachusetts General Laws](https://www.mass.gov/government/laws) \( \text{CH} \ 22 \  \text{C} \ 33 \)

- Mandates hate crimes training for law enforcement personnel. [Massachusetts General Laws](https://www.mass.gov/government/laws) \( \text{CH} \ 6 \  \text{§} \ 116B \)

### HOW ARE LGBT PERSONS STILL NOT PROTECTED?

- Massachusetts’s law does a good job of providing broad protections to lesbian, gay, bisexual and transgender persons in its hate crimes law.
WHAT DOES THE STATE LAW DO?

- Provides for civil damages against a person who commits a crime, including property crimes, if that person acts "maliciously and with specific intent to intimidate or harass another person because of that person's race, color, religion, gender or national origin." Mich. Comp. Laws § 750.147b.


HOW ARE LGBT PERSONS STILL NOT PROTECTED?

- Michigan's law does not relate to crimes committed because of a victim's sexual orientation or gender identity/expression.

HOW COULD THE STATE LAW BE IMPROVED?

- The law should include crimes committed because of a victim's sexual orientation or gender identity/expression. The federal Hate Crimes Prevention Act addresses crimes committed because of a victim's sexual orientation or gender identity/expression. However, federal authority to investigate and prosecute is limited to hate crimes that affect interstate commerce. Because of this limitation, crimes committed in Michigan because of a person's sexual orientation or gender identity/expression cannot be prosecuted as hate crimes unless they meet the tough interstate commerce requirement for intervention by the Federal Bureau of Investigation. If Michigan's hate crimes law were amended to include crimes committed on the basis of the victim's sexual orientation or gender identity/expression, the state could more effectively prosecute these crimes. The state law would then provide protections that go beyond the HCPA.

- The law should explicitly provide for police training on hate crimes.
State Hate Crimes Laws

State with Hate Crimes Law on Gender Identity and Sexual Orientation
State with Hate Crimes Law on Sexual Orientation
State with Hate Crimes Law without Sexual Orientation or Gender Identity

Minnesota

Minn. Stat. §§ 609.2231, 626.5531, 626.8451

WHAT DOES THE STATE LAW DO?

- Allows sentencing enhancements for harassment and assault offenses committed “because of the victim’s or another’s actual or perceived race, color, religion, sex, sexual orientation, disability … age or national origin.” Minn. Stat. § 609.2231.

- Requires police officers to report to the officer’s department all crimes motivated by the victim’s “race, religion, national origin, sex, age, disability or characteristics identified as sexual orientation.” Minn. Stat. § 626.5531.

- Provides for law enforcement training on identifying and responding to crimes motivated by the victim’s “race, religion, national origin, sex, age, disability or characteristics identified as sexual orientation.” Minn. Stat. § 626.8451.

HOW ARE LGBT PERSONS STILL NOT PROTECTED?

- Minnesota law does a good job of providing broad protections to lesbian, gay, bisexual or transgender persons in its hate crimes law.

HOW COULD THE STATE LAW BE IMPROVED?

- The law should cover all bias-motivated property crimes.7

---

7 Among those crimes that should be included are arson, vandalism, theft and burglary. Some or all may be currently covered, depending on individualized circumstances, but the law should attempt to cover all such offenses, regardless of the specifics, if the offense is motivated by bias.
MISSISSIPPI
MISS. CODE § 99-19-301

WHAT DOES THE STATE LAW DO?

- Imposes enhanced penalties for felonies and misdemeanors, including property crimes, “committed because of the victim’s actual or perceived race, color, ancestry, ethnicity, religion, national origin or gender.” MISS. CODE § 99-19-301.

HOW ARE LGBT PERSONS STILL NOT PROTECTED?

- Mississippi’s law does not relate to crimes committed because of a victim’s sexual orientation or gender identity/expression.

HOW COULD THE STATE LAW BE IMPROVED?

- The law should include crimes committed because of a victim’s sexual orientation or gender identity/expression. The federal Hate Crimes Prevention Act addresses crimes committed because of a victim’s sexual orientation or gender identity/expression. However, federal authority to investigate and prosecute is limited to hate crimes that affect interstate commerce. Because of this limitation, crimes committed in Mississippi because of a person’s sexual orientation or gender identity/expression cannot be prosecuted as hate crimes unless they meet the tough interstate commerce requirement for intervention by the Federal Bureau of Investigation. If Mississippi’s hate crimes law were amended to include crimes committed on the basis of the victim’s sexual orientation or gender identity/expression, the state could more effectively prosecute these crimes. The state law would then provide protections that go beyond the HCPA.

- The law should require the collection and reporting of hate crimes data. The federal HCPA requires the FBI to track statistics on violent and non-violent (i.e., crimes against property) hate crimes. This tracking depends on federal, state and local officials to record and report all hate crimes as defined by the HCPA. Thus, even if Mississippi’s law does not include sexual orientation and gender identity/expression, those hate crimes should be carefully tracked and reported for federal purposes.

- The law should explicitly provide for police training on hate crimes.
Missouri

MO. STAT. §§ 557.035, 557.035(4)(2)

WHAT DOES THE STATE LAW DO?
- Mandates enhanced sentences for crimes, including a limited category of property crimes, “knowingly motivated because of race, color, religion, national origin, sex, sexual orientation or disability of the victim or victims.” MO. STAT. § 557.035.
- Defines “sexual orientation” to include “having a self-image or identity not traditionally associated with one's gender.” MO. STAT. § 557.035(4)(2).

HOW ARE LGBT PERSONS STILL NOT PROTECTED?
- Missouri law does a good job of providing broad protections to lesbian, gay, bisexual and transgender persons in its hate crimes law.

HOW COULD THE STATE LAW BE IMPROVED?
- The law should require the collection and reporting of hate crimes data. The federal Hate Crimes Prevention Act requires the Federal Bureau of Investigation to track statistics on violent and non-violent (i.e., crimes against property) hate crimes. This tracking depends on federal, state and local officials to record and report all hate crimes as defined by the HCPA. Thus, even if Missouri's law does not explicitly include gender identity/expression, those hate crimes should be carefully tracked and reported for federal purposes.
- The law should explicitly provide for police training on hate crimes.
- The law should cover all bias-motivated property crimes. ⁸

⁸ Among those crimes that should be included are arson, vandalism, theft and burglary. Some or all may be currently covered, depending on individualized circumstances, but the law should attempt to cover all such offenses, regardless of the specifics, if the offense is motivated by bias.
Montana

**Mont. Code § 45-5-222**

### WHAT DOES THE STATE LAW DO?

- Provides a sentencing enhancement for causing bodily injury to another or damaging the property of another because of that person’s “race, creed, religion, color, national origin, or involvement in civil rights or human rights activities.” **Mont. Code § 45-5-222.**

### HOW ARE LGBT PERSONS STILL NOT PROTECTED?

- Montana's law does not relate to crimes committed because of a victim's sexual orientation or gender identity/expression.

### HOW COULD THE STATE LAW BE IMPROVED?

- The law should include crimes committed because of a victim's sexual orientation or gender identity/expression. The federal Hate Crimes Prevention Act addresses crimes committed because of a victim's sexual orientation or gender identity/expression. However, federal authority to investigate and prosecute is limited to hate crimes that affect interstate commerce. Because of this limitation, crimes committed in Montana because of a person's sexual orientation or gender identity/expression cannot be prosecuted as hate crimes unless they meet the tough interstate commerce requirement for intervention by the Federal Bureau of Investigation. If Montana's hate crimes law were amended to include crimes committed on the basis of the victim's sexual orientation or gender identity/expression, the state could more effectively prosecute these crimes. The state law would then provide protections that go beyond the HCPA.

- The law should require the collection and reporting of hate crimes data. The federal HCPA requires the FBI to track statistics on violent and non-violent (i.e., crimes against property) hate crimes. This tracking depends on federal, state and local officials to record and report all hate crimes as defined by the HCPA. Thus, even if Montana's law does not include sexual orientation and gender identity/expression, those hate crimes should be carefully tracked and reported for federal purposes.

- The law should explicitly provide for police training on hate crimes.
Nebraska

**WHAT DOES THE STATE LAW DO?**

- Establishes a right to “live free from violence or intimidation by threat of violence … or the destruction or vandalism of, or intimidation by threat of destruction or vandalism of … property” regardless of race, color, religion, ancestry, national origin, gender, sexual orientation, age or disability. *Neb. Rev. Stat.* § 28-110.


**HOW ARE LGBT PERSONS STILL NOT PROTECTED?**

- Nebraska’s law does not cover hate crimes committed because of a victim’s gender identity/expression.

**HOW COULD THE STATE LAW BE IMPROVED?**

- The law should include crimes committed because of a victim’s gender identity/expression. The federal Hate Crimes Prevention Act addresses crimes committed because of a victim’s sexual orientation or gender identity/expression. However, federal authority to investigate and prosecute is limited to hate crimes that affect interstate commerce. Because of this limitation, crimes committed in Nebraska because of a person’s gender identity/expression cannot be prosecuted as hate crimes unless they meet the tough interstate commerce requirement for intervention by the Federal Bureau of Investigation. If Nebraska’s hate crimes law were amended to include crimes committed on the basis of the victim’s gender identity/expression, the state could more effectively prosecute these crimes. The state law would then provide protections that go beyond the HCPA.

- The law should explicitly provide for police training on hate crimes.
**Nevada**

**NEV.REV.STAT. §§ 207.185, 193.1675, 41.690, 179A.175**

**WHAT DOES THE STATE LAW DO?**

- Provides for enhanced penalties for crimes against persons and property because of "the actual or perceived race, color, religion, national origin, physical or mental disability, sexual orientation or gender identity or expression" **NEV. REV. STAT. § 193.1675**

- Creates a civil remedy. **NEV. REV. STAT. § 41-690**

- Provides for the establishment, within the central repository, of a program for reporting crimes that "manifest evidence of prejudice," including on the basis of an individual's sexual orientation or gender identity or expression. **NEV. REV. STAT. § 179A-175**

**HOW ARE LGBT PERSONS STILL NOT PROTECTED?**

- Nevada's law does a good job of providing broad protections to lesbian, gay, bisexual and transgender persons in its hate crimes law.

