

EXHIBIT FF

PERSISTENT OFFENDERS CONNECTICUT STATUTE THAT SHOWS THE TYPICAL CHARGES ASSOCIATED WITH PERSISTENCE.

[Connecticut General Statutes](#) > [Chapter 952](#) > [§ 53a-40d](#)

**Connecticut General Statutes 53a-40d –
Persistent offenders of crimes involving assault,
stalking, trespass, threatening, harassment,
criminal violation of a protective order, criminal
violation of a standing criminal protective order
or criminal vio...**

Current as of: 2018 | [Check for updates](#) | [Other versions](#)

(a) A persistent offender of crimes involving assault, stalking, trespass, threatening, harassment, criminal violation of a protective order, criminal violation of a standing criminal protective order or criminal violation of a restraining order is a **person** who (1) stands convicted of assault under section 53a-61, stalking under section 53a-181d, threatening under section 53a-62, harassment under section 53a-183, criminal violation of a protective order under section 53a-223, criminal violation of a standing criminal protective order under section 53a-223a, criminal violation of a restraining order under section 53a-223b or criminal trespass under section 53a-107 or 53a-108, and (2) has, prior to the commission of the present crime, (A) been convicted of a capital **felony** under the provisions of section 53a-54b in effect prior to April 25, 2012, a class A felony, a class B felony, except a **conviction** under section 53a-86 or 53a-122, a class C felony, except a conviction under section 53a-87, 53a-152 or 53a-153, or a class D felony under sections 53a-60 to 53a-60c, inclusive, 53a-

72a, 53a-72b, 53a-95, 53a-103, 53a-103a, 53a-114, 53a-136 or 53a-216, assault under section 53a-61, stalking under section 53a-181d, threatening under section 53a-62, harassment under section 53a-183, criminal violation of a protective order under section 53a-223, criminal violation of a standing criminal protective order under section 53a-223a, criminal violation of a restraining order under section 53a-223b, or criminal trespass under section 53a-107 or 53a-108, or (B) been convicted in any other state of any crime the essential elements of which are substantially the same as any of the crimes enumerated in subparagraph (A) of this subdivision.

MY ARREST FOR **ONE COUNT OF SECOND DEGREE BREACH OF PEACE** LET ALONE ANY PAST INCIDENT REPORT RESULTING IN NO ARREST CASE KNOWN BY REPORTER TO BE CLOSED DOES NOT FIT ANY OF THESE CRIMES BECAUSE **SECOND DEGREE BREACH OF PEACE** IS NOT A COURSE OF CONDUCT CRIME INVOLVING **PERSISTENCE OR REPEATED** ACTS AGAINST PRIOR WARNINGS.

[Connecticut General Statutes](#) > [Chapter 952](#) > [§ 53a-181f](#)

Connecticut General Statutes 53a-181f – Electronic stalking: Class B misdemeanor

Current as of: 2018 | [Check for updates](#) | [Other versions](#)

(a) A **person** is guilty of electronic stalking when such person recklessly causes **another** person to reasonably fear for his or her physical safety by wilfully and **repeatedly** using a global positioning system or similar electronic monitoring system to remotely determine or track the position or movement of such other person.