Offense	Aggravated Felony (AF) [Ground For	Relating To Controlled Substances (CS)	Crime Involving Moral Turpitude (CIMT)	Domestic Violence (DV); Firearms (FA); Crime Against Children	ALTERNATE PLEAS AND PRACTICE TIPS
	Deportation]	[Grounds For Deportation And Inadmissibility]	[Grounds For Deportation And Inadmissibility]	(CAC); Other Grounds [Grounds For Deportation]	

Crimes Involving Me	otor Vehicles			
23 VSA 674	No	No		
Operating vehicle				
after suspension or				
revocation of				
license				
23 VSA 1201	No	No. Neither does it		
Operating vehicle		become a CIMT with		
under the influence		repeated offenses.		
of intoxicating				
liquor or other				
substance				
23 VSA 1094	No	Subsection 1094(a)		Avoid a record of
Operation without		should not be a CIMT		conviction that
consent of owner;		since no permanent		indicates
aggravated		taking is required.		permanent taking.
operation without		Subsection		Avoid subsection
consent of owner		1094(b)(3)(C) would be		(b)(3). Safest
		a CIMT if the		approach would be
		underlying felony were		to plead to
		a CIMT.		"operating, using
				or continuing to
				operate" language
				in subsections (a)
				or (b).
23 VSA 1091	No.	No		
Negligent				
operation; grossly				
negligent operation				
Crimes Against Pro	perty			
13 VSA 608	Subsection (b),	Yes	Subsection (b)	If possible, keep
Assault and	would be a crime		probably	sentence to 364
Robbery	of violence AF		constitutes a FA	days or less. If
,	with 365 days or		offense.	dangerous weapon
	more sentence.		strende.	is involved and
	Subsection (a)			cannot avoid
	constitutes an AF			subsection (b)
	theft offense,			conviction, avoid
	with 365 days or			identifying weapon
	more sentence,			and any language
	more sentence,			in record of
				conviction
				indicating <u>use</u> of
				-
	I			weapon.

Offense	Aggravated Felony (AF) [Ground For Deportation]	Relating To Controlled Substances (CS) [Grounds For Deportation And Inadmissibility]	Crime Involving Moral Turpitude (CIMT) [Grounds For Deportation And Inadmissibility]	Domestic Violence (DV); Firearms (FA); Crime Against Children (CAC); Other Grounds [Grounds For Deportation]	ALTERNATE PLEAS AND PRACTICE TIPS
<i>13 VSA 1201</i> Burglary	Yes, would constitute AF theft offense, if the underlying offense involves theft with a 1 year sentence. This may also constitute a crime of violence AF, if the underlying felony is a crime of violence with a 1 year sentence.		Yes, if the underlying offense is intent to commit theft or some other offense that involves moral turpitude.		Keep sentence to 364 days or less to avoid AF. Avoid underlying crime of theft or other offense that is a CIMT Consider pleading to felony trespass, 13 VSA 3705, but avoid subsection (c).
<i>13 VSA 2501</i> Grand larceny	Yes with 1 year sentence.		Yes, regardless of actual sentence.		If possible, consider pleading to trespass, 13 VSA 3705, but avoid subsection (c).
13 VSA 2502 Petit larceny	Yes with 1 year sentence.		Yes, regardless of actual sentence		If possible, consider pleading to trespass, 13 VSA 3705, but avoid subsection (c).
.13 VSA 2503 Larceny from the person	Yes with 1 year sentence.		Yes, regardless of actual sentence.		If possible, consider pleading to trespass, 13 VSA 3705, but avoid subsection (c).
<i>13 VSA 2575</i> Retail Theft	Yes with 1 year sentence.		Yes, regardless of actual sentence.		If possible, consider pleading to trespass, 13 VSA 3705, but avoid subsection (c).
<i>13 VSA 2582</i> Theft of services	Yes with 1 year sentence.		Yes, regardless of actual sentence		If possible, consider pleading to trespass, 13 VSA 3705, but avoid subsection (c).
<i>13 VSA 3701</i> Unlawful Mischief (intent to damage property and damages property)	Might be a crime of violence AF under subsection (d) with a sentence of 365		Probably not a CIMT, unless convicted under subsection (d).	FA offense probably triggered under subsection (d)'s "damage to any property by	Avoid a conviction under subsection (d) and get a sentence for 364 days or less.

