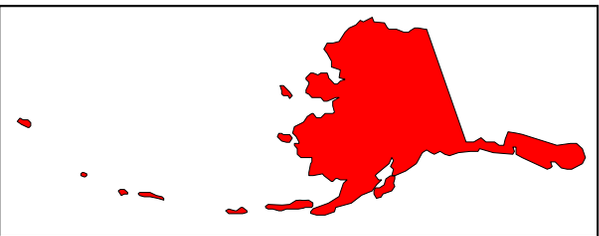
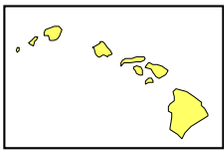
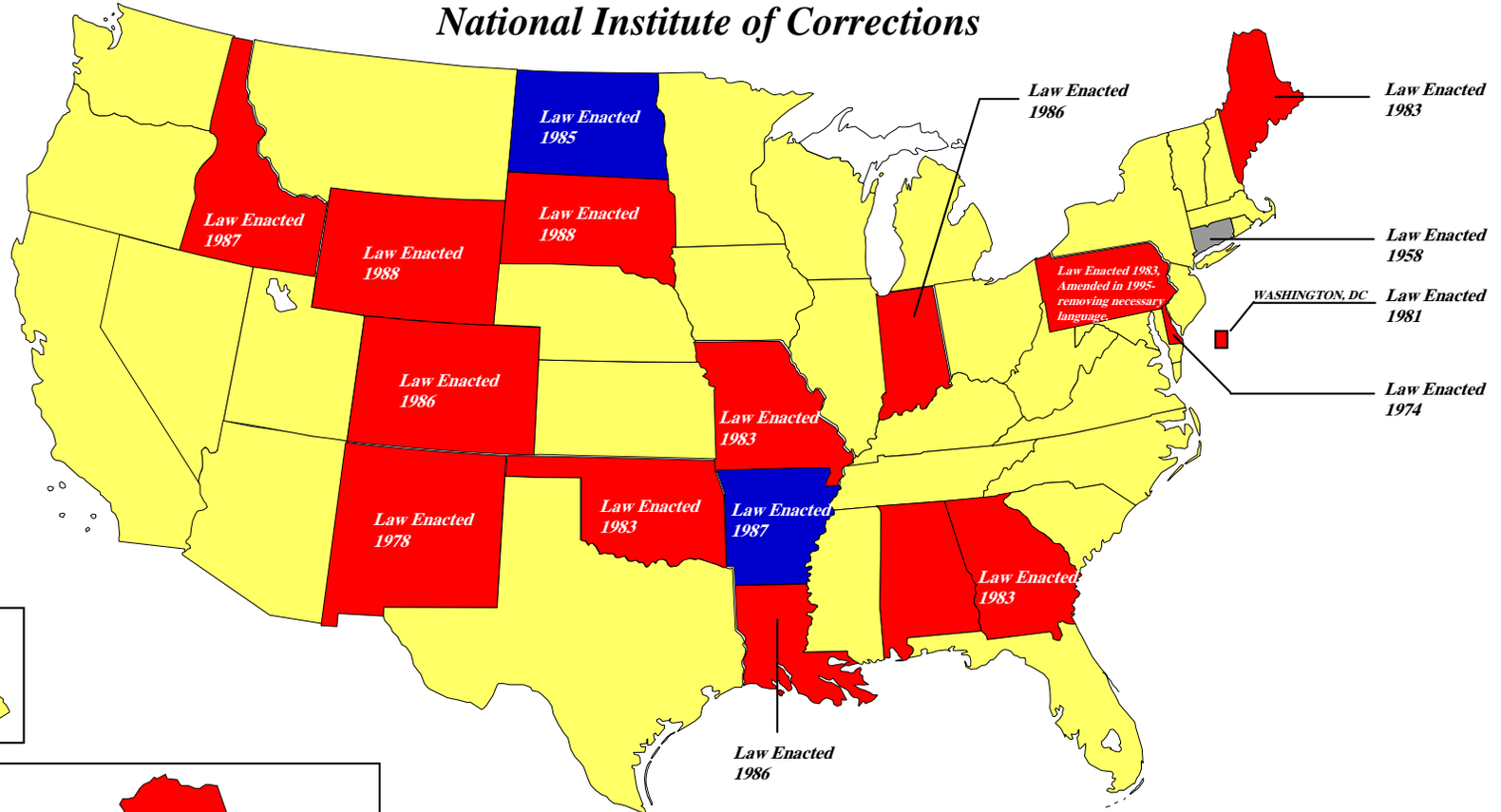