**HOW COULD THE STATE LAW BE IMPROVED?**

- The law should explicitly provide for police training on hate crimes
State Hate Crimes Laws

State with Hate Crimes Law on Gender Identity and Sexual Orientation
- State with Hate Crimes Law on Sexual Orientation
- State with Hate Crimes Law without Sexual Orientation or Gender Identity

New Hampshire

N.H. Rev. Stat. § 651:6(i)(f)

WHAT DOES THE STATE LAW DO?

- Allows for enhanced sentences of offenses against persons and property if “substantially motivated … because of hostility towards the victim's religion, race, creed, sexual orientation … national origin or sex.” N.H. Rev. Stat. § 651:6(i)(f).

HOW ARE LGBT PERSONS STILL NOT PROTECTED?

- New Hampshire's law does not cover hate crimes committed because of a victim's gender identity/expression.

HOW COULD THE STATE LAW BE IMPROVED?

- The law should include crimes committed because of a victim's gender identity/expression. The federal Hate Crimes Prevention Act addresses crimes committed because of a victim's sexual orientation or gender identity/expression. However, federal authority to investigate and prosecute is limited to hate crimes that affect interstate commerce. Because of this limitation, crimes committed in New Hampshire because of a person's gender identity/expression cannot be prosecuted as hate crimes unless they meet the tough interstate commerce requirement for intervention by the Federal Bureau of Investigation. If New Hampshire's hate crimes law were amended to include crimes committed on the basis of the victim's gender identity/expression, the state could more effectively prosecute these crimes. The state law would then provide protections that go beyond the HCPA.

- The law should require the collection and reporting of hate crimes data. The federal HCPA requires the FBI to track statistics on violent and non-violent (i.e., crimes against property) hate crimes. This tracking depends on federal, state and local officials to record and report all hate crimes as defined by the HCPA. Thus, even if New Hampshire's law does not include gender identity/expression, those hate crimes should be carefully tracked and reported for federal purposes.

- The law should explicitly provide for police training on hate crimes.
New Jersey

N.J. Stat. §§ 2c:16-1, 52:9dd-9, 52:17b-5.3

WHAT DOES THE STATE LAW DO?

- Makes it a crime of bias intimidation to commit an offense, including property crimes, “with a purpose to intimidate an individual or group of individuals because of race, color, religion, gender, disability, sexual orientation, gender identity or expression, national origin, or ethnicity.” N.J. Stat. § 2c:16-1.

- Includes offenses where a victim, considering the manner in which the offense was committed, “reasonably believed” that the offense was committed, or person or property selected, because of the victim’s protected characteristic. N.J. Stat. § 2c:16-1.

- Directs the New Jersey Human Relations Council to work with law enforcement agencies to develop cultural diversity training for law enforcement personnel. N.J. Stat. § 52:9dd-9.

- Directs local and state police officers to report, on a quarterly basis, to the attorney general all bias crimes committed. N.J. Stat. § 52:17b-5.3.

HOW ARE LGBT PERSONS STILL NOT PROTECTED?

- New Jersey law does a good job of providing broad protections to lesbian, gay, bisexual and transgender persons in its hate crimes law.
New Mexico

N.M. Stat. §§ 31-18B-3(b), 31-18B-2(b), 31-18B-2(b), 31-18B-4, 31-18B-5

WHAT DOES THE STATE LAW DO?

- Defines a hate crime as the commission of a crime, including hate crimes, “with the intent to commit the crime because of the actual or perceived race, religion, color, national origin, ancestry, age, handicapped status, gender, sexual orientation or gender identity of the victim.” N.M. Stat. § 31-18B-2(d).

- Defines “gender identity” as a “person’s self-perception, or perception of that person by another, of the person’s identity as a male or female based upon the person’s appearance, behavior or physical characteristics that are in accord or opposed to the person’s physical anatomy, chromosomal sex or sex at birth.” N.M. Stat. § 31-18B-2(b).

- Provides for enhanced penalties for crimes against persons and property. N.M. Stat. § 31-18B-3(b).

- Requires the collection and reporting of hate crimes data. N.M. Stat. § 31-18B-4.

- Requires the development of a course of instruction for law enforcement personnel “concerning the detection, investigation and reporting of a crime motivated by hate.” N.M. Stat. § 31-18B-5.

HOW ARE LGBT PERSONS STILL NOT PROTECTED?

- New Mexico law does a good job of providing broad protections to lesbian, gay, bisexual and transgender persons in its hate crimes law.
New York

N.Y. Penal Law §§ 485.05, 485.10; N.Y. Executive Law § 837(4-c)

WHAT DOES THE STATE LAW DO?

- Defines a hate crime as the commission of a specified offense where a victim is intentionally selected, or an act committed, “because of a belief or perception regarding the race, color, national origin, ancestry, gender, religion, religious practice, age, disability or sexual orientation of a person.” N.Y. Penal Law § 485.05.

- Allows for enhanced sentences for offenses against persons and property. N.Y. Penal Law § 485.10.

- Directs the Division of Criminal Justice Services to collect and report hate crimes data. N.Y. Executive Law § 837(4-c).

HOW ARE LGBT PERSONS STILL NOT PROTECTED?

- New York's law does not cover hate crimes committed because of a victim's gender identity/expression.

HOW COULD THE STATE LAW BE IMPROVED?

- The law should include crimes committed because of a victim's gender identity/expression. The federal Hate Crimes Prevention Act addresses crimes committed because of a victim's sexual orientation or gender identity/expression. However, federal authority to investigate and prosecute is limited to hate crimes that affect interstate commerce. Because of this limitation, crimes committed in New York because of a person's gender identity/expression cannot be prosecuted as hate crimes unless they meet the tough interstate commerce requirement for intervention by the Federal Bureau of Investigation. If New York's hate crimes law were amended to include crimes committed on the basis of the victim's gender identity/expression, the state could more effectively prosecute these crimes. The state law would then provide protections that go beyond the HCPA.

- The law should explicitly provide for police training on hate crimes.
North Carolina

WHAT DOES THE STATE LAW DO?

☑ Provides for enhanced penalties for ethnic intimidation offenses committed against person or property "because of race, color, religion, nationality or country of origin." N.C. Gen. Stat. §§ 14-3, 14-401.14.

HOW ARE LGBT PERSONS STILL NOT PROTECTED?

☑ North Carolina’s law does not relate to crimes committed because of a victim's sexual orientation or gender identity/expression.

HOW COULD THE STATE LAW BE IMPROVED?

☑ The law should include crimes committed because of a victim's sexual orientation or gender identity/expression. The federal Hate Crimes Prevention Act addresses crimes committed because of a victim's sexual orientation or gender identity/expression. However, federal authority to investigate and prosecute is limited to hate crimes that affect interstate commerce. Because of this limitation, crimes committed in North Carolina because of a person's sexual orientation or gender identity/expression cannot be prosecuted as hate crimes unless they meet the tough interstate commerce requirement for intervention by the Federal Bureau of Investigation. If North Carolina's hate crimes law were amended to include crimes committed on the basis of the victim's sexual orientation or gender identity/expression, the state could more effectively prosecute these crimes. The state law would then provide protections that go beyond the HCPA.

☑ The law should require the collection and reporting of hate crimes data. The HCPA requires the FBI to track statistics on violent and non-violent (i.e., crimes against property) hate crimes. This tracking depends on federal, state and local officials to record and report all hate crimes as defined by the HCPA. Thus, even if North Carolina's law does not include sexual orientation and gender identity/expression, those hate crimes should be carefully tracked and reported for federal purposes.

☑ The law should explicitly provide for police training on hate crimes.
North Dakota

N.D. CENT. CODE § 12.1-14-04

WHAT DOES THE STATE LAW DO?

- Criminalizes injuring, intimidating or intentionally interfering with a person's "full and equal enjoyment" of a public place because of that person's sex, race, color, religion or national origin. N.D. CENT. CODE § 12.1-14-04.

HOW ARE LGBT PERSONS STILL NOT PROTECTED?

- North Dakota's law does not relate to crimes committed because of a victim's sexual orientation or gender identity/expression.

HOW COULD THE STATE LAW BE IMPROVED?

- The law should be altered to clarify that it addresses hate crimes, including those incidents based on a victim's sexual orientation or gender identity/expression.

- The law should require the collection and reporting of hate crimes data. The Hate Crimes Prevention Act requires the Federal Bureau of Investigation to track statistics on violent and non-violent (i.e., crimes against property) hate crimes. This tracking depends on federal, state and local officials to record and report all hate crimes as defined by the HCPA. Thus, even if North Dakota's law does not include sexual orientation and gender identity/expression, those hate crimes should be carefully tracked and reported for federal purposes.

- State law should explicitly provide for police training on hate crimes.

- The law should cover all bias-motivated property crimes.⁹

⁹ Among those crimes that should be included are arson, vandalism, theft and burglary. Some or all may be currently covered, depending on individualized circumstances, but the law should attempt to cover all such offenses, regardless of the specifics, if the offense is motivated by bias.
State with Hate Crimes Law on Gender Identity and Sexual Orientation

State with Hate Crimes Law on Sexual Orientation

State with Hate Crimes Law without Sexual Orientation or Gender Identity

Ohio

Ohio Rev. Code § 2927.12

WHAT DOES THE STATE LAW DO?

- Provides enhanced penalties for ethnic intimidation offenses committed against a person or property “because of race, color, religion or national origin.” Ohio Rev. Code § 2927.12.

HOW ARE LGBT PERSONS STILL NOT PROTECTED?

