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Staff

David L. Fallen Executive Officer

Sharon Ziegler Stella Feeley
Executive Assistant Data Entry

Clela Steelhammer David Knobel
Research Analyst Research Analyst

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INTRODUCTION

Adult offenders who commit felonies on or after July 1, 1984, are subject to the provisions of the Sentencing Reform Act (SRA). The enabling legislation (RCW 9.94A) contains guidelines and procedures used by the court to impose sentences. The SRA is based on a determinate sentencing model and eliminates extensive periods of parole and probation. When sufficient and compelling reasons exist, sentences outside the presumptive ranges can be imposed by the court. Sentences which depart from the standard presumptive ranges must meet certain requirements and can be appealed by either the prosecutor or the defendant.

The goal of the sentencing guidelines system is to ensure that offenders who commit similar crimes and have similar criminal histories receive equivalent sentences. Presumptive sentencing schedules are structured so that offenses involving greater harm to a victim and society result in greater punishment. The guidelines apply equally to offenders in all parts of the state, without discrimination as to any element that does not relate to the crime or a defendant's previous record.

The Sentencing Guidelines Commission developed the initial set of guidelines and continues to advise the legislature on necessary adjustments. The Commission consists of 15 voting members, twelve of whom are appointed by the Governor. These twelve appointed members include four Superior Court judges, two defense attorneys, two prosecutors, three citizens, and the chief of a local law enforcement agency. There are three ex-officio voting members: the Secretary of the Department of Corrections, the Director of the Office of Financial Management, and the Chair of the Clemency and Pardons Board¹. Four legislators (two representatives and two senators) are appointed by the leadership of the House and the Senate and serve as nonvoting members.

In order to advise the legislature, the Commission requires accurate information on felony offenders, their crimes, and the sentences imposed under the Sentencing Reform Act. This information is derived from copies of Judgment and Sentence forms sent by the court clerks to the Commission office. Any case involving an exceptional sentence must include written Findings of Fact and Conclusions of Law. A computerized database allows the Commission staff to produce descriptive information on sentences and also to analyze the prison and jail population consequences of changes in the law.

The Commission also prepares statistical summaries of sentencing practices under the Sentencing Reform Act. Please contact the Commission office for information on cost and availability of these reports, if you have questions about the guidelines, wish to be notified of Commission meetings, or if you desire copies of minutes from Commission meetings.

Sentencing Guidelines Commission PO Box 40927 Olympia, WA 98504-0927

(206) 753-3084 SCAN: 234-3084 FAX: (206) 753-6620

USE OF THIS MANUAL

This edition of the manual is updated to reflect the 1992 Session Laws. Manual users should retain earlier editions of this manual for guidance on offenses committed prior to June 11, 1992. Those interested in a comprehensive legal analysis of the Sentencing Reform Act are advised to read *Sentencing in Washington* by David Boerner. This publication is available through Butterworth Legal Publishers.

^{1.} Prior to July 1, 1992, this position was filled by the Chair of the Indeterminate Sentence Review Board.

SECTION I. SENTENCING GUIDELINES

This section explains the rules for applying the sentencing guidelines to felony crimes **committed on or after June 11, 1992**. The instructions cover the following:

- · Offense Seriousness Level
- Offender Score
- Standard Sentence Range
- · Sentencing Options
- · Review of Sentences
- Penalty and Modification Hearing
- Discharge and Vacation of Conviction Record

STEP 1 - DETERMINING THE OFFENSE SERIOUSNESS LEVEL

Determine the Offense Seriousness Level by the offense of conviction. For example, if an offender was charged with Second Degree Robbery but pleaded guilty or was tried and convicted of First Degree Theft, the Seriousness Level is determined by the First Degree Theft conviction.

The Seriousness Level is measured on the vertical axis of the sentencing guidelines grid. (See Table 1, page 3). RCW 9.94A.320 lists the crimes included within each Seriousness Level. (See Table 2, page 8). Felony offenses are divided into 15 levels of seriousness, ranging from low (Level I) to high (Level XV). Offenses in the same level are considered equivalent in seriousness.

The 1990 Legislature amended the sentencing grid for the first time, adding a new Seriousness Level and changing the penalties for Level XI. This edition of the manual includes the 1990 Sentencing Grid (see Table 2) and also includes the previous version of the grid (see Appendix C). Crimes committed after June 30, 1990 should be scored according to the 1990 grid.