Offense	Aggravated Felony (AF) [Ground For Deportation]	Relating To Controlled Substances (CS) [Grounds For Deportation And Inadmissibility]	Crime Involving Moral Turpitude (CIMT) [Grounds For Deportation And Inadmissibility]	Domestic Violence (DV); Firearms (FA); Crime Against Children (CAC); Other Grounds [Grounds For Deportation]	ALTERNATE PLEAS AND PRACTICE TIPS
(felony or misdemeanor)	days or more. Subsection (d) probably constitutes an AF explosives offense.			means of an explosive."	
<i>13 VSA 3705</i> Unlawful Trespass (felony or misdemeanor)	No		Not a CIMT unless convicted under subsection (c), in which case it may constitute a CIMT.	Possible DV or CAC offense triggered if, under subsection (c), the record of conviction establishes that the underlying court order violated is a domestic TRO or involving a child.	Safer alternate plea to other crimes against property offenses. If cannot avoid conviction under subsection (c), keep record of conviction clear of identifying underlying court order.
Crimes Against the	Person				
<i>13 VSA 2311</i> Aggravated murder	Yes, regardless of sentence.		Yes	Possible DV and CAC offense depending on whether record of conviction identifies victim as protected household member or child.	
13 VSA 2301 Murder in the first degree	Yes, regardless of sentence.		Yes	Possible DV and CAC offense depending on whether record of conviction identifies victim as protected household member or child.	

Offense	Aggravated Felony (AF) [Ground For	Relating To Controlled Substances (CS)	Crime Involving Moral Turpitude (CIMT)	Domestic Violence (DV); Firearms (FA); Crime Against Children	ALTERNATE PLEAS AND PRACTICE TIPS
	Deportation]	[Grounds For Deportation And Inadmissibility]	[Grounds For Deportation And Inadmissibility]	(CAC); Other Grounds [Grounds For Deportation]	

13 VSA 2301	X/ 11 C	X7		· · · · ·
Murder in the	Yes, regardless of	Yes	Possible DV and	
	sentence.		CAC offense	
second degree			depending on	
			whether record of	
			conviction	
			identifies victim as	
			protected	
			household member	
			or child.	
13 VSA 2304 and	No	Yes	Possible DV and	
<u>State v. Shabazz</u> , 169			CAC offense	
Vt. 448 (1999).			depending on	
Voluntary			whether record of	
manslaughter			conviction	
(Requiring			identifies victim as	
unlawful killing			protected	
with extremely			household member	
reckless conduct			or child.	
that disregards the			or child.	
probable				
consequence of				
taking human life.)				
13 VSA 2304 and	No	A CIMT if mens rea is	Possible DV and	Avoid identifying a
State v. Brooks, 163	110	recklessness.	CAC offense	mens rea greater
Vt. 245 (1995).		iceniessiess.	depending on	than criminal
Involuntary			whether record of	negligence in the
manslaughter			conviction	record of
(Requiring			identifies victim as	conviction.
unlawful killing			protected	conviction.
with a mens rea of			household member	
recklessness or			or child.	
criminal			or child.	
negligence.)				
13 VSA 3253	Yes, would	Yes	FA offense	
Aggravated Sexual	constitute an AF		triggered under	
Assault	crime of violence		subsection (a)(5).	
	with 365 days or		CAC under	
	more sentence.		subsection (a)(8).	
	more sentence.		DV grounds	
	Subsection (4)		triggered if record	
	would most		of conviction	
	probably		identifies spouse or	
	constitute AF rape		other protected	

Offense	Aggravated Felony (AF) [Ground For Deportation]	Relating To Controlled Substances (CS) [Grounds For Deportation And Inadmissibility]	Crime Involving Moral Turpitude (CIMT) [Grounds For Deportation And Inadmissibility]	Domestic Violence (DV); Firearms (FA); Crime Against Children (CAC); Other Grounds [Grounds For Deportation]	ALTERNATE PLEAS AND PRACTICE TIPS
	regardless of sentence. Subsection (8) would constitute an AF sexual abuse of a minor regardless of sentence.			household member as victim.	
13 VSA 3252 Sexual Assault	Yes, AF crime of violence with 365 days or more sentence. Under subsections (3) and (4) would constitute an AF sexual abuse of a minor regardless of sentence. Subsections (1) and (2) most probably constitute AF rape regardless of sentence.		Yes	Possible DV depending on whether record of conviction identifies victim as protected household member. CAC offense triggered under subsections (3) and (4).	
13 VSA 1024 Aggravated Assault	Subsections (a)(2) and (3) would be crime of violence AFs with a sentence of 365 days or more. Subsections (a)(1) and (4) are possible crime of violence AFs.	Subsection (a)(3) probably triggers a CS offense.	Yes, unless under subsection (a)(4).	FA offense triggered by (a)(2). Possible DV and CAC offense depending on whether record of conviction identifies victim as protected household member or child.	A conviction under subsection (a)(1) with reckless mens rea avoids a crime of violence AF. Note, however, that (a)(1) constitutes a CIMT regardless of mens rea.
13 VSA 1023 Simple Assault	Might be deemed a crime of violence AF if receives 365 days sentence, particularly if removal proceedings are		Subsection (a)(1) would be a CIMT, if the mens rea is identified as "purposely" or "knowingly." Subsection (a)(3) is possibly a CIMT.	Possible DV and CAC offense depending on whether record of conviction identifies victim as protected household member	Subsection (a)(1) avoids a CIMT so long as the record of conviction does not specifically identify the mens rea involved. If the mens rea is