- Ohio's law does not relate to crimes committed because of a victim's sexual orientation or gender identity/expression.

HOW COULD THE STATE LAW BE IMPROVED?

- The law should include crimes committed because of a victim's sexual orientation or gender identity/expression. The federal Hate Crimes Prevention Act addresses crimes committed because of a victim's sexual orientation or gender identity/expression. However, federal authority to investigate and prosecute is limited to hate crimes that affect interstate commerce. Because of this limitation, crimes committed in Ohio because of a person's sexual orientation or gender identity/expression cannot be prosecuted as hate crimes unless they meet the tough interstate commerce requirement for intervention by the Federal Bureau of Investigation. If Ohio's hate crimes law were amended to include crimes committed on the basis of the victim's sexual orientation or gender identity/expression, the state could more effectively prosecute these crimes. The state law would then provide protections that go beyond the HCPA.

- The law should require the collection and reporting of hate crimes data. The federal HCPA requires the FBI to track statistics on violent and non-violent (i.e., crimes against property) hate crimes. This tracking depends on federal, state and local officials to record and report all hate crimes as defined by the HCPA. Thus, even if Ohio's law does not include sexual orientation and gender identity/expression, those hate crimes should be carefully tracked and reported for federal purposes.

- The law should explicitly provide for police training on hate crimes.
Oklahoma

21 Okla. Stat. § 850

WHAT DOES THE STATE LAW DO?

- Provides for enhanced penalties for felonies and misdemeanors committed against a person or a person's property "because of that person's race, color, religion, ancestry, national origin or disability." 21 Okla. Stat. § 850.

- Directs the Oklahoma State Bureau of Investigation to develop a bias crime reporting system for state and local law enforcement agencies. 21 Okla. Stat. § 850.

HOW ARE LGBT PERSONS STILL NOT PROTECTED?

- Oklahoma's law does not relate to crimes committed because of a victim's sexual orientation or gender identity/expression.

HOW COULD THE STATE LAW BE IMPROVED?

- The law should include crimes committed because of a victim's sexual orientation or gender identity/expression. The federal Hate Crimes Prevention Act addresses crimes committed because of a victim's sexual orientation or gender identity/expression. However, federal authority to investigate and prosecute is limited to hate crimes that affect interstate commerce. Because of this limitation, crimes committed in Oklahoma because of a person's sexual orientation or gender identity/expression cannot be prosecuted as hate crimes unless they meet the tough interstate commerce requirement for intervention by the Federal Bureau of Investigation. If Oklahoma's hate crimes law were amended to include crimes committed on the basis of the victim's sexual orientation or gender identity/expression, the state could more effectively prosecute these crimes. The state law would then provide protections that go beyond the HCPA.

- The law should explicitly provide for police training on hate crimes.
Oregon

OR. REV. STAT. §§ 166.155, 166.165, 181.642, 181.550

WHAT DOES THE STATE LAW DO?

- Makes it a criminal offense of intimidation in either the first or second degree, depending on the nature of the offense, to harm another's person or property, or threaten harm to another's person or property, because of that person's actual or perceived race, color, religion, national origin or sexual orientation. OR. REV. STAT. §§ 166.155, 166.165.

- Defines sexual orientation as including an individual’s “gender identity, regardless of whether the individual's gender identity, appearance, expression or behavior differs from that traditionally associated with the individual's sex at birth.” OR. REV. STAT. §§ 166.155, 166.165.

- Mandates training on the investigation, identification and reporting of hate crimes. OR. REV. STAT. § 181.642.


HOW ARE LGBT PERSONS STILL NOT PROTECTED?

- Oregon law does a good job of providing broad protections to lesbian, gay, bisexual and transgender persons in its hate crimes law.
Pennsylvania


WHAT DOES THE STATE LAW DO?

- Provides for enhanced penalties for offenses committed against a person or a person's property “with malicious intent towards the race, color, religion or national origin of another individual or group of individual.” 18 Pa. Stat. § 2710
- Directs the state police to collect information relating to crimes related to a person’s race, color, religion or national origin. 71 Pa. Stat. § 250(i).

HOW ARE LGBT PERSONS STILL NOT PROTECTED?

- Pennsylvania’s law does not relate to crimes committed because of a victim’s sexual orientation or gender identity/expression.

HOW COULD THE STATE LAW BE IMPROVED?

- State law should include a hate crimes law relating to or discussing the punishment or sentencing enhancement of crimes committed because of a victim’s actual or perceived sexual orientation and gender identity, yet remain in keeping with the state Supreme Court ruling.
- State law should explicitly provide for police training on hate crimes.

An amendment to the Pennsylvania Hate Crimes Statute extending protection based on ancestry, disability, sexual orientation, gender and gender identity was held unconstitutional in Marcavage v. Rendell 936 A.2d 188, 193 (Pa. Cmwlth., 2007). The state legislature has proposed a new law.
Rhode Island


WHAT DOES THE STATE LAW DO?

- Imposes enhanced punishments for offenses committed against persons and property “because of hatred of or animus toward the actual or perceived disability, religion, color, race, national origin or ancestry, sexual orientation, or gender of that person or the owner or occupant of that property.” R.I. Gen. Laws § 12-19-38.


HOW ARE LGBT PERSONS STILL NOT PROTECTED?

- Rhode Island’s law does not cover hate crimes committed because of a victim’s gender identity/expression.

HOW COULD THE STATE LAW BE IMPROVED?

- The law should include crimes committed because of a victim’s gender identity/expression. The federal Hate Crimes Prevention Act addresses crimes committed because of a victim’s sexual orientation or gender identity/expression. However, federal authority to investigate and prosecute is limited to hate crimes that affect interstate commerce. Because of this limitation, crimes committed in Rhode Island because of a person’s gender identity/expression cannot be prosecuted as hate crimes unless they meet the tough interstate commerce requirement for intervention by the Federal Bureau of Investigation. If Rhode Island’s hate crimes law were amended to include crimes committed on the basis of the victim’s gender identity/expression, the state could more effectively prosecute these crimes. The state law would then provide protections that go beyond the HCPA.
State Hate Crimes Laws

South Carolina

WHAT DOES THE STATE LAW DO?

- South Carolina does not have a hate crimes law relating to or discussing the punishment or sentencing enhancement of crimes committed because of a victim's sexual orientation, gender identity or expression, or any other characteristic.

HOW ARE LGBT PERSONS STILL NOT PROTECTED?

- South Carolina does not have a hate crimes law.

HOW COULD THE STATE LAW BE IMPROVED?

- State law should include a hate crimes law relating to or discussing the punishment or sentencing enhancement of crimes committed because of a victim's actual or perceived characteristic.

- The law should require the collection and reporting of hate crimes data. The federal Hate Crimes Prevention Act requires the Federal Bureau of Investigation to track statistics on violent and non-violent (i.e., crimes against property) hate crimes. This tracking depends on federal, state and local officials to record and report all hate crimes as defined by the HCPA. Thus, even if South Carolina's law does not include sexual orientation and gender identity/expression, those hate crimes should be carefully tracked and reported for federal purposes.

- State law should explicitly provide for police training on hate crimes.

- The law should cover all bias-motivated property crimes. Among those crimes that should be included are arson, vandalism, theft and burglary. Some or all may be currently covered, depending on individualized circumstances, but the law should attempt to cover all such offenses, regardless of the specifics, if the offense is motivated by bias.
South Dakota

S.D. Codified Laws § 22-19b-1

WHAT DOES THE STATE LAW DO?

- Codifies that “no person may maliciously and with the specific intent to intimidate or harass any person or specific group of persons because of that person’s race, ethnicity, religion, ancestry or national origin,” cause harm to another’s person or property, or threaten to do so. S.D. Codified Laws § 22-19b-1.

HOW ARE LGBT PERSONS STILL NOT PROTECTED?

- South Dakota’s law does not relate to crimes committed because of a victim’s sexual orientation or gender identity/expression.

HOW COULD THE STATE LAW BE IMPROVED?

- The law should include crimes committed because of a victim’s sexual orientation or gender identity/expression. The federal Hate Crimes Prevention Act addresses crimes committed because of a victim’s sexual orientation or gender identity/expression. However, federal authority to investigate and prosecute is limited to hate crimes that affect interstate commerce. Because of this limitation, crimes committed in South Dakota because of a person’s sexual orientation or gender identity/expression cannot be prosecuted as hate crimes unless they meet the tough interstate commerce requirement for intervention by the Federal Bureau of Investigation. If South Dakota’s hate crimes law were amended to include crimes committed on the basis of the victim’s sexual orientation or gender identity/expression, the state could more effectively prosecute these crimes. The state law would then provide protections that go beyond the HCPA.

- The law should require the collection and reporting of hate crimes data. The federal HCPA requires the FBI to track statistics on violent and non-violent (i.e., crimes against property) hate crimes. This tracking depends on federal, state and local officials to record and report all hate crimes as defined by the HCPA. Thus, even if South Dakota’s law does not include sexual orientation and gender identity/expression, those hate crimes should be carefully tracked and reported for federal purposes.

- The law should explicitly provide for police training on hate crimes.
**State Hate Crimes Laws**

- State with Hate Crimes Law on Gender Identity and Sexual Orientation
- State with Hate Crimes Law on Sexual Orientation
- State with Hate Crimes Law without Sexual Orientation or Gender Identity

---

**Tennessee**

**Tenn. Code §§ 39-17-309, 40-35-114(17)**

---

**WHAT DOES THE STATE LAW DO?**

- Provides for enhanced penalties for crimes against persons and property if “the defendant intentionally selects the person against whom the crime is committed or selects the property that is damaged … in whole or in part because of the actor’s belief or perception regarding the race, religion, color, disability, sexual orientation, national origin, ancestry or gender of that person or of the owner or occupant of that property.” **Tenn. Code § 40-35-114(17).**

- Declares that “it is the right of every person regardless of race, color, ancestry, religion or national origin, to be secure and protected from fear, intimidation, harassment and bodily injury caused by the activities of groups and individuals.” **Tenn. Code § 39-17-309.**

---

**HOW ARE LGBT PERSONS STILL NOT PROTECTED?**

- Tennessee's law does not cover hate crimes committed because of a victim's gender identity/expression.