Some felonies rarely charged or recently created by the legislature are not included in the Seriousness Level Table and do not have a standard sentence range; thus, no sentence calculations are necessary. Page 20 describes the sentencing options for unranked crimes.

TABLE 1 SENTENCING GRID FOR CRIMES COMMITTED AFTER JUNE 30, 1990

	USNESS			OFFENDER S	CORE			
LEVEI	0	1	2	3	4	5	6	7
XVLife	Sentence without	t Parole/Death Pena	lty					
XIV	23y 4m 240 - 320	24y 4m 250 - 333	25y 4m 261 - 347	26y 4m 271 - 361	27y 4m 281 - 374	28y 4m 291 - 388	30y 4m 312 - 416	32y 10m 338 - 450
XIII	12y 123 - 164	13y 134 - 178	14y 144 - 192	15y 154 - 205	16y 165 - 219	17y 175 - 233	19y 1 95 - 260	21y 216 - 288
XII9y	9y 11m 93 - 123	10y 9m 102 - 136	11y 8m 111 - 147	12y 6m 120 - 160	13y 5m 129 - 171	15y 9m 138 - 184	17y 3m 162 - 216	20y 3m 178 - 236
XI	7y 6m 78 - 102	8y 4m 86 - 114	9y 2m 95 - 125	9y 11m 102 - 136	10y 9m 111 - 147	11y 7m 120 - 158	14y 2m 146 - 194	15y 5m 159 - 211
X5y	5y 6m 51 - 6857 - 75	6y 62 - 82	6y 6m 67 - 89	7y 72 - 96	7y 6m 77 - 102	9y 6m 9 8 - 130	10y 6m 108 - 144	12y 6m 129 - 171
IX	31 ^{3y}	3y 6m 36 - 48	41 - 54	4y 6m 46 - 61	5y 51 - 68	5y 6m 57 - 75	7y 6m 77 - 102	8y 6m 87 - 116
VIII	2y 21 - 27	2y 6m 26 - 34	3y 31 - 41	3y 6m 36 - 48	4y 41 - 54	4y 6m 46 - 61	6y 6m 67 - 89	7y 6m 77 - 102
VII	18m 15 - 20	21 - 27	2y 6m 26 - 34	31 ^{3y}	3y 6m 36 - 48	4y 41 - 54	5y 6m 57 - 75	6y 6m 67 - 89
VI13m	18m 12+ - 14	2y 15 - 20	2y 6m 21 - 27	3y 26 - 34	3y 6m 31 - 41	4y 6m 36 - 48	5y 6m 46 - 61	6y 6m 57 - 75
V	9m 6 - 12	13m 12+ - 14	15m 13 - 17	18m 15 - 20	2y 2m 22 - 29	3y 2m 33 - 43	41 ^{4y} 54	5y 51 - 68
IV6m	9m 3 - 96 - 12	13m 12+ - 14	15m 13 - 17	18m 15 - 20	2y 2m 22 - 29	3y 2m 33 - 43	4y 2m 43 - 57	5y 2m 53 - 70
III	2m 1 - 3	5m 3-8	8m 4 - 12	11m 9 - 12	14m 12+ - 16	20m 17 - 22	2y 2m 22 - 29	3y 2m 33 - 43
IIO - 90	0 4m Days2 - 6	6m 3 - 9	8m 4 - 12	13m 12+ - 14	16m 14 - 18	20m 17 - 22	2y 2m 22 - 29	3y 2m 33 - 43
I	0 - 60 Days	0 - 90 Days	3m 2-5	4m 2 - 6	5m 3-8	8m 4 - 12	13m 12+ - 14	16m 14 - 18

TABLE 2

CRIMES INCLUDED WITHIN EACH SERIOUSNESS LEVEL

XVAggravated Murder 1 (RCW 10.95.020)

XIV Murder 1 (RCW 9A.32.030)

Homicide by abuse (RCW 9A.32.055)

XIIIMurder 2 (RCW 9A.32.050)

XIIAssault 1 (RCW 9A.36.011)

Assault of a Child 1 (RCW 9A.36.120)

XI Rape 1 (RCW 9A.44.040)

Rape of a Child 1 (RCW 9A.44.073)

XKidnapping 1 (RCW 9A.40.020)

Rape 2 (RCW 9A.44.050)