Offense	Aggravated Felony (AF) [Ground For Deportation]	Relating To Controlled Substances (CS) [Grounds For Deportation And Inadmissibility]	Crime Involving Moral Turpitude (CIMT) [Grounds For Deportation And Inadmissibility]	Domestic Violence (DV); Firearms (FA); Crime Against Children (CAC); Other Grounds [Grounds For Deportation]	ALTERNATE PLEAS AND PRACTICE TIPS
	later held outside the jurisdiction of the Second Circuit Court of Appeals.			or child. Subsection (a)(2) may trigger FAoffense.	identified, consider pleading to attempted reckless assault or reckless assault, which are <u>not</u> CIMTs. Note that a plea to simple assault by mutual affray carries a maximum sentence of less than one year and therefore would not trigger a CIMT ground for deportation IF this is the first CIMT conviction. To avoid a possible AF, keep sentence to 364 days or less.
<i>13 VSA 1025</i> Recklessly endangering another person	Would not constitute a crime of violence AF in the Second Circuit. ¹		Yes	FA offense triggered if the record of conviction indicates use of firearm. Possible DV and CAC offense depending on whether record of conviction identifies victim as protected household member or child.	Avoid a sentence of 365 days to protect your client against a possible AF if he or she is placed in removal proceedings outside of the Second Circuit.

¹ The Second Circuit has ruled that a misdemeanor can only be a crime of violence under 18 U.S.C. § 16(a) if force or threatened use of force is an explicit element of the statute. *Chrzanoski v. Ashcroft*, 327 F.3d 188 (2d Cir. 2003). However, other circuits have not yet decided this issue, including the First Circuit, and may interpret this offense to constitute a crime of violence AF with a sentence of 365 days.

Offense	Aggravated Felony (AF) [Ground For	Relating To Controlled Substances (CS)	Crime Involving Moral Turpitude (CIMT)	Domestic Violence (DV); Firearms (FA); Crime Against Children	ALTERNATE PLEAS AND PRACTICE TIPS
	Deportation]	[Grounds For Deportation And Inadmissibility]	[Grounds For Deportation And Inadmissibility]	(CAC); Other Grounds [Grounds For Deportation]	

13 VSA 1026 Disorderly Conduct	No	No		Safer alternative to other crimes against persons offenses.
<i>13 VSA 1027</i> Disturbing peace by use of telephone	No	Possible CIMT if record of conviction establishes "knowing" and "menacing".	Possible DV and CAC offense depending on whether record of conviction identifies victim as protected household member or child.	Keep record of conviction from identifying specific intent involved. Note that because the maximum sentence is less than one year, it will not trigger a CIMT ground of deportation IF this is the first CIMT conviction.
<i>13 VSA 2405</i> Kidnapping (felony)	Yes, crime of violence AF with 365 days or more sentence.	Yes	Possible DV and CAC offense depending on whether record of conviction identifies victim as protected household member or child.	
13 VSA 2407 Unlawful restraint in the first degree (felony)	Yes, crime of violence AF with 365 days or more sentence. Subsection (a)(2) may constitute AF involuntary servitude regardless of sentence.	Yes	Possible DV and CAC offense depending on whether record of conviction identifies victim as protected household member or child.	
<i>13 VSA 2406</i> Unlawful restraint in the second degree (felony)	Subsection (a)(3) might be deemed a crime of violence AF with 365 days or more sentence.	Might be a CIMT	Possible DV and CAC offense if the record of conviction identifies victim as a protected household member	