---

**HOW COULD THE STATE LAW BE IMPROVED?**

- The law should include crimes committed because of a victim's gender identity/expression. The federal Hate Crimes Prevention Act addresses crimes committed because of a victim's sexual orientation or gender identity/expression. However, federal authority to investigate and prosecute is limited to hate crimes that affect interstate commerce. Because of this limitation, crimes committed in Tennessee because of a person's gender identity/expression cannot be prosecuted as hate crimes unless they meet the tough interstate commerce requirement for intervention by the Federal Bureau of Investigation. If Tennessee's hate crimes law were amended to include crimes committed on the basis of the victim's gender identity/expression, the state could more effectively prosecute these crimes. The state law would then provide protections that go beyond the HCPA.

- The law should require the collection and reporting of hate crimes data. The federal HCPA requires the FBI to track statistics on violent and non-violent (i.e., crimes against property) hate crimes. This tracking depends on federal, state and local officials to record and report all hate crimes as defined by the HCPA. Thus, even if Tennessee's law does not include gender identity/expression, those hate crimes should be carefully tracked and reported for federal purposes.

- The law should explicitly provide for police training on hate crimes.
Texas

TEX. PENAL CODE § 12.47, TEX. CRIM. PRO. ART. 42.014, TEX. EDUC. CODE § 29.905, TEX. GOVT. § 411.046

WHAT DOES THE STATE LAW DO?

- Provides for enhanced penalties for crimes against persons and property if the offender “intentionally selected the person against whom the offense was committed or intentionally selected property damaged or affected as a result of the offense because of the defendant’s bias or prejudice against a group identified by race, color, disability, religion, national origin or ancestry, age, gender, or sexual preference.” TEX. CRIM. PRO. ART. 42.014; TEX. PENAL CODE. § 12.47.

- Directs the state attorney general to educate students and the community at large about state laws on hate crimes. TEX. EDUC. CODE § 29.905.

- Provides for the establishment of a central repository for hate crimes data. TEX. GOVT. § 411.046.

HOW ARE LGBT PERSONS STILL NOT PROTECTED?

- Texas’ law does not cover hate crimes committed because of a victim’s gender identity/expression.

HOW COULD THE STATE LAW BE IMPROVED?

- The law should include crimes committed because of a victim’s gender identity/expression. The federal Hate Crimes Prevention Act addresses crimes committed because of a victim’s sexual orientation or gender identity/expression. However, federal authority to investigate and prosecute is limited to hate crimes that affect interstate commerce. Because of this limitation, crimes committed in Texas because of a person’s gender identity/expression cannot be prosecuted as hate crimes unless they meet the tough interstate commerce requirement for intervention by the Federal Bureau of Investigation. If Texas’ hate crimes law were amended to include crimes committed on the basis of the victim’s gender identity/expression, the state could more effectively prosecute these crimes. The state law would then provide protections that go beyond the HCPA.

- The law should explicitly provide for police training on hate crimes.
WHAT DOES THE STATE LAW DO?

- Criminalizes any primary offense, including property crimes, "with the intent to intimidate or terrorize another person or with reason to believe that his action would intimidate or terrorize that person." Utah Code § 76-3-203.3.

HOW ARE LGBT PERSONS STILL NOT PROTECTED?

- Utah's law does not relate to crimes committed because of a victim's sexual orientation or gender identity/expression.

HOW COULD THE STATE LAW BE IMPROVED?

- The law should include crimes committed because of a victim's sexual orientation or gender identity/expression. The federal Hate Crimes Prevention Act addresses crimes committed because of a victim's sexual orientation or gender identity/expression. However, federal authority to investigate and prosecute is limited to hate crimes that affect interstate commerce. Because of this limitation, crimes committed in Utah because of a person's sexual orientation or gender identity/expression cannot be prosecuted as hate crimes unless they meet the tough interstate commerce requirement for intervention by the Federal Bureau of Investigation. If Utah's hate crimes law were amended to include crimes committed on the basis of the victim's sexual orientation or gender identity/expression, the state could more effectively prosecute these crimes. The state law would then provide protections that go beyond the HCPA.

- The law should require the collection and reporting of hate crimes data. The federal HCPA requires the FBI to track statistics on violent and non-violent (i.e., crimes against property) hate crimes. This tracking depends on federal, state and local officials to record and report all hate crimes as defined by the HCPA. Thus, even if Utah's law does not include sexual orientation and gender identity/expression, those hate crimes should be carefully tracked and reported for federal purposes.

- The law should explicitly provide for police training on hate crimes.
Vermont
13 Vt. Stat. §§ 1455, 1466

WHAT DOES THE STATE LAW DO?

- Defines a hate crime as the commission of a crime “maliciously motivated by the victim’s actual or perceived race, color, religion, national origin, sex, ancestry, age, service in the armed forces of the United States, handicap … sexual orientation or gender identity.” 13 Vt. Stat. § 1455.

- Provides for enhanced penalties for crimes against persons and property. 13 Vt. Stat. § 1455.

- Creates two civil remedies for either the victim of the crime or the attorney general. 13 Vt. Stat. §§ 1457, 1466.

HOW ARE LGBT PERSONS STILL NOT PROTECTED?

- Vermont law does a good job of providing broad protections to lesbian, gay, bisexual and transgender persons in its hate crimes law.

HOW COULD THE STATE LAW BE IMPROVED?

- The law should require the collection and reporting of hate crimes data. The federal Hate Crimes Prevention Act requires the Federal Bureau of Investigation to track statistics on violent and non-violent (i.e., crimes against property) hate crimes. This tracking depends on federal, state and local officials to record and report all hate crimes as defined by the HCPA.

- The law should explicitly provide for police training on hate crimes.
Virginia

VA. CODE §§ 18.2-57, 18.2-121, 52-8.5

WHAT DOES THE STATE LAW DO?

- Provides for enhanced penalties for crimes, including a limited class of property crimes, committed against persons and property because of the victim's race, religious conviction, color or national origin. VA. CODE §§ 18.2-57, 18.2-121.
- Provides for the collection of hate crimes data. VA. CODE § 52-8.5.

HOW ARE LGBT PERSONS STILL NOT PROTECTED?

- Virginia’s law does not relate to crimes committed because of a victim's sexual orientation or gender identity/expression.

HOW COULD THE STATE LAW BE IMPROVED?

- The law should include crimes committed because of a victim's sexual orientation or gender identity/expression. The federal Hate Crimes Prevention Act addresses crimes committed because of a victim's sexual orientation or gender identity/expression. However, federal authority to investigate and prosecute is limited to hate crimes that affect interstate commerce. Because of this limitation, crimes committed in Virginia because of a person's sexual orientation or gender identity/expression cannot be prosecuted as hate crimes unless they meet the tough interstate commerce requirement for intervention by the Federal Bureau of Investigation. If Virginia's hate crimes law were amended to include crimes committed on the basis of the victim's sexual orientation or gender identity/expression, the state could more effectively prosecute these crimes. The state law would then provide protections that go beyond the HCPA.
- The law should explicitly provide for police training on hate crimes.
- The law should cover all bias-motivated property crimes.12

12 Among those crimes that should be included are arson, vandalism, theft and burglary. Some or all may be currently covered, depending on individualized circumstances, but the law should attempt to cover all such offenses, regardless of the specifics, if the offense is motivated by bias.
Washington

Wash. Rev. Code §§ 9A.36.080, 49.60.040(26), 43.101.290, 36.28A.030

WHAT DOES THE STATE LAW DO?

- Makes it a crime to maliciously and intentionally cause physical injury to the victim, damage or destruction to the property of the victim, or cause a person or group to fear harm because of the victim’s perceived “race, color, religion, ancestry, national origin, gender, sexual orientation, or mental, physical or sensory handicap.” Wash. Rev. Code § 9A.36.080.

- Defines “sexual orientation” to include gender expression or identity, meaning “having or being perceived as having a gender identity, self-image, appearance, behavior or expression, whether or not [it] is different from that traditionally associated with the sex assigned to that person at birth.” Wash. Rev. Code 49.60.040(26).


HOW ARE LGBT PERSONS STILL NOT PROTECTED?

- Washington law does a good job of providing broad protections to lesbian, gay, bisexual and transgender persons in its hate crimes law.
State Hate Crimes Laws
- State with Hate Crimes Law on Gender Identity and Sexual Orientation
- State with Hate Crimes Law on Sexual Orientation
- State with Hate Crimes Law without Sexual Orientation or Gender Identity

West Virginia

W. Va. Code § 61-6-21

WHAT DOES THE STATE LAW DO?
- Provides for enhanced penalties for crimes committed against persons and property because of the victim's race, color, religion, ancestry, national origin, political affiliation or sex. W. Va. Code § 61-6-21.

HOW ARE LGBT PERSONS STILL NOT PROTECTED?
- West Virginia's law does not relate to crimes committed because of a victim's sexual orientation or gender identity/expression.

HOW COULD THE STATE LAW BE IMPROVED?
- The law should include crimes committed because of a victim's sexual orientation or gender identity/expression. The federal Hate Crimes Prevention Act addresses crimes committed because of a victim's sexual orientation or gender identity/expression. However, federal authority to investigate and prosecute is limited to hate crimes that affect interstate commerce. Because of this limitation, crimes committed in West Virginia because of a person's sexual orientation or gender identity/expression cannot be prosecuted as hate crimes unless they meet the tough interstate commerce requirement for intervention by the Federal Bureau of Investigation. If West Virginia's hate crimes law were amended to include crimes committed on the basis of the victim's sexual orientation or gender identity/expression, the state could more effectively prosecute these crimes. The state law would then provide protections that go beyond the HCPA.