Rape of a Child 2 (RCW 9A.44.076)

Child Molestation 1 (RCW 9A.44.083)

Damaging building, etc., by explosion with threat to

human being (RCW 70.74.280(1))

Over 18 and deliver heroin or narcotic from Schedule I

or II to someone under 18 (RCW 69.50.406)

Leading Organized Crime (RCW 9A.82.060(1)(a))

IXAssault of a Child 2 (RCW 9A.36.130)

Robbery 1 (RCW 9A.56.200)

Manslaughter 1 (RCW 9A.32.060)

Explosive devices prohibited (RCW 70.74.180)

Indecent Liberties (with forcible compulsion) (RCW 9A.44.100(1)(a))

Endangering life and property by explosives with

threat to human being (RCW 70.74.270)

Over 18 and deliver narcotic from Schedule III, IV, or

V or a nonnarcotic from Schedule I-V to someone

under 18 and 3 years junior (RCW 69.50.406)

Controlled Substance Homicide (RCW 69.50.415)

Sexual Exploitation (RCW 9.68A.040)

Inciting Criminal Profiteering (RCW 9A.82.060(1)(b))

VIIIArson 1 (RCW 9A.48.020)

Promoting Prostitution 1 (RCW 9A.88.070)

Selling for profit (controlled or counterfeit) any controlled

substance (RCW 69.50.410)

Manufacture, deliver, or possess with intent to

deliver heroin or cocaine (RCW 69.50.401(a)(1)(i))

Manufacture, deliver, or possess with intent to

deliver methamphetamine (RCW 69.50.401(a)(1)(ii))

Vehicular Homicide, by being under the influence of

intoxicating liquor or any drug or by the operation

of any vehicle in a reckless manner (RCW 46.61.520)

TABLE 2 (continued)

CRIMES INCLUDED WITHIN EACH SERIOUSNESS LEVEL

VII Burglary 1 (RCW 9A.52.020)

Vehicular Homicide, by disregard for the safety of

others (RCW 46.61.520)

Introducing Contraband 1 (RCW 9A.76.140)

Indecent Liberties (without forcible compulsion)

(RCW 9A.44.100(1)(b) and (c))

Child Molestation 2 (RCW 9A.44.086)

Dealing in depictions of minor engaged in sexually

explicit conduct (RCW 9.68A.050)

Sending, bringing into state depictions of minor

engaged in sexually explicit conduct (RCW 9.68A.060)

Involving a minor in drug dealing (RCW 69.50.401(f))

VIBribery (RCW 9A.68.010)

Manslaughter 2 (RCW 9A.32.070)

Rape of a Child 3 (RCW 9A.44.079)

Intimidating a Juror/Witness (RCW 9A.72.110,

9A.72.130)

Damaging building, etc., by explosion with no threat

to human being (RCW 70.74.280(2))

Endangering life and property by explosives with no

threat to human being (RCW 70.74.270)

Incest 1 (RCW 9A.64.020(1))

Manufacture, deliver, or possess with intent to

deliver narcotics from Schedule I or II (except

heroin or cocaine) (RCW 69.50.401(a)(1)(i))

Intimidating a Judge (RCW 9A.72.160)

Bail Jumping with Murder 1 (RCW 9A.76.170(2)(a))

VCriminal Mistreatment 1 (RCW 9A.42.020)

Rape 3 (RCW 9A.44.060)

Sexual Misconduct with a Minor 1 (RCW 9A.44.093)

Child Molestation 3 (RCW 9A.44.089)

Kidnapping 2 (RCW 9A.40.030)

Extortion 1 (RCW 9A.56.120)

Incest 2 (RCW 9A.64.020(2))

Perjury 1 (RCW 9A.72.020)

Extortionate Extension of Credit (RCW 9A.82.020)

Advancing money or property for extortionate extension

of credit (RCW 9A.82.030)

Extortionate Means to Collect Extensions of Credit

(RCW 9A.82.040)

Rendering Criminal Assistance 1 (RCW 9A.76.070)

Bail Jumping with class A felony (RCW 9A.76.170(2)(b))

Delivery of imitation controlled substance by person

eighteen or over to person under eighteen

(RCW 69.52.030(2))

TABLE 2 (continued)

CRIMES INCLUDED WITHIN EACH SERIOUSNESS LEVEL

IV Residential Burglary (RCW 9A.52.025)