State Criminal Laws Prohibiting Sexual Misconduct with Offenders in 1990

National Institute of Corrections

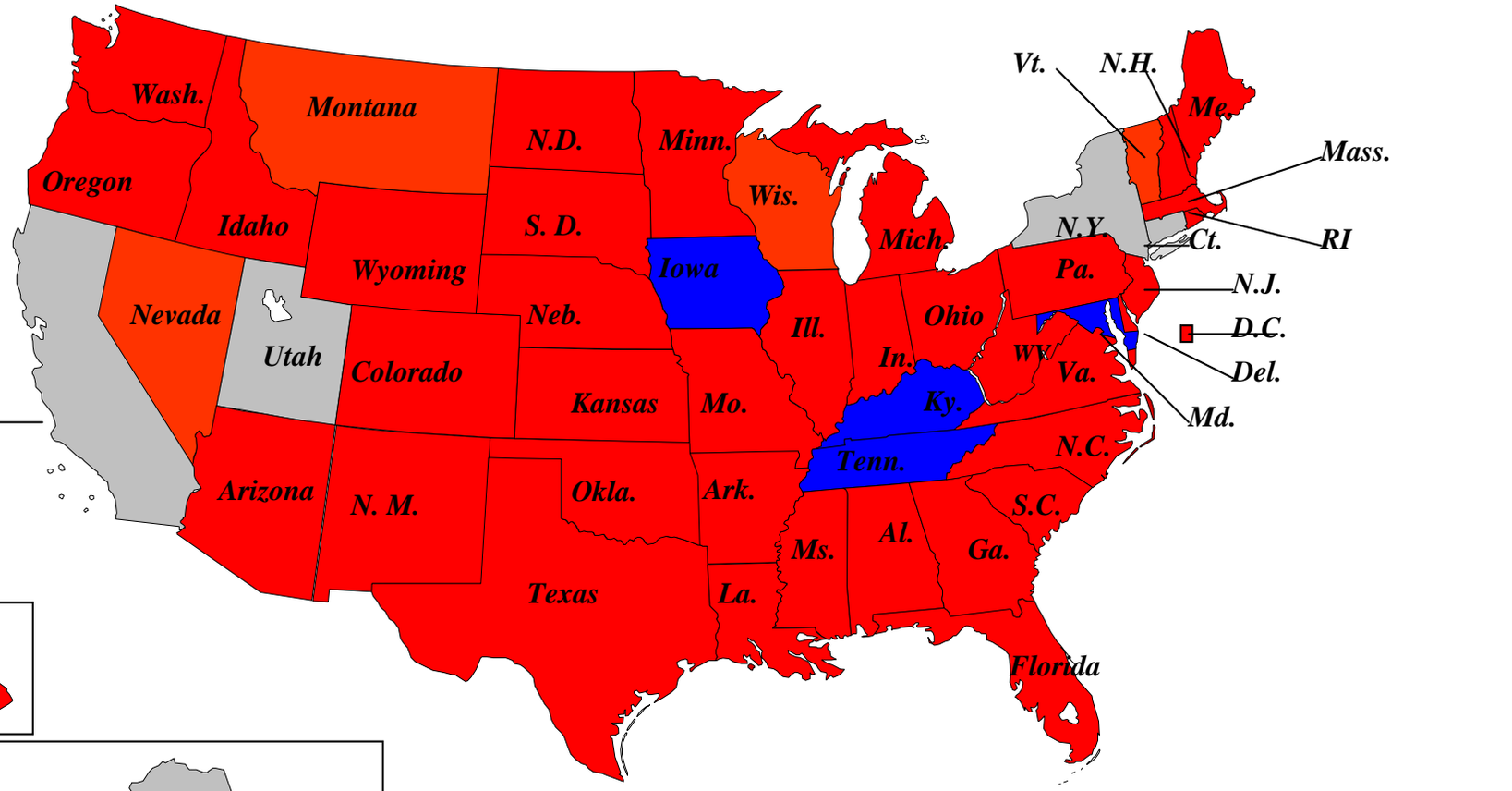


	Sexual misconduct in prisons is defined as a misdemeanor.
	Sexual misconduct in prisons is defined as a felony.
	Sexual misconduct in prisons is defined as a felony or misdemeanor, according to the nature and severity of the assault.
	No laws criminalizing sexual misconduct in prisons.

Source: 1997, *Fifty State Survey of Criminal Laws Prohibiting Sexual Abuse of Prisoners*, Brenda V. Smith, National Women's Law Center.

State Criminal Laws Prohibiting Sexual Abuse of Individuals in Custody

National Institute of Corrections/American University, Washington College of Law – June 2006