- The law should require the collection and reporting of hate crimes data. The federal HCPA requires the FBI to track statistics on violent and non-violent (i.e., crimes against property) hate crimes. This tracking depends on federal, state and local officials to record and report all hate crimes as defined by the HCPA. Thus, even if West Virginia's law does not include sexual orientation and gender identity/expression, those hate crimes should be carefully tracked and reported for federal purposes.

- The law should explicitly provide for police training on hate crimes.
Wisconsin

WHAT DOES THE STATE LAW DO?

- Provides for enhanced penalties for crimes against persons and property if the offender “intentionally selects the person against whom the crime … is committed or selects the property that is damaged or otherwise affected by the crime … in whole or in part because of the actor’s belief or perception regarding the race, religion, color, disability, sexual orientation, national origin or ancestry of that person or the owner or occupant of that property, whether or not the actor’s belief or perception was correct.” Wis. Stat. Ann. § 939.645.

HOW ARE LGBT PERSONS STILL NOT PROTECTED?

- Wisconsin’s law does not cover hate crimes committed because of a victim’s gender identity/expression.

HOW COULD THE STATE LAW BE IMPROVED?

- The law should include crimes committed because of a victim’s gender identity/expression. The federal Hate Crimes Prevention Act addresses crimes committed because of a victim’s sexual orientation or gender identity/expression. However, federal authority to investigate and prosecute is limited to hate crimes that affect interstate commerce. Because of this limitation, crimes committed in Wisconsin because of a person’s gender identity/expression cannot be prosecuted as hate crimes unless they meet the tough interstate commerce requirement for intervention by the Federal Bureau of Investigation. If Wisconsin’s hate crimes law were amended to include crimes committed on the basis of the victim’s gender identity/expression, the state could more effectively prosecute these crimes. The state law would then provide protections that go beyond the HCPA.

- The law should require the collection and reporting of hate crimes data. The federal HCPA requires the FBI to track statistics on violent and non-violent (i.e., crimes against property) hate crimes. This tracking depends on federal, state and local officials to record and report all hate crimes as defined by the HCPA. Thus, even if Wisconsin’s law does not include gender identity/expression, those hate crimes should be carefully tracked and reported for federal purposes.

- The law should explicitly provide for police training on hate crimes.
Wyoming

**Wyo. Stat. § 6-9-102**

**WHAT DOES THE STATE LAW DO?**

- Criminalizes activities that abridge “the right to life, liberty, pursuit of happiness or the necessities of life because of race, color, sex, creed or national origin.” Wyo. Stat. § 6-9-102.

**HOW ARE LGBT PERSONS STILL NOT PROTECTED?**

- Wyoming's law does not relate to crimes committed because of a victim's sexual orientation or gender identity/expression.

**HOW COULD THE STATE LAW BE IMPROVED?**

- The law should include crimes committed because of a victim's sexual orientation or gender identity/expression. The federal Hate Crimes Prevention Act addresses crimes committed because of a victim's sexual orientation or gender identity/expression. However, federal authority to investigate and prosecute is limited to hate crimes that affect interstate commerce. Because of this limitation, crimes committed in Wyoming because of a person's sexual orientation or gender identity/expression cannot be prosecuted as hate crimes unless they meet the tough interstate commerce requirement for intervention by the Federal Bureau of Investigation. If Wyoming's hate crimes law were amended to include crimes committed on the basis of the victim's sexual orientation or gender identity/expression, the state could more effectively prosecute these crimes. The state law would then provide protections that go beyond the HCPA.

- The law should require the collection and reporting of hate crimes data. The federal HCPA requires the FBI to track statistics on violent and non-violent (i.e., crimes against property) hate crimes. This tracking depends on federal, state and local officials to record and report all hate crimes as defined by the HCPA. Thus, even if Wyoming's law does not include sexual orientation and gender identity/expression, those hate crimes should be carefully tracked and reported for federal purposes.

- State law should explicitly provide for police training on hate crimes.

- The law should cover all bias-motivated property crimes.13

---

13 Among those crimes that should be included are arson, vandalism, theft and burglary. Some or all may be currently covered, depending on individualized circumstances, but the law should attempt to cover all such offenses, regardless of the specifics, if the offense is motivated by bias.
Frequently Asked Questions on Hate Crimes and the HCPA
**What is a hate crime?**  
A hate crime, also known as bias-motivated crime, occurs when the perpetrator intentionally selects the victim because of a bias or prejudice. Each year, thousands of violent hate crimes motivated by sexual orientation and gender identity/expression occur. Hate crimes affect not only the victims and their families, but the entire community or group of people that they target. The term “hate crime” can also describe bias-driven property crimes that are meant to send a signal to a particular community. Although hateful speech can inflict emotional damage and alienate communities, the term “hate crime” does not include speech.

**Why are hate crimes prevention laws important?**  
Hate crimes are different from other crimes. Hate crimes send a message that a particular group of people are not welcome simply because of who they are. That is antithetical to our values as a nation. Hate crimes are unique in that they terrorize entire communities — not just the victims of individual crimes. A September 2000 study funded by the Department of Justice's Bureau of Justice Statistics shows that 85 percent of law enforcement officials surveyed recognize bias-motivated violence as more serious than similar crimes not motivated by bias.

**Do hate crimes prevention laws give certain people special protection?**  
Laws that address hate crimes don’t divide us — violent, bias-motivated crimes do. Hate crimes laws don’t discriminate. All victims of bias crime are protected by these laws, i.e., those of all races, all religions, all sexual orientations, etc.

**How often do hate crimes occur?**  
Available statistics show that from 1996 to 2012, almost 150,000 hate crime offenses have been voluntarily reported to the Federal Bureau of Investigation, with at least 7,495 reported in 2012, the FBI’s most recent reporting period.

Hate crimes based on race-related bias were by far the most common type of hate crime reported to the FBI, usually representing half or more of all offenses. Hate crimes based on sexual orientation and religious bias alternate as the second most common types of bias. Statistics on hate crimes based on gender identity will be included in future reports as a result of passage of the Hate Crimes Prevention Act.

A 2013 Department of Justice Bureau of Justice Statistics (BJS) report confirmed that two out of every three hate crimes go unreported to the police because victims believe the police would not or could not help. In addition, the report noted that a disproportionately high percentage of both victims and perpetrators of these violent crimes are young people under 25 years of age. And even when a crime is reported and investigated, a 2005 BJS
special report noted that an arrest is made in only a quarter of all crimes. There are mixed reasons for this phenomenon. Some victims who are not “out” in their communities are unlikely to report that they were targeted due to their sexual orientation or gender identity. Others have had, or are aware of, negative experiences with local authorities. Further, psychological trauma and physical injury prevent some victims from reporting the incidents. It is therefore important not only to encourage better data collection and reporting but to improve relationships between law enforcement and communities and to take underreporting into account when making a case for hate crimes legislation.

As noted in the executive summary, evidence indicates that although a staggering number of hate crimes are documented each year, these crimes are significantly underreported. Actual numbers are much higher. This is in part because state and local reporting of bias-motivated crimes to the FBI is voluntary under the Hate Crime Statistics Act.

**Are hate crimes laws constitutional?**


**What is the legislative history behind the HCPA?**

Federal hate crimes legislation protecting lesbian and gay individuals was initially introduced in the U.S. Congress in 1997 (a bill that explicitly includes gender identity was introduced in 2007). During the years after the 1997 bill was introduced, a hate crimes bill was passed in the House on two occasions and by the Senate on three occasions. The bill, however, was never passed by both houses during the same congressional session until 2007. That year, the House and Senate successfully amended the FY 2008 Defense Authorization bill with an amendment that protected individuals from hate crimes based on sexual orientation and gender identity. Unfortunately, after a veto threat by President George W. Bush, Congress removed the amendment from the conference report for the underlying bill.

In the 111th Congress, Representatives John Conyers (D-MI) and Mark Kirk (R-IL) in the House and Senators Edward Kennedy (D-MA), Patrick Leahy (D-VT), Arlen Specter (D-PA) and Olympia Snowe (R-ME) in the Senate introduced versions of the HCPA. On April 29, 2009, the House of Representatives passed hate crimes legislation (H.R. 1913) by a vote of 249–175. On July 16, 2009, the Senate voted 63–28 to proceed with hate crimes legislation (S. 909) as an amendment (S. Amdt. 1511) to the FY 2010 Defense Authorization bill (S. 1390). The Defense Authorization bill then passed the Senate with hate crimes legislation attached as an amendment on July 23, 2009. The House and Senate approved the FY 2010 Defense Authorization bill conference report,
which included the HCPA as a section of the conference report, in October 2009. President Barack Obama signed the FY 2010 Defense Authorization bill into law on October 28, 2009 (Public Law No. 111-84).

As part of the final negotiations between the House and Senate, the bill was renamed the Matthew Shepard and James Byrd, Jr. Hate Crimes Prevention Act to honor the memory of two victims of hate crimes. Matthew Shepard was a gay college student who was tortured and murdered in Laramie, WY, and James Byrd Jr. was an African-American man who was chained to a truck and dragged to his death in Jasper, TX.

**Doesn’t the HCPA threaten or chill free speech?**

The HCPA punishes violent acts. It does not punish, nor prohibit in any way, name-calling, verbal abuse or expressions of hatred toward any group. Nothing in the Act prohibits the lawful expression of one’s deeply held beliefs, including religious beliefs. The HCPA contains language that explicitly ensures that speech and associational rights will not be burdened. Specifically, the HCPA states:

“Nothing in this division shall be construed to allow a court, in any criminal trial for an offense described under this division or an amendment made by this division, in the absence of a stipulation by the parties, to admit evidence of speech, beliefs, association, group membership or expressive conduct unless that evidence is relevant and admissible under the Federal Rules of Evidence. Nothing in this division is intended to affect the existing rules of evidence.