Theft of Livestock 1 (RCW 9A.56.080)

Robbery 2 (RCW 9A.56.210)

Assault 2 (RCW 9A.36.021)

Escape 1 (RCW 9A.76.110)

Arson 2 (RCW 9A.48.030)

Bribing a Witness/Bribe Received by Witness

(RCW 9A.72.090, 9A.72.100)

Malicious Harassment (RCW 9A.36.080)

Threats to Bomb (RCW 9.61.160)

Willful Failure to Return from Furlough (RCW 72.66.060)

Hit and Run -- Injury Accident (RCW 46.52.020(4))

Vehicular Assault (RCW 46.61.522)

Manufacture, deliver, or possess with intent to

deliver narcotics from Schedule III, IV, or V or

nonnarcotics from Schedule I-V (except marijuana or

methamphetamine) (RCW 69.50.401(a)(1)(ii) through (iv))

Influencing Outcome of Sporting Event (RCW 9A.82.070)

Use of Proceeds of Criminal Profiteering

(RCW 9A.82.080 (1) and (2))

Knowingly Trafficking in Stolen Property (RCW 9A.82.050(2))

IIICriminal mistreatment 2 (RCW 9A.42.030)

Extortion 2 (RCW 9A.56.130)

Unlawful Imprisonment (RCW 9A.40.040)

Assault 3 (RCW 9A.36.031)

Assault of a Child 3 (RCW 9A.36.140)

Custodial Assault (RCW 9A.36.100)

Unlawful possession of firearm or pistol by felon

(RCW 9.41.040)

Harassment (RCW 9A.46.020)

Promoting Prostitution 2 (RCW 9A.88.080)

Willful Failure to Return from Work Release

(RCW 72.65.070)

Burglary 2 (RCW 9A.52.030)

Introducing Contraband 2 (RCW 9A.76.150)

Communication with a Minor for Immoral Purposes

(RCW 9.68A.090)

Patronizing a Juvenile Prostitute (RCW 9.68A.100)

Escape 2 (RCW 9A.76.120)

Perjury 2 (RCW 9A.72.030)

Bail Jumping with class B or C Felony

(RCW 9A.76.170(2)(c))

(level III continued on next page)

TABLE 2 (continued)

CRIMES INCLUDED WITHIN EACH SERIOUSNESS LEVEL

III(level III continued from previous page)

Intimidating a Public Servant (RCW 9A.76.180)

Tampering with a Witness (RCW 9A.72.120)

Manufacture, deliver, or possess with intent to

deliver marijuana (RCW 69.50.401(a)(1)(ii))

Delivery of a material in lieu of a controlled

substance (RCW 69.50.401(c))

Manufacture, distribute, or possess with intent to distribute

an imitation controlled substance (RCW 69.52.030(1))

Recklessly Trafficking in Stolen Property (RCW 9A.82.050(1))

Theft of Livestock 2 (RCW 9A.56.080)

Securities Act violation (RCW 21.20.400)

IIMalicious Mischief 1 (RCW 9A.48.070)

Possession of Stolen Property 1 (RCW 9A.56.150)

Theft 1 (RCW 9A.56.030)

Possession of controlled substance that is either

heroin or narcotics from Schedule I or II (RCW 69.50.401(d))

Possession of phencyclidine (PCP) (RCW 69.50.401(d))

Create, deliver, or possess a counterfeit controlled

substance (RCW 69.50.401(b))

Computer Trespass 1 (RCW 9A.52.110)

Reckless Endangerment 1 (RCW 9A.36.045)

Escape from Community Custody (RCW 72.09.310)

ITheft 2 (RCW 9A.56.040)

Possession of Stolen Property 2 (RCW 9A.56.160)

Forgery (RCW 9A.60.020)

Taking Motor Vehicle Without Permission

(RCW 9A.56.070)

Vehicle Prowl 1 (RCW 9A.52.095)

Attempting to Elude a Pursuing Police Vehicle

(RCW 46.61.024)

Malicious Mischief 2 (RCW 9A.48.080)

Reckless Burning 1 (RCW 9A.48.040)

Unlawful Issuance of Checks or Drafts (RCW 9A.56.060)

Unlawful Use of Food Stamps (RCW 9.91.140 (2) and (3))

False Verification for Welfare (RCW 74.08.055)

Forged Prescription (RCW 69.41.020)