Offense	Aggravated Felony (AF) [Ground For	Relating To Controlled Substances (CS)	Crime Involving Moral Turpitude (CIMT)	Domestic Violence (DV); Firearms (FA); Crime Against Children	ALTERNATE PLEAS AND PRACTICE TIPS
	Deportation]	[Grounds For Deportation And Inadmissibility]	[Grounds For Deportation And Inadmissibility]	(CAC); Other Grounds [Grounds For Deportation]	

			or child.	
<i>13 VSA 1043</i> First degree aggravated domestic assault (felony)	Would be deemed a crime of violence AF with 365 days or more sentence.	Yes	DV offense if protected household members under federal law are the same under the laws of Vermont or if the record of conviction specifies a protected person under federal law.	To avoid a DV offense, keep the record of conviction from identifying the relationship of the victim.
			Subsection (a)(2) would constitute a FA offense.	
<i>13 VSA 1044</i> Second degree aggravated domestic assault (felony)	Might be deemed a crime of violence AF if receives 365 days sentence, particularly if removal proceedings are later held outside the jurisdiction of the Second Circuit Court of Appeals.	Yes	DV offense if protected household members under federal law are the same under the laws of Vermont or if the record of conviction specifies a protected person under federal law. Possible DV or CAC offense triggered if, under subsection (a)(1), the record of	To avoid a DV offense, keep the record of conviction from identifying the relationship of the victim.
			conviction establishes that the underlying court order violated is a domestic TRO or involving a child.	
13 VSA 1042	Might be deemed	Probably a CIMT	DV offense if	To avoid a DV
Domestic assault	a crime of		protected	offense, keep the

Offense	Aggravated Felony (AF) [Ground For Deportation]	Relating To Controlled Substances (CS) [Grounds For Deportation And Inadmissibility]	Crime Involving Moral Turpitude (CIMT) [Grounds For Deportation And Inadmissibility]	:	Domestic V (DV); Fir (FA); C Against C (CAC); Ground Deporta	rearms Crime Children Other nds s For	ALTERNATE PLEAS AND PRACTICE TIPS
(misdemeanor)	violence AF if receives 365 days sentence, particularly if removal proceedings are later held outside the jurisdiction of the Second Circuit Court of Appeals.				household members u federal law same under laws of Ver if the record conviction specifies a protected p under feder	are the r the rmont or d of person	record of conviction from identifying the relationship of the victim. To avoid a possible AF, keep sentence to 364 days or less.
13 VSA 4009 Negligent use of a gun	No.						rearms offense. Try o misprision pursuant A 8.
13 VSA 4011 Aiming gun at another	This would not constitute a crime of violence AF in the Second Circuit. ²		Possible CIMT.		FA offense. mispris VSA 8. 7 outside of seek terr 364 days record of establish		r pleading to on pursuant to 13 o avoid a possible AF f the Second Circuit, n of imprisonment of or less and clear the conviction that es that the firearm was d.
Crimes Against Law	Enforcement	1 1		<u> </u>		discharge	
13 VSA 1028 Assault of Law Enforcement Officer	A first time offense would not constitute a crime of violence AF in the Second Circuit, but see note below. A second offense might be a crime of violence AF with a sentence of 1 year or more if the second offense		Probably a CIMT.		Possible Fa offense if c of underlyi aggravated	convicted ng	See tips for simple and aggravated assault.

² The Second Circuit has ruled that a misdemeanor can only be a crime of violence under 18 U.S.C. § 16(a) if force or threatened use of force is an explicit element of the statute. *Chrzanoski v. Ashcroft*, 327 F.3d 188 (2d Cir. 2003). However, other circuits have not yet decided this issue, including the First Circuit, and may interpret this offense to constitute a crime of violence AF with a sentence of 365 days.