“This division applies to violent acts motivated by actual or perceived race, color, religion, national origin, gender, sexual orientation, gender identity or disability of a victim.

“Nothing in this division, or an amendment made by this division, shall be construed or applied in a manner that infringes any rights under the First Amendment to the Constitution of the United States.”

**Did Congress exceed its power to legislate when it enacted the HCPA?**

The original 1968 hate crimes law, which provided federal jurisdiction to prosecute hate crimes based on race, color, religion or national origin, has been upheld as a constitutional exercise of congressional authority under the Commerce Clause in United States v. Lane (883 F.2d 1484 [10th Cir. 1989]) and under the Thirteenth and Fourteenth Amendments in United States v. Bledsoe (728 F.2d 1094 [8th Cir. 1984]).

The HCPA was carefully drafted to ensure that it complies with Supreme Court precedent established by United States v. Morrison (529 U.S. 598 [2000]), which invalidated a portion of the Violence Against Women Act because the Court determined that Congress had exceeded its legislative authority when it enacted
the statute. In Morrison, the Court concluded that the law in question regulated purely intrastate activity, and was therefore beyond the scope of congressional authority to legislate because the Commerce Clause of the Constitution only provides Congress with the authority to regulate interstate and foreign commerce. The HCPA, however, has been drafted to comply with Congress's ability to legislate based on the Commerce Clause. The HCPA requires that the government allege and prove beyond a reasonable doubt that there is an explicit and discrete connection between a prohibited act (a hate crime based on religion, national origin, gender, sexual orientation, gender identity or disability) and interstate or foreign commerce. Justice Department officials, congressional allies and constitutional scholars are confident that the HCPA can survive post-Morrison constitutional scrutiny.

**Is the HCPA a penalty-enhancement law?**

The HCPA is not a penalty-enhancement law; instead, it provides for federal prosecution of certain violent crimes and offers states and localities tools for prosecuting and investigating crimes on their own. Congress passed a sentencing enhancement statute in 1994, the Hate Crimes Sentencing Enhancement Act, which allows judges to impose harsher penalties for hate crimes, including hate crimes based on gender, disability and sexual orientation.

**Doesn’t the HCPA federalize crimes that are better left to the states to address?**

The vast majority of hate crimes will continue to be prosecuted at the state level. HCPA is important because it provides a backstop to state and local law enforcement by allowing a federal prosecution if — and only if — it is necessary to achieve an effective, just result. Prior to federal prosecution of a hate crime, the attorney general or his or her designee must certify, in writing, that (1) the state does not have jurisdiction, (2) the state has requested that the federal government assume jurisdiction, (3) the verdict or sentence obtained pursuant to state charges left demonstratively unvindicated the federal interest in eradicating bias-motivated violence, or (4) a prosecution by the United States is in the public interest and necessary to secure substantial justice.

Violent crimes, whether or not they are motivated by bias, are generally covered under state law. However, federal authority to prosecute crime often overlaps with state jurisdiction. For example, there is overlapping federal jurisdiction in many homicide cases, bank robberies, kidnappings, fraud cases and other crimes. As is frequently the case when federal and state laws overlap, the number of crimes subject to federal law will greatly exceed the number of federal prosecutions.

This is true of hate crimes. From 2001 to 2012, for example, the FBI documented approximately 101,000 hate crimes. During that period, and up until publication of this guide, however, DOJ only prosecuted about 249 cases. As this shows, even though the HCPA might apply in addition to a state's hate crimes law, there will
be no need for a federal prosecution in the vast majority of cases. Nevertheless, the HCPA is still valuable in these cases, because it permits federal authorities to assist local jurisdictions in investigating and prosecuting hate crimes.

Although criminal law is traditionally the domain of the states, Congress has often enacted legislation to address crimes that have broad national implications. These include organized crime, terrorism, corporate fraud transcending state lines and crimes committed to prevent the victims from exercising their civil rights. From 1995 to 2006, the Republican-controlled Congress enacted at least 37 laws that created new federal crimes or imposed new federal criminal penalties for conduct that is already criminal under state law. These laws addressed a wide range of issues, from punishing “deadbeat dads” to protecting animals used in law enforcement. In fact, the bill protecting animals used in law enforcement was considered so non-controversial that the House passed it by voice vote.

**Don't the well-publicized prosecutions in the Matthew Shepard and James Byrd, Jr. cases demonstrate states can handle these cases on their own and that the HCPA is unnecessary?**

Not every case has the same fact pattern or the same amount of forensic evidence as the James Byrd, Jr. and Matthew Shepard cases. Often, state and local law enforcement will need to call on the resources of the Justice Department or FBI to help with the investigation and prosecution of a case. Byrne grants — a Bureau of Justice Assistance program set up to help control violent crime — and other federal financial assistance help many local jurisdictions enforcing criminal laws where there is overlapping jurisdiction. For example, in the Byrd case, local authorities in Jasper, Texas, were able to apply for and receive $284,000 in Byrne grants. In contrast, because the Shepard case was a hate crime based on sexual orientation, local authorities in Laramie, Wyo., could not receive the same federal assistance and had to furlough five law enforcement employees in order to afford to investigate the case.

Unfortunately, many local jurisdictions refuse to prosecute hate crimes, particularly those related to sexual orientation and gender identity. Some interpret a lack of state-level hate crimes laws to mean that crimes motivated on those bases do not deserve the full attention of the law. Others simply are uninterested in investigating or prosecuting hate crimes because of their own personal biases. HCPA allows the FBI to address these failures. Some interpret a lack of state-level hate crimes laws to mean that crimes motivated on those bases do not deserve the full attention of the law. Others simply are uninterested in investigating or prosecuting hate crimes because of their own personal biases. HCPA allows the FBI to address these failures.

**The police didn’t charge an incident in my town as a hate crime even though it was clearly motivated by bias. What can I do?**

If possible, it is best to try to work through local and state channels first. If your
local or state police refuse to charge the incident as a hate crime, you should consider contacting your state attorney general’s office for assistance. You may also reach out to a state or national organization that focuses on documenting hate crimes and providing victim services. These organizations offer crucial support and aid in the aftermath of a hate crime.

If you are not able to receive assistance at the local or state level, you should contact an FBI field office in your state. While the federal government’s jurisdiction to prosecute hate crimes is limited, FBI resources, forensic expertise and experience can provide valuable assistance to local law enforcement. FBI reports are forwarded to the DOJ Civil Rights Division, which is charged with deciding whether federal prosecution of the crime is appropriate.

In the “Resources” section of this publication, you can find information on state and national lesbian, gay, bisexual and transgender resources, state attorneys general and FBI offices in your area.
What To Do If You Have Been the Victim of a Hate Crime

Below are some steps you can take if you have been a victim of a hate crime.

➤ Get medical help, if necessary.

➤ Write down any and all of the details of the crime as soon as possible after the incident. Include the gender, age, height, race, weight, clothes and other distinguishing characteristics of the perpetrator[s]. If any threats or biased comments were made (such as anti-gay epithets), include them in the report.

➤ File reports.

● File a police report.

➤ Get the responding officer’s name and badge number.

➤ Make sure the officer files an incident report form and assigns a case number. If a police report is not taken at the time of your report, go to the police station and ask for one. Always get your own copy, even of the preliminary report.

➤ If you believe the incident was bias-motivated, urge the officer to check the “hate/bias-motivation” or “hate crime/incident” box on the police report. If the police report does not contain such a box, make sure the officer includes information in the report that indicates that you believe the incident was bias motivated.

● File a report with the Federal Bureau of Investigation.

● Notify your local lesbian, gay, bisexual and transgender community organization about the incident.

➤ Find support.

● Friends and family

● Get professional help — from a gay-affirmative therapist.

● Contact an anti-violence support service, such as the National Coalition of Anti-Violence Programs. For a list of resources, please turn to page 78.
Resources
A Guide to State-Level Advocacy Following Enactment of the Matthew Shepard and James Byrd, Jr. Hate Crimes Prevention Act
Resources

<table>
<thead>
<tr>
<th>State</th>
<th>FBI Office Address</th>
<th>Phone Number</th>
<th>Website Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>Massachusetts</td>
<td>One Center Plaza, Suite 600, Boston, MA 02108</td>
<td>617-742-5533</td>
<td><a href="http://www.boston.fbi.gov">www.boston.fbi.gov</a></td>
</tr>
<tr>
<td>Mississippi</td>
<td>1220 Echelon Pkwy., Jackson, MS 39213</td>
<td>601-948-5000</td>
<td><a href="http://www.jackson.fbi.gov">www.jackson.fbi.gov</a></td>
</tr>
<tr>
<td>Missouri</td>
<td>1300 Summit, Kansas City, MO 64105-1362</td>
<td>816-512-8200</td>
<td><a href="http://www.kansas_city.fbi.gov">www.kansas_city.fbi.gov</a></td>
</tr>
<tr>
<td>Nebraska</td>
<td>2222 Market St., St. Louis, MO 63103-2516</td>
<td>314-231-4304</td>
<td><a href="http://www.stlouis.fbi.gov">www.stlouis.fbi.gov</a></td>
</tr>
<tr>
<td>New Jersey</td>
<td>One Centre Place, Newark, NJ 07102-9889</td>
<td>973-792-3000</td>
<td><a href="http://www.newark.fbi.gov">www.newark.fbi.gov</a></td>
</tr>
<tr>
<td>New Mexico</td>
<td>4200 Luecking Park Dr., NE Albuquerque, NM 87107</td>
<td>505-889-1300</td>
<td><a href="http://www.albuquerque.fbi.gov">www.albuquerque.fbi.gov</a></td>
</tr>
<tr>
<td>Ohio</td>
<td>550 Main St., Room 9000, Cincinnati, OH 45202-8501</td>
<td>513-421-4310</td>
<td><a href="http://www.cincinnati.fbi.gov">www.cincinnati.fbi.gov</a></td>
</tr>
<tr>
<td>Oklahoma</td>
<td>3301 W. Memorial Dr., Oklahoma City, OK 73134</td>
<td>405-290-7770</td>
<td><a href="http://www.oklahomacity.fbi.gov">www.oklahomacity.fbi.gov</a></td>
</tr>
<tr>
<td>Oregon</td>
<td>1 Federal Plaza, Buffalo, NY 14202-2698</td>
<td>716-856-7800</td>
<td><a href="http://www.buffalo.fbi.gov">www.buffalo.fbi.gov</a></td>
</tr>
<tr>
<td>Pennsylvania</td>
<td>William J. Green Jr. FOB, 8th Floor, 600 Arch St., Philadelphia, PA 19106</td>
<td>215-418-4000</td>
<td><a href="http://www.philadelphia.fbi.gov">www.philadelphia.fbi.gov</a></td>
</tr>
<tr>
<td>Tennessee</td>
<td>500 S. Tyrnon St., Charlotte, NC 28285-0001</td>
<td>704-377-9200</td>
<td><a href="http://www.charlotte.fbi.gov">www.charlotte.fbi.gov</a></td>
</tr>
<tr>
<td>Texas</td>
<td>1501 Lakeside Ave., Cleveland, OH 44114</td>
<td>216-522-1400</td>
<td><a href="http://www.cleveland.fbi.gov">www.cleveland.fbi.gov</a></td>
</tr>
<tr>
<td>Dallas</td>
<td>One Justice Way, Dallas, TX 75220</td>
<td>972-559-5000</td>
<td><a href="http://www.dallas.fbi.gov">www.dallas.fbi.gov</a></td>
</tr>
</tbody>
</table>
STATE ATTORNEYS GENERAL