Forged Prescription for a Controlled Substance

(RCW 69.50.403)

Possess Controlled Substance that is a Narcotic from

Schedule III, IV, or V or Non-narcotic from

Schedule I-V (except phencyclidine) (RCW 69.50.401(d))

STEP 2 - DETERMINING THE OFFENDER SCORE

The Offender Score is measured on the horizontal axis of the sentencing guidelines grid. An offender can receive anywhere from 0 to 9+ points on that axis. In general terms, the number of points an offender receives depends on four factors: 1) the number of prior felony criminal convictions; 2) the relationship between any prior offense(s) and the current offense of conviction; 3) the presence of multiple prior or current convictions; and 4) whether the crime was committed while the offender was on community placement.

The following discussion covers calculation of the Offender Score. Included in this discussion are how to collect criminal history, how to score history, how to score multiple current convictions, and how to score the offender's status.

Criminal History Collection

RCW 9.94A.030(12) defines criminal history to include the defendant's prior adult convictions in this state, federal court, and elsewhere, as well as adjudications in juvenile court if certain tests are met. Some rules on criminal history refer to the crime's classification (A, B, or C). Appendix B contains a list of felony offenses by class and an explanation of how to determine the crime classification of a felony.

Adult Criminal History: The Criminal Justice Information Act (RCW 10.98) established the Washington State Patrol Identification and Criminal History Section as the primary source of information on state felony conviction histories. After filing charges, prosecutors contact this section for an offender's Washington criminal history. In this act, the judge is directed to ensure the felony defendant has been fingerprinted and an arrest and fingerprint form has been transmitted to the Washington State Patrol (RCW 10.98.050(2)). For out-of-state or federal criminal history information, prosecutors need to contact the Federal Bureau of Investigation for referral to the appropriate sources.

When gathering an offender's criminal history, focus on <u>felony</u> convictions. With one exception, misdemeanors are not calculated into the Offender Score. This exception is current convictions of felony traffic offenses², where serious traffic offenses are included in the Offender Score.

Collect information, if it is available, on whether an offender has participated in a program of deferred prosecution for a felony offense. This information is likely only to be available through county records. Persons who have participated in such a program do not meet the definition of a first-time offender (RCW 9.94A.030(20)).

A conviction is defined to include a verdict of guilty, a finding of guilty, and acceptance of a plea of guilty. A prior conviction is defined as one existing before the date of the sentencing for the offense for which the Offender Score is being computed. Convictions entered or sentenced on the same date as the conviction for which the Offender Score is being computed are deemed "other current offenses" within the meaning of RCW 9.94A.400.

^{2.} Vehicular Homicide, Vehicular Assault, Hit-and-Run Injury Accident, and Attempting to Elude a Pursuing Police Vehicle.

Convictions with a finding of sexual motivation should also be noted. A sexual motivation finding changes the scoring rules on some prior offenses and influences the sentencing options. This finding is possible only for crimes committed after July 1, 1990, the effective date of the enacting legislation.

All prior adult felony convictions are counted separately, except:

- A)Prior adult offenses found, under RCW 9.94A.400(1)(a), to encompass the same criminal conduct. These are to be counted as one offense, the offense that yields the highest Offender Score.
- B)Multiple prior convictions for offenses committed before July 1, 1986. Priors served concurrently are to be counted as one offense, using the conviction for the offense that yields the highest Offender Score.
- C)For other prior convictions served concurrently, the current sentencing court shall determine whether those offenses shall be counted as one or separate offenses. If counted as one offense, the offense that yields the highest Offender Score is to be used.

Prior convictions for anticipatory offenses (criminal attempt, solicitation, or conspiracy) are scored as if they were convictions for completed offenses. If the present conviction is an anticipatory offense, each prior conviction counts the same as if the present conviction were a completed offense.

RCW 9.94A.030(12)(a) stipulates that where it is known, criminal history for a defendant shall include the length and terms of any probation as well as whether the defendant has been incarcerated and the length of incarceration. This information is often collected as part of the Presentence Investigation Report.

<u>Juvenile Criminal History</u>: Some, but not all, juvenile history is to be included as part of the Offender Score. RCW 9.94A.030(12)(b) and 9.94A.360(4) spell out the criteria to be used when scoring juvenile criminal history:

Basic Eligibility:

- •The conduct must have resulted in an adjudication of guilt in juvenile court (i.e., diversions do not count).
- •The juvenile offense must have been a felony unless the current crime is a felony traffic offense, in which case serious misdemeanor traffic offenses are included.