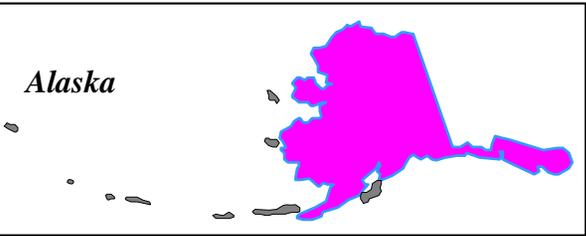
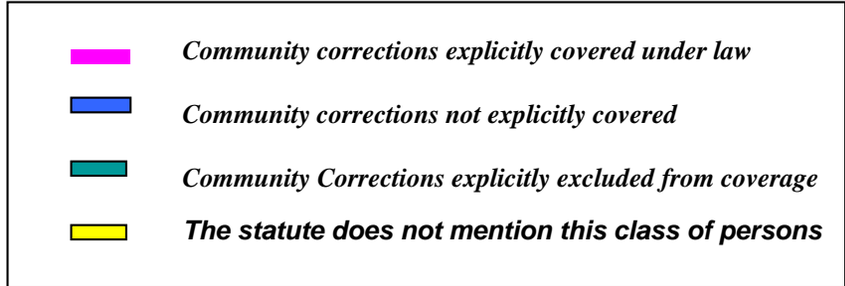
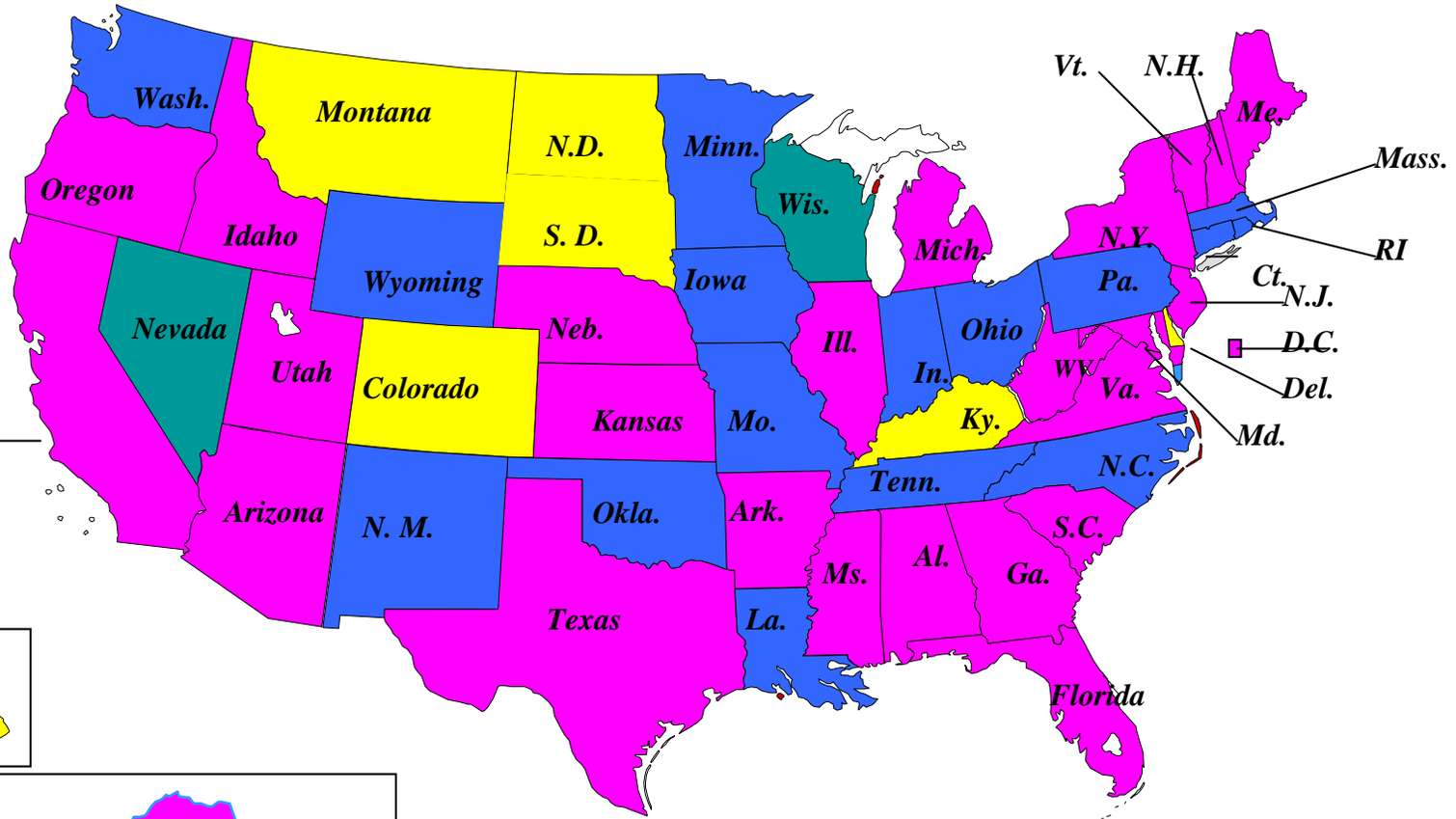


-  Sexual misconduct defined as a misdemeanor.
-  Sexual misconduct defined as a felony.
-  Sexual misconduct defined as either a felony or misdemeanor depending on the nature and severity of the assault.
-  No statute specifically criminalizes sexual misconduct.

Source: June 2006. The NIC/WCL Project on Addressing Prison Rape

State Criminal Laws Prohibiting Sexual Abuse of Individuals Under Community Corrections Supervision