ALABAMA
Luther Strange
501 Washington Ave.
Montgomery, AL 36130
334-242-7300
www.ago.alabama.gov

ALASKA
John Burns
Diamond Courthouse
P.O. Box 110300
Juneau, AK 99811-0300
907-465-3600
www.law.state.ak.us

ARIZONA
Tom Horne
1275 W. Washington St.
Phoenix, AZ 85007
602-542-4266
www.azag.gov

ARKANSAS
Dustin McDaniel
200 Tower Building
323 Center St.
Little Rock, AR 72201-2610
800-482-8982
www.ag.arkansas.gov

CALIFORNIA
Kamala Harris
1300 I St., Suite 1740
Sacramento, CA 95814
916-445-9555
www.ag.ca.gov

COLORADO
John Suthers
1525 Sherman St.
Denver, CO 80203
303-866-4500
www.ag.colorado.gov

CONNECTICUT
George Jepsen
55 Elm St.
Hartford, CT 06141-0120
860-808-5318
www.ct.gov/ag

DELAWARE
Joseph R. “Beau” Biden III
Carvel State Office Building
820 N. French St.
Wilmington, DE 19801
302-577-8338
www.attorneygeneral.delaware.gov

DISTRICT OF COLUMBIA
Irvin Nathan
John A. Wilson Building, Suite 409
1350 Pennsylvania Ave., NW
Washington, DC 20009
202-727-3400
www.occ.dc.gov

FLORIDA
Pam Bondi
The Capitol, PL 01
Tallahassee, FL 32399-1050
850-414-3300
www.myfloridalegal.com

GEORGIA
Sam Olens
40 Capitol Square, SW
Atlanta, GA 30334-1300
404-656-3300
law.ga.gov

HAWAII
David Louie
425 Queen St.
Honolulu, HI 96813
808-586-1500
www.hawaii.gov/ag

IDAHO
Lawrence Wasden
Statehouse
Boise, ID 83720-1000
208-334-2400
www2.state.id.us/ag

ILLINOIS
Lisa Madigan
James R. Thompson Center
100 W. Randolph St.
Chicago, IL 60601
312-814-3000
www.illinoisattorneygeneral.gov

INDIANA
Greg Zoeller
Indiana Government Center South, 5th Floor
302 W. Washington St.
Indianapolis, IN 46204
317-232-6201
www.in.gov/attorneygeneral

IOWA
Tom Miller
Hoover State Office Building
1305 E. Walnut
Des Moines, IA 50319
515-281-5164
www.IowaAttorneyGeneral.org
KANSAS
Derek Schmidt
120 SW 10th Ave., 2nd Floor
Topeka, KS 66612-1597
785-296-2215
www.ksag.org/home

KENTUCKY
Jack Conway
Capitol Building, Suite 118
700 Capitol Ave.
Frankfort, KY 40601
502-696-5300
www.ag.ky.gov

LOUISIANA
James D. “Buddy” Caldwell
P.O. Box 94095
Baton Rouge, LA 70804-4095
225-326-6000
www.ag.state.la.us

MAINE
William Schneider
State House Station 6
Augusta, ME 04333
207-626-8800
www.maine.gov/ag

MARYLAND
Douglas F. Gansler
200 St. Paul Place
Baltimore, MD 21202-2202
410-576-6300
www.oag.state.md.us

MASSACHUSETTS
Martha Coakley
1 Ashburton Place
Boston, MA 02108-1698
617-727-2200
www.mass.gov/ago

MICHIGAN
Bill Schuette
525 W. Ottawa St.
P.O. Box 30212
Lansing, MI 48909-0212
517-373-1110
www.michigan.gov/ag

MINNESOTA
Lori Swanson
State Capitol, Suite 102
St. Paul, MN 55155
651-296-3353
www.ag.state.mn.us

MISSISSIPPI
Jim Hood
Department of Justice
P.O. Box 220
Jackson, MS 37205-0220
601-359-3680
www.ago.state.ms.us

MISSOURI
Chris Koster
Supreme Court Building
207 W. High St.
Jefferson City, MO 65101
573-751-3321
www.ago.mo.gov

MONTANA
Steve Bullock
Justice Building
215 N. Sanders
Helena, MT 59620-1401
406-444-2026
www.doj.mt.gov

NEVADA
Catherine Cortez Mastro
Old Supreme Court Building
100 N. Carson St.
Carson City, NV 89701
775-684-1100
www.ag.state.nv.us

NEW HAMPSHIRE
Paula T. Dow
Richard J. Hughes Justice Complex,
25 Market St.
P.O. Box 80
Trenton, NJ 08625
609-292-9740
www.state.nh.us/lps

NEW JERSEY
John A. LaFave
Justice Building
1162 Court St., NE
Salem, OR 97301
503-378-4320
www.ogo.state.or.us

NEW MEXICO
Gary King
P.O. Drawer 1508
Sante Fe, NM 87504-1508
505-827-6000
www.nmag.gov

NEW YORK
Eric Schneiderman
Department of Law –
The Capitol, 2nd Floor
Albany, NY 12224
518-474-7330
www.ag.ny.gov

NORTH CAROLINA
Roy Cooper
Department of Justice
P.O. Box 829
Raleigh, NC 27602-0829
919-716-6400
www.ncdoj.gov

NORTH DAKOTA
Wayne Stenehjem
State Capitol
600 E. Boulevard Ave.
Bismarck, ND 58505-0040
701-328-2210
www.ag.state.nd.us

OHIO
Mike DeWine
State Office Tower
30 E. Broad St.
Columbus, OH 43266-0410
614-466-4320
www.ohioattorneygeneral.gov

OKLAHOMA
Scott Pruitt
313 NE 21st St.
Oklahoma City, OK 73105
405-521-3921
www.oag.state.ok.us

OREGON
John Kroger
Justice Building
1162 Court St., NE
Salem, OR 97301
503-378-4732
www.doj.state.or.us

PENNSYLVANIA
William H. Ryan, Jr.
1600 Strawberry Square
Harrisburg, PA 17120
717-787-3991
www.attorneygeneral.gov
RHODE ISLAND
Peter Kilmartin
150 S. Main St.
Providence, RI 02903
401-274-4400
www.riag.state.ri.us

SOUTH CAROLINA
Alan Wilson
Rembert C. Dennis Office Bldg.
P.O. Box 11549
Columbia, SC 29211-1549
803-734-3970
www.scattorneygeneral.org

SOUTH DAKOTA
Marty J. Jackley
1302 E. Highway 14, Suite 1
Pierre, SD 57501-8501
605-773-3215
www.state.sd.us/attorney

TENNESSEE
Robert E. Cooper, Jr.
425 5th Ave. North
Nashville, TN 37243
615-741-3491
www.tn.gov/attorneygeneral

TEXAS
Greg Abbott
Capitol Station
P.O.Box 12548
Austin, TX 78711-2548
512-463-2100
www.oag.state.tx.us

UTAH
Mark Shurtleff
State Capitol, Room 236
Salt Lake City, UT 84114-0810
801-538-9600
www.attorneygeneral.utah.gov

VERMONT
William H. Sorrell
109 State St.
Montpelier, VT 05609-1001
802-828-3173
www.atg.state.vt.us

WASHINGTON
Rob McKenna
1125 Washington St. SE
P.O. Box 40100
Olympia, WA 98504-0100
360-753-6200
www.atg.wa.gov

WEST VIRGINIA
State Capitol
1900 Kanawha Blvd.
E. Charleston, WV 25305
304-558-2021
www.wwago.gov

WISCONSIN
J.B. Van Hollen
State Capitol, Suite 114 E
P.O. Box 7857
Madison, WI 53707-7857
608-266-1221
www.doj.state.wi.us

WYOMING
Greg Phillips
State Capitol Building
Cheyenne, WY 82002
307-777-7841
www.attorneygeneral.state.wy.us

The American Civil Liberties Union (ACLU)
Lesbian and Gay Rights Project
125 Broad St.
New York, NY 10004
212-549-2627
www.aclu.org/lgbt-rights

Lambda Legal
120 Wall St., Suite 1500
New York, NY 10005-3904
212-809-8585
www.lambdalegal.org