(felony)record of conviction.indicates involvement of a weapon.the record of conviction.13 VSA 3018 Hindering arrest (misdemeanor)NoNoSafer alternative plea to other offenses involving law enforcement.13 VSA 3017 Resisting Arrest (attempting to prevent lawful arrest of self) (misdemeanor)NoNoSafer alternative plea to other offenses involving law enforcement.13 VSA 4234 (bisdemeanor)NoNoSafer alternative plea to other offenses involving law enforcement.13 VSA 4234 (misdemeanor)Under subsection (a)(1), would probably not be deemed an AF drug trafficking offense, but it may constitute an AF drug trafficking offense if the conviction is for a second or subsequent possession offense.Would be considered a CS offense if the etablishes a defined in 21 USC002.Ffense, but it may constitute an offense.NoAvoid identifying substance as defined in 21 USC013 USA (arrest in the record of conviction if for a second or subsequent possession offense.Would be conviction is for a second or subsequent possession offense.Avoid identifying amount offense in 21 USC014 USC (misdemeanor)NoSafer alternative plea to other conviction if defined in 21 USCSafer alternative plea to other conviction, **	Offense	Aggravated Felony (AF) [Ground For Deportation]	Relating To Controlled Substances (CS) [Grounds For Deportation And Inadmissibility]	Crime Involving Moral Turpitude (CIMT) [Grounds For Deportation And Inadmissibility]	Domestic Violence (DV); Firearms (FA); Crime Against Children (CAC); Other Grounds [Grounds For Deportation]	ALTERNATE PLEAS AND PRACTICE TIPS
13 VSA 3001 Impeding public officers (felony) Probably not a crime of violence AF. Probable CIMT if use of a weapon is established in the record of conviction. Possible FA offense if record of conviction indicates Avoid referencing the specific weapon in the record of conviction. 13 VSA 3018 (Hindering arrest (misdemeanor) No No No 13 VSA 3017 (misdemeanor) No No Safer alternative plea to other offenses involving law enforcement. 13 VSA 4017 (misdemeanor) No No No Safer alternative plea to other offenses involving law enforcement. 13 VSA 4017 (misdemeanor) No No No Safer alternative plea to other offenses involving law enforcement. 13 VSA 4017 (misdemeanor) No No No Safer alternative plea to other offenses involving law enforcement. 13 VSA 4234 (beiling or dispensing depressant, anarcotic drugs Under subsection (a) (1), would possestion or subsequent possestion offense. Would be conviction is for a second or subsequent possession offense. Safer alternative plea to other offense in volving conviction Avoid identifying secific drug in the record of conviction establishes a controlled substance as defined in 21 USC Avoid identifying secific drug in law offense involves 3 grams or less of marijuana, state with specificity in the record of conviction.	Assault of Correctional	not simply an enhanced misdemeanor). Same result as the analysis for 13 VSA 1028. See		Probably a CIMT.	offense if convicted of underlying	and aggravated
13 VSA 3018 No No Safer alternative Hindering arrest (misdemeanor) No No Safer alternative 13 VSA 3017 No No Safer alternative Resisting Arrest (attempting to prevent lawful arrest of self) No No Safer alternative plea to other (misdemeanor) Under subsection No Safer alternative plea to other plea to other 71 VSA 4234 Under subsection Would be considered a CS Avoid identifying specific drug in the record of selling or subsensing deemed an AF record of conviction if possible. Avoid narcotic drugs may constitute an AF drug controlled substance as substance as **Exception to the above is that if the offense. If the conviction is for a second or subsequent possession 802. 802. above is shat if the offense. above is shat if the offense.	Impeding public officers	Probably not a crime of violence		of a weapon is established in the	Possible FA offense if record of conviction indicates involvement of a	or identifying the specific weapon in the record of
13 VSA 3017 Resisting Arrest (attempting to prevent lawful arrest of self) (misdemeanor) No Safer alternative plea to other offenses involving law enforcement. Crimes Involving Controlled Substances Vould be considered a CS offense if the probably not be dispensing dupressant, stimulant, and narcotic drugs Under subsection (a)(1), would be defined an AF drug trafficking offense, but it may constitute an AF drug trafficking offense, if the conviction is for a second or subsequent possession offense. Would be considered a CS offense if the record of conviction establishes a controlled substance as defined in 21 USC Avoid identifying specific drug in the record of conviction establishes a controlled substance as defined in 21 USC	Hindering arrest	No		No		plea to other offenses involving
Crimes Involving Controlled Substances13 VSA 4234Under subsectionWould be considered a CSPossession or selling or dispensing depressant, stimulant, and narcotic drugsUnder subsectionWould be considered a CSoffense, but it may constitute an AF drug trafficking offense if the conviction is for a second or subsequent possession offense.Would be considered a CSAvoid identifying specific drug in the record of conviction0depressant, drug trafficking offense, but it may constitute an AF drug trafficking offense if the conviction is for a second or subsequent possession offense.Would be considered a CS offense if the record of conviction establishes a controlled substance as defined in 21 USCAvoid identifying possible. Avoid identifying amount of drugs involved. **Exception to the above is that if the offense involves 30 grams or less of marijuana, state with specificity in the record of conviction.**	Resisting Arrest (attempting to prevent lawful arrest of self)	No		No		plea to other offenses involving
13 VSA 4234Under subsection Possession or selling or dispensing deemed an AF stimulant, and narcotic drugsWould be considered a CS offense if the record of convictionAvoid identifying specific drug in the record of conviction13 VSA 4234Under subsection (a)(1), would probably not be deemed an AF drug trafficking stimulant, and narcotic drugsWould be considered a CS offense, but it establishes a controlled substance as trafficking offense if the conviction is for a second or subsequent possession offense.Avoid identifying specific drug in the record of conviction offense defined in 21 USC subsequent possession offense.Avoid identifying specific drug in the record of conviction if possible. Avoid identifying amount of drugs involved. **Exception to the above is that if the offense involves 30 grams or less of marijuana, state with specificity in the record of conviction.**		Controlled Substances				
	<i>13 VSA 4234</i> Possession or selling or dispensing depressant, stimulant, and	Under subsection(a)(1), wouldprobably not bedeemed an AFdrug traffickingoffense, but itmay constitute anAF drugtrafficking offenseif the conviction isfor a second orsubsequentpossessionoffense.Under subsections	considered a CS offense if the record of conviction establishes a controlled substance as defined in 21 USC			specific drug in the record of conviction if possible. Avoid identifying amount of drugs involved. **Exception to the above is that if the offense involves 30 grams or less of marijuana, state with specificity in the record of

