APPENDIX J

New York State Penal Law; Section 265.25; Certain wounds to be reported.
New York State Penal Law; Section 265.26; Burn injury and wounds to be reported.
New York State Penal Law; Section 265.25; Certain wounds to be reported.

Sec. 265.25 Certain wounds to be reported.
Every case of a bullet wound, gunshot wound, powder burn or any other injury arising from or caused by the discharge of a gun or firearm, and every case of a wound which is likely to or may result in death and is actually or apparently inflicted by a knife, icpick or other sharp or pointed instrument, shall be reported at once to the police authorities of the city, town or village where the person reporting is located by:
(a) the physician attending or treating the case; or
(b) the manager, superintendent or other person in charge, whenever such case is treated in a hospital, sanitarium or other institution.
Failure to make such report is a class A misdemeanor. This subdivision shall not apply to such wounds, burns or injuries received by a member of the armed forces of the United States or the state of New York while engaged in the actual performance of duty.

New York State Penal Law; Section 265.26; Burn injury and wounds to be reported.

§ 265.26 Burn injury and wounds to be reported.
Every case of a burn injury or wound, where the victim sustained second or third degree burns to five percent or more of the body and/or any burns to the upper respiratory tract or laryngeal edema due to the inhalation of super-heated air, and every case of a burn injury or wound which is likely to or may result in death, shall be reported at once to the office of fire prevention and control. The state fire administrator shall accept the report and notify the proper investigatory agency. A written report shall also be provided to the office of fire prevention and control within seventy-two hours. The report shall be made by (a) the physician attending or treating the case; or (b) the manager, superintendent or other person in charge, whenever such case is treated in a hospital, sanitarium, institution or other medical facility. The intentional failure to make such report is a class A misdemeanor.

Article 130 of the State Penal Code - Sexual Offenses may be obtained at http://public.leginfo.state.ny.us. Select “Laws of New York” and then select “Penal Code”.