ARIZONA
Wingspan Anti-Violence Project
425 E. 7th St.
Tucson, AZ 85705
520-624-0348
800-553-9387
wingspan@wingspan.org
www.wingspan.org

ARKANSAS
Women’s Project/Proyecto Mujeres
2224 Main St.
Little Rock, AR 72206
501-374-4090
Hotline: 501-372-5113
www.womens-project.org

CALIFORNIA
Community United Against Violence
170 A Capp St.
San Francisco, CA 94110
415-777-5500
Hotline: 415-333-HELP
www.cuav.org

Los Angeles Gay & Lesbian Center/Anti-Violence Project
1625 North Schrader Blvd.
Los Angeles, CA 90028
Hotline: 800-373-2227
Hotline Spanish: 877-963-4666 (Odiono)
Fax: 323-993-7653
avp@lagaycenter.org
www.lagaycenter.org

LA Gay & Lesbian Center/STOP Partner Abuse/Domestic Violence Program
1625 North Schrader Blvd.
Los Angeles, CA 90028
Hotline: 203-860-5806
domesticviolence@lagaycenter.org
www.lagaycenter.org/domesticviolence

STATE LGBT RESOURCES
Following is a list of participating programs within the National Coalition of Anti-Violence Programs (www.avp.org/ncavp.htm), a group of organizations that document hate crimes based on sexual orientation, gender identity and/or HIV status. They also provide victim assistance and work to end such crimes in their communities.
COLORADO
Colorado Anti-Violence Program
P.O. Box 181085
Denver, CO 80218
888-557-4441
303-839-5204
info@coavp.org
www.coavp.org

DISTRICT OF COLUMBIA
Gays and Lesbians Opposing Violence (GLOV)
The DC Center for the LGBT Community
1318 U St., NW
Washington, DC 20009
202-682-2245
info@glovdc.org
www.thedccenter.org /programs_glov.html

WEAVE Incorporated, Anti-Violence Project
1111 16 St., NW, Suite 200
Washington, DC 20036
202-452-9550
Fax: 202-452-8255
morgan@weaveincorp.org
weaveincorp.org

ILLINOIS
Center on Halsted
Anti-Violence Project
3656 N. Halsted
Chicago, IL 60613
773-871-2273
www.centeronhalsted.org

MASSACHUSETTS
Fenway Community Health Center
Violence Recovery Program
7 Haviland St.
Boston, MA 02115
800-834-3242 (M–F, 9 a.m. – 5 p.m.)
Intake Line: 617-927-6250
Vip@fenwayhealth.org
www.fenwayhealth.org

The Network/La Red
P.O. Box 6011
Boston, MA 02114
617-695-0877
Hotline: 617-338-7233
English/Spanish Hotline: 617-423-7233
Fax: 617-423-5651
info@thenetworklared.org
www.thenetworklared.org

MICHIGAN
The Triangle Foundation
19641 W. Seven Mile Rd.
Detroit, MI 48219-2721
313-537-7000
877-787-4264
report@tri.org
www.tri.org

MINNESOTA
Out Front Minnesota
310 E. 38 St., Suite 204
Minneapolis, MN 55409
800-800-0350
Domestic Violence Hotline:
612-824-8434
Anti-Violence Program Hotline:
612-822-0127 x210
info@outfront.org
www.outfront.org

MISSOURI
Kansas City Anti-Violence Project
P.O. Box 41211
Kansas City, MO 64141
816-561-0550 (M–F, 9 a.m. – 5 p.m.)
info@kcavp.org
www.kcavp.org

St. Louis Anti-Violence Project
P.O. Box 15067
St. Louis, MO 63110
314-503-2050
anti-violence@sbcglobal.net
www.stlouisantiviolence.org

NEW YORK
Gay Alliance of the Genesee Valley (GAGV)
Anti-Violence Project
875 E. Main St., Suite 500
Rochester, NY 14605
585-244-8640 (M–F, 9 a.m. – 5 p.m.)
avp@gagv.us
www.gagv.us

In Our Own Voices
245 Lark Street
Albany, NY 12210
518-432-4188
Hotline: 518-432-4341
www.inourownvoices.org

Long Island Gay and Lesbian Youth
34 Park Ave.
Bayshore, NY 11706
631-665-2300
631-665-7874
info@ligaly.org
www.ligaly.org

New York City Anti-Violence Project
240 W. 35th St., Suite 200
New York, NY 10001
212-714-1184
Hotline: 212-714-1141 (also in Spanish)
TTY Hotline: 212-714-1134
Fax: 212-714-2627
clientservices@avp.org
www.avp.org

OHIO
Buckeye Region Anti-Violence Organization (BAVO)
P.O. Box 82068
Columbus, OH 43202
614-294-7867
866-86-BRAVO
www.bravo-ohio.org

National Leather Association – International Domestic Violence Project
P.O. Box 423
Blacklick, OH 43004
OutreachCoordinator@nlaidvproject.us
www.nlaidvproject.us

PENNSYLVANIA
Equality Advocates Pennsylvania
1211 Chestnut St., 6th Floor
Philadelphia, PA 19107
215-731-1447 x15
866-LGBT-LAW
(available within Pennsylvania only)
www.center4civilrights.org

RHODE ISLAND
Sojourner House
386 Smith St.
Providence, RI 02908
Providence Crisis Hotline:
401-658-4334
Northern R.I. Crisis Hotline:
401-658-3232
www.sojourner-house.org

TEXAS
Montrose Counseling Center, Inc.
401 Branard, 2nd Floor
Houston, TX 77006
713-529-0037
800-699-0504
Hotline: 713-529-4341
Northern R.I. Crisis Hotline:
713-529-3590
Fax: 713-526-4367
avp@montrosecounselingcenter.org
www.montrosecounselingcenter.org
Project Get the Word OUT!
501 N. Kansas, Suite 203
El Paso, TX 79901
915-626-5292
www.freewebs.com/thewordout

Resource Center of Dallas
Family Violence Program
P.O. Box 190869
Dallas, TX 75219
214-540-4455
Fax: 214-522-4604
info@rcdallas.org
www.rcdallas.org

VERMONT
Safe Space Queer Community Center
P.O. Box 5883
Burlington, VT 05402
802-863-0003
866-869-7341
safespace@ru12.org
www.SafeSpaceVT.org

VIRGINIA
Equality Virginia, Anti-Violence Project
403 N. Robinson St.
Richmond, VA 23220
804-643-4816
Fax: 804-643-1552
quillin_drew@equalityvirginia.org
www.equalityvirginia.org/avp

WASHINGTON
The Northwest Network of Bisexual,
Trans, Lesbian, & Gay Survivors of Abuse
P.O. Box 20398
Seattle, WA 98102
206-325-2601
206-568-7777
TTY Hotline: 206-517-9670
info@nwnetwork.org
www.nwnetwork.org

WISCONSIN
FORGE Transgender Survivor Project
P.O. Box 1272
Milwaukee, WI 53201
414-559-2123
sv@forge-forward.org
www.forge-forward.org

Milwaukee LGBT Community Center
315 W. Court St.
Milwaukee, WI 53212
414-271-2656
(For AVP Program, dial x.111)
sv@forge-forward.org
www.forge-forward.org
About the Authors

Sarah Warbelow is Legal Director for the Human Rights Campaign. Warbelow leads HRC’s team of lawyers and fellows focused on federal, state, and municipal policy. She also coordinates HRC’s advocacy efforts as amicus curiae (“friend of the court”) in litigation affecting the lesbian, gay, bisexual and transgender community. Warbelow joined the organization in 2008, and previously served as state legislative director, working with state and local legislators and lesbian, gay, bisexual and transgender advocacy organizations in pursuing their LGBT-related legislative priorities.

Warbelow holds bachelor’s degrees in Social Relations and Women’s Studies from James Madison College at Michigan State University, and a master’s in Public Policy and a Juris Doctor from the University of Michigan. She is an affiliated professor at The George Washington University, George Mason Law School and Georgetown Public Policy Institute, where she teaches courses in civil rights law and policy.

Ty Cobb serves as Director of Global Engagement at the Human Rights Campaign, working to advance equality for LGBT people around the world. Cobb oversees HRC’s work strengthen the global equality movement. Much of his work focuses on collaborating with international LGBT organizations and leaders; exposing U.S. individuals and organizations exporting homophobia and transphobia abroad; and ensuring that the U.S. government is fulfilling its commitment to support the human rights of LGBT people across the globe. Previously, Cobb served as legislative counsel. Cobb joined HRC after serving as counsel to Sen. Edward M. Kennedy on the Health, Education, Labor and Pensions Committee of the U.S. Senate. As counsel to the Senator, Cobb did extensive work in support of passage of the Matthew Shepard and James Byrd, Jr. Hate Crimes Prevention Act. Cobb received bachelor’s degrees from the Business Honors Program and American Studies Department of the University of Texas at Austin and his Juris Doctor from the University of Texas School of Law.

Remington Gregg serves as Legislative Counsel at the Human Rights Campaign, principally counseling the organization on federal legal and policy issues related to education, the military, veterans, immigration, foreign affairs, domestic violence, and hate crimes.

Prior to joining in 2013, Gregg was Associate Counsel and Advisor for Open Government in the White House Office of Science and Technology Policy, advising on a range of legal and policy issues related to science, technology, and national security, and reducing legal and regulatory burdens to create a more open and accountable government. He has also worked on civil rights litigation and policy with the American Civil Liberties Union and NAACP Legal Defense Fund. Gregg graduated from Binghamton University (State University of New York) and New York Law School.

Acknowledgements

A heartfelt thanks to the many individuals who provided assistance, editing, feedback and other support, including: Brian Moulton, Jessica Singleton, Zack Launer, Mayu Mishina, Lara Schwartz, Adam Thomas, Brian Teets, and Michael Lieberman. Thanks to Tony Frye and Robert Villaflor on design, and Janice Hughes for editorial guidance.