Offense	Aggravated Felony (AF) [Ground For Deportation]	Relating To Controlled Substances (CS) [Grounds For Deportation And Inadmissibility]	Crime Involving Moral Turpitude (CIMT) [Grounds For Deportation And Inadmissibility]	Domestic Violence (DV); Firearms (FA); Crime Against Children (CAC); Other Grounds [Grounds For Deportation]	ALTERNATE PLEAS AND PRACTICE TIPS
13 VSA 4235 Possession or selling or dispensing hallucinogenic drugs	be deemed an AF drug trafficking offense if the record of conviction establishes a controlled substance as defined in 21 USC 802. Under subsection (b)(1), would probably not be deemed an AF drug trafficking offense, but it may constitute an AF drug trafficking offense if the conviction is for a second or subsequent possession offense. Under subsections (b)(2)-(4) and (c) would probably be deemed an AF drug trafficking offense if the record of conviction establishes a controlled substance as defined in 21 USC 802.	Would be considered a CS offense if the record of conviction establishes a controlled substance as defined in 21 USC 802.			remuneration, specifying that in the record of conviction may avoid an interpretation of trafficking. As an alternative, try to plea to misprision pursuant to 13 VSA 8 if possible. Avoid identifying specific drug in the record of conviction if possible. Avoid identifying amount of drugs involved. **Exception to the above is that if the offense involves 30 grams or less of marijuana, state with specificity in the record of conviction.** If dispensing drugs without remuneration, specifying that in the record of conviction may avoid an interpretation of trafficking. As an alternative, try to plea to misprision pursuant to 13 VSA 8 if possible.

Offense	Aggravated Felony (AF) [Ground For Deportation]	Relating To Controlled Substances (CS) [Grounds For Deportation And Inadmissibility]	Crime Involving Moral Turpitude (CIMT) [Grounds For Deportation And Inadmissibility]	Domestic Violence (DV); Firearms (FA); Crime Against Children (CAC); Other Grounds [Grounds For Deportation]	ALTERNATE PLEAS AND PRACTICE TIPS
<i>13 VSA 4231</i> Possession or selling or dispensing cocaine (misdemeanor or felony)	Under subsection (a)(1), would probably not be deemed an AF drug trafficking offense, but it may constitute an AF drug trafficking offense if the conviction is for a second or subsequent possession offense. Subsections (a)(2)-(3), (b), and (c) would be deemed an AF drug trafficking offense.	Yes	No CIMT under subsection (a). A conviction under subsection (b) would constitute a CIMT.		As an alternative, try to plea to misprision pursuant to <i>13 VSA 8</i> if possible. If dispensing drugs without remuneration, specifying that in the record of conviction may avoid an interpretation of trafficking.
<i>13 VSA 4232</i> Possession or selling or dispensing LSD	Under subsection (a)(1), would probably not be deemed an AF drug trafficking offense, but it may constitute an AF drug trafficking offense if the conviction is for a second or subsequent possession offense. Subsections (a)(2)-(4), (b), and (c) would be deemed an AF drug trafficking offense.	Yes	No CIMT under subsection (a). A conviction under subsection (b) would constitute a CIMT.		As an alternative, try to plea to misprision pursuant to <i>13 VSA 8</i> if possible. If dispensing drugs without remuneration, specifying that in the record of conviction may avoid an interpretation of trafficking.
<i>13 VSA 4233</i> Possession or	Under subsection (a)(1), would	Yes	No CIMT under subsection (a).		As an alternative, try to plea to

