All Rape is Violent
But not in California. Seriously.

UNDER CALIFORNIA LAW, more than 20 clearly violent crimes are not classified as “violent” — including rape of an unconscious person.

In California, offenders convicted of slipping a “date rape” drug into a person’s drink, then raping or molesting them, are considered “non-violent,” making them eligible for early prison release — without their victims being warned.

Tell that to Chanel Miller, who was raped while unconscious by a fellow college student.

“I don’t want my body anymore,” she said after the rape. “I was terrified of it, I didn’t know what had been in it, if it had been contaminated, who had touched it.”

Proposition 20 prohibits the early release of all sexual predators by making date rape a violent crime, because date rape is a violent crime.

Stand with survivors at keepcalsafe.org.

NOT VIOLENT IN CALIFORNIA
- Selling a child for sex
- Felony domestic violence
- Assault with a deadly weapon
- Date rape
- Drive-by shootings
- Hate crimes

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