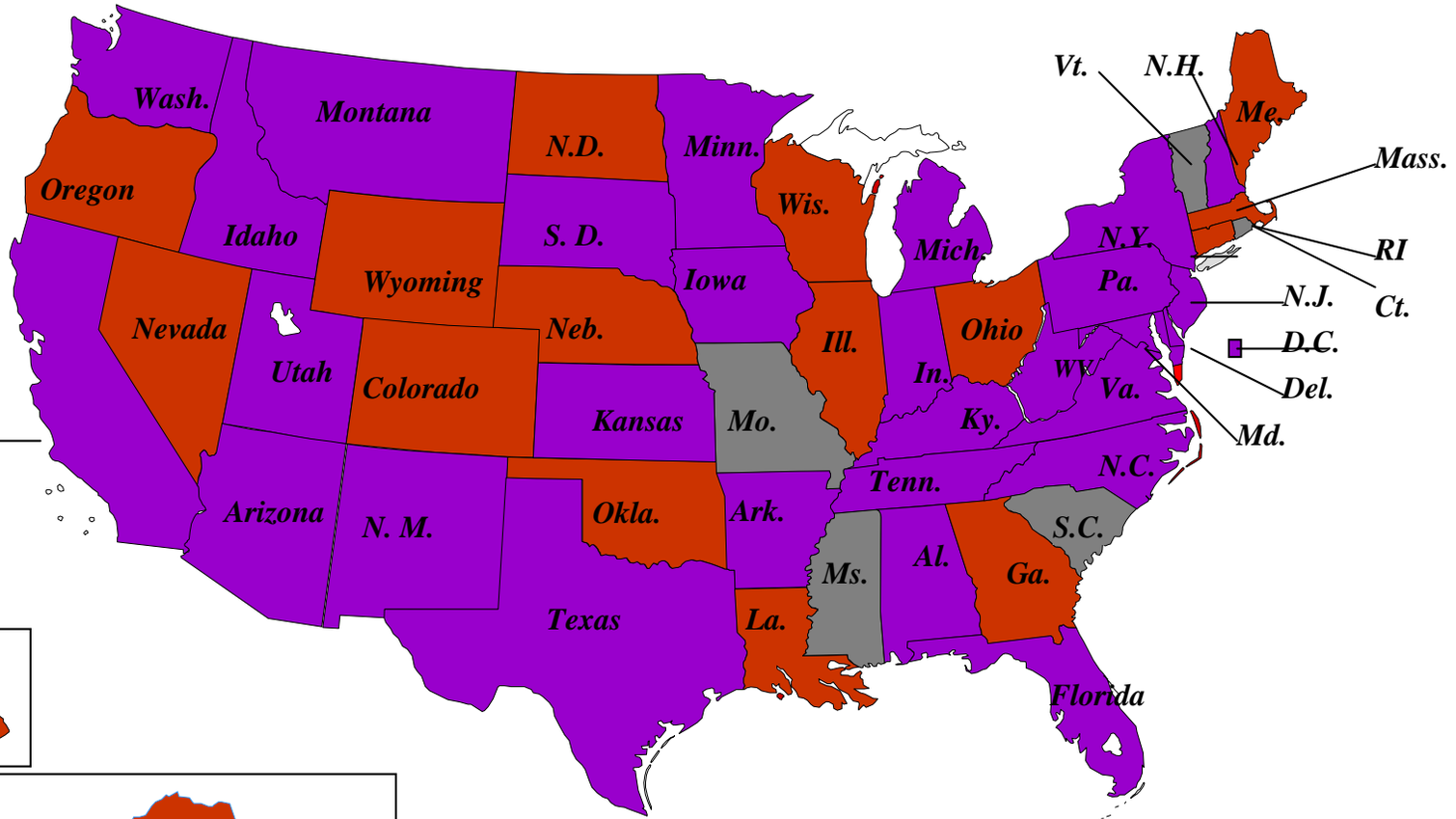
National Institute of Corrections/American University, Washington College of Law – June 2006



Source: June 2006. The NIC/WCL Project on Addressing Prison Rape

State Criminal Laws Prohibiting Sexual Abuse of Juveniles Under Correctional Supervision

National Institute of Corrections/American University, Washington College of Law - June 2006



	<i>Juvenile Justice agencies explicitly covered by the law</i>
	<i>Juvenile Justice agencies covered by implication</i>
	<i>The statute does not mention this class of persons</i>

Source: June 2006. The NIC/WCL Project on Addressing Prison Rape

NOTE: California and Kansas cover individuals over the age of consent but held in juvenile facilities