Offense	Aggravated Felony (AF) [Ground For Deportation]	Relating To Controlled Substances (CS) [Grounds For Deportation And Inadmissibility]	Crime Involving Moral Turpitude (CIMT) [Grounds For Deportation And Inadmissibility]	Domestic Violence (DV); Firearms (FA); Crime Against Children (CAC); Other Grounds [Grounds For Deportation]	ALTERNATE PLEAS AND PRACTICE TIPS
selling or dispensing Heroin	probably not be deemed an AF drug trafficking offense, but it may constitute an AF drug trafficking offense if the conviction is for a second or subsequent possession offense. Subsections (a)(2)-(4), (b), and (c) would be deemed an AF drug trafficking offense.		A conviction under subsection (b) would constitute a CIMT.		misprision pursuant to <i>13 VSA 8</i> if possible. If dispensing drugs without remuneration, specifying that in the record of conviction may avoid an interpretation of trafficking.
13 VSA 4234a Possession or selling or dispensing Methamphetamine	Subsection (a)(1) would probably not be deemed an AF drug trafficking offense, but it may constitute an AF drug trafficking offense if the conviction is for a second or subsequent possession offense. Subsections (a)(2)-(3), (b), and (c) would be deemed an AF drug trafficking offense.	Yes	No CIMT under subsection (a). A conviction under subsection (b) would constitute a CIMT.		As an alternative, try to plea to misprision pursuant to <i>13 VSA 8</i> if possible. If dispensing drugs without remuneration, specifying that in the record of conviction may avoid an interpretation of trafficking.
13 VSA 4235a Possession or selling or dispensing Ecstasy	Subsection (a)(1) would probably not be deemed an AF drug	Yes	No CIMT under subsection (a). A conviction under		As an alternative, try to plea to misprision pursuant to <i>13 VSA 8</i> if

Offense	Aggravated Felony (AF) [Ground For Deportation]	Relating To Controlled Substances (CS) [Grounds For Deportation And Inadmissibility]	Crime Involving Moral Turpitude (CIMT) [Grounds For Deportation And Inadmissibility]	Domestic Violence (DV); Firearms (FA); Crime Against Children (CAC); Other Grounds [Grounds For Deportation]	ALTERNATE PLEAS AND PRACTICE TIPS
(misdemeanor or felony)	trafficking offense, but it may constitute an AF drug trafficking offense if the conviction is for a second or subsequent possession offense. Subsections (a)(2)-(4) and (b) would be deemed an AF drug trafficking offense.		subsection (b) would constitute a CIMT.		possible. If dispensing drugs without remuneration, specifying that in the record of conviction may avoid an interpretation of trafficking.
13 VSA 4230(a) Possession and cultivation of Marijuana	Would probably not be deemed an AF drug trafficking offense, but it may constitute an AF drug trafficking offense if the conviction is for a second or subsequent possession offense.	Yes for inadmissibility purposes. For deportability purposes, would be a CS offense only if the record of conviction establishes possession of more than 30 grams of marijuana or if more than one offense involves possession of 30 grams or less of marijuana.	No		If offense involves 30 grams or less of marijuana, clearly identify amount of drug in the record of conviction. As an alternative, try to plea to misprision pursuant to <i>13 VSA 8</i> if possible.
13 VSA 4230(b)(1) Selling or dispensing of Marijuana (misdemeanor)	Probably would be deemed an AF drug trafficking offense since maximum term of imprisonment is two years (which constitutes a federal felony).	Yes	Yes		If offense involves 30 grams or less of marijuana, clearly identify amount of drug in the record of conviction. As an alternative, try to plea to

Offense	Aggravated Felony (AF) [Ground For Deportation]	Relating To Controlled Substances (CS) [Grounds For Deportation And Inadmissibility]	Crime Involving Moral Turpitude (CIMT) [Grounds For Deportation And Inadmissibility]	Domestic Violence (DV); Firearms (FA); Crime Against Children (CAC); Other Grounds [Grounds For Deportation]	ALTERNATE PLEAS AND PRACTICE TIPS
					misprision pursuant to <i>13 VSA 8</i> if possible. If dispensing drugs without remuneration, specifying that in the record of conviction may avoid an interpretation of trafficking.
Crimes Involving Fra	aud	L	I	1	I
<i>13 VSA 1801</i> Forgery and counterfeiting of papers, documents, etc.	Yes where loss to victim exceeds \$10,000.		Yes		Keep record of conviction clear of amount of loss to victim if loss exceeds \$10,000. If loss is less than \$10,000, make sure record of conviction specifically identifies loss involved.
13 VSA 2030 Identity Theft	Yes where loss to victim exceeds \$10,000. Also an AF theft offense where the sentence is for a year or more		Yes		Plead to generic theft with no element of fraud and a sentence of 364 days or less. Keep record of conviction clear of amount of loss to victim if loss exceeds \$10,000. If loss is less than \$10,000, make sure record of conviction specifically identifies loss

Offense	Aggravated Felony (AF) [Ground For	Relating To Controlled Substances (CS)	Crime Involving Moral Turpitude (CIMT)	Domestic Violence (DV); Firearms (FA); Crime Against Children	ALTERNATE PLEAS AND PRACTICE TIPS
	Deportation]	[Grounds For Deportation And Inadmissibility]	[Grounds For Deportation And Inadmissibility]	(CAC); Other Grounds [Grounds For Deportation]	

			involved.
23 VSA 203 Counterfeiting or misusing number plates, registration certificates or operating license	Yes where loss to victim exceeds \$10,000.	Yes	Keep record of conviction clear of amount of loss to victim if loss exceeds \$10,000. If loss is less than \$10,000, make sure record of conviction specifically identifies loss involved.
13 VSA 2006 False statement as to financial ability	Yes where loss to victim exceeds \$10,000.	Yes	Keep record of conviction clear of amount of loss to victim if loss exceeds \$10,000. If loss is less than \$10,000, make sure record of conviction specifically identifies loss involved.
13 VSA 2007 Receiving value upon false statement	Yes where loss to victim exceeds \$10,000.	Yes	Keep record of conviction clear of amount of loss to victim if loss exceeds \$10,000. If loss is less than \$10,000, make sure record of conviction specifically identifies loss involved.
<i>13 VSA 2008</i> False statement as to present validity of prior statement	Yes where loss to victim exceeds \$10,000.	Yes	Keep record of conviction clear of amount of loss to victim if loss

Offense	Aggravated Felony (AF) [Ground For Deportation]	Relating To Controlled Substances (CS) [Grounds For Deportation And Inadmissibility]	Crime Involving Moral Turpitude (CIMT) [Grounds For Deportation And Inadmissibility]	Domestic Violence (DV); Firearms (FA); Crime Against Children (CAC); Other Grounds [Grounds For	ALTERNATE PLEAS AND PRACTICE TIPS
				Deportation]	
					exceeds \$10,000. If loss is less than \$10,000, make sure record of conviction specifically identifies loss involved.
Miscellaneous			-		
13 VSA 2632(a) Prohibited Acts, including prostitution and prostitution- promoting acts (misdemeanor)	Might be an AF prostitution- promoting offense under (a)(2), (3), (5), (9)	No	Would probably be a CIMT.	Would probably trigger inadmissibility based on prostitution offense.	
<i>13 VSA 2601</i> Lewd and lascivious conduct (felony)	No	No	Would probably be a CIMT	If the record of conviction shows victim is a child, would probably constitute CAC.	
<i>13 VSA 2601</i> Lewd and lascivious conduct with child (felony)	Would probably be an AF sex abuse offense with a child.	No	Yes	Would probably constitute CAC.	
13 VSA 9 Attempts (felony or misdemeanor)	An attempt to commit an AF would be deemed an AF.	If the underlying offense involves a CS, then would be a CS offense.	An attempt to commit a CIMT would probably be a CIMT	If the underlying offense involves a FA, then would probably be deemed a FA offense	Plea to misprision (concealing a felony) as an alternative pursuant to 13 VSA 8
13 VSA 1404 Conspiracy (felony)	A conspiracy to commit an AF would be deemed an AF.	If the underlying offense involves a CS, then would be a CS offense.	A conspiracy to commit a CIMT would probably be a CIMT	If the underlying offense involves a FA, then would be a CS offense.	Plea to misprision (concealing a felony) as an alternative pursuant to <i>13 VSA 8</i>
13 VSA 7 Inciting to commit a felony (felony)	Would probably be deemed an AF if the underlying offense is an AF	If the underlying offense involves a CS, then would probably be a CS offense.	Would probably be a CIMT.	If the underlying offense involves a FA, then would probably be a CS offense.	Plea to misprision (concealing a felony) as an alternative pursuant to <i>13 VSA 8</i>
13 VSA 8 Compounding	No.	Would probably not be a CS	Might be deemed a CIMT.	Would probably not be a FA	A safer alternative to a firearms or

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felony (misprision)		offense.		offense.	controlled substance offense.