Special Considerations:

- ·If the conviction was for a sex offense, the offense is always included in history.
- ·For class A offenses, the offender must have been 15 years of age or older when the crime was committed.

·For offenses other than sex offenses and Class A felonies, the offender must have been 15 years of age or older when the crime was committed and must have been less than 23 when the current offense of conviction was committed.

RCW 13.50.050(9) provides that after a charge has been filed, juvenile offense records of an adult criminal defendant or witness in an adult criminal proceeding shall be released upon request to the prosecution and defense counsel, subject to the rules of discovery. RCW 13.50.050(15) provides that the sealing of a juvenile record of any Class A and sex offense adjudication is nullified by a subsequent adult felony conviction.

It is necessary to determine the date of adjudication for juvenile offenses. All offenses adjudicated on the same date count as one offense except for prior convictions for violent offenses with separate victims, which shall count as separate offenses (RCW 9.94A.360(6)(b)). Use the offense which yields the highest Offender Score as criminal history for cases adjudicated on the same day which do not meet this exclusion rule. As is the case with adult history, in most instances this offense will be the one with the highest Seriousness Level.

"Washout" of Certain Prior Felonies: In certain instances, prior felony convictions are not calculated into the Offender Score. The rules regarding which prior felonies are included can be found in RCW 9.94A.360(2) and are summarized as follows:

A)Prior Class A and sex offense felony convictions are always included in the offender score.

- B)Prior Class B felony convictions are not included if: 1) the offender has spent ten years in the community; and 2) has not been convicted of any felonies since the most recent of either the last date of release from confinement pursuant to a felony conviction (including full-time residential treatment), or the day the sentence was entered.
- C)Prior Class C felony convictions are not included if the offender has spent five years in the community and has not been convicted of any felonies since the most recent of either the last date of release from confinement pursuant to a felony conviction (including full-time residential treatment) or the day the sentence was entered.
- D)Prior serious traffic convictions³ are not included if the offender has spent five years in the community and has not been convicted of any serious traffic or felony traffic offenses since the most recent of either the last date of release from confinement pursuant to a felony conviction (including full-time residential treatment) or the day the sentence was entered.
- (E)Once a crime meets the washout rules, it is always washed out. The washout test can be met by any consecutive five- or ten-year period of crime-free behavior.

^{3.}RCW 9.94A.030(26): "Serious traffic offense' means:

⁻

⁽a)Driving while under the influence of intoxicating liquor or any drug (RCW 46.61.502), actual physical control while under the influence of intoxicating liquor or any drug (RCW 46.61.504), reckless driving (RCW 46.61.500), or hit-and-run an attended vehicle (RCW 46.52.020(5)); or

⁽b)Any federal, out-of-state, county, or municipal conviction for an offense that under the laws of this state would be classified as a serious traffic offense under (a) of this subsection."

The Sentencing Reform Act allows the record of conviction to be vacated under certain conditions. RCW 9.94A.230 provides that vacated convictions "shall not be included in the offender's criminal history for purposes of determining a sentence in any subsequent conviction." This vacation does not affect or prevent the use of an offender's prior conviction in a later criminal prosecution.

The eligibility rules for vacation of conviction record are similar to the washout rules. Since the washout rules are automatic and do not require court action, an offense will washout before formal record vacation occurs. (The main distinction between vacation of record of conviction and washout is that after vacation, an offender can indicate on employment forms that he or she was not convicted of that crime.)

<u>Federal</u>, <u>Out-of-State</u>, or <u>Foreign Convictions</u>: For a prior federal, out-of-state or foreign conviction, compare the elements of the offense in that jurisdiction to Washington State laws to determine how to score the offense (RCW 9.94A.360(3)). Judicial decisions on the comparability of non-Washington convictions will occur at the sentencing hearing.

Scoring Criminal History

Once the relevant prior convictions have been identified, the criminal history portion of the Offender Score can be calculated. The rules for scoring prior convictions are contained in RCW 9.94A.360. To make application of these rules easier, the Offense Reference Sheets and Scoring Forms indicate the correct number of points for each prior conviction depending on the current offense. To use these forms correctly, an understanding of the criminal history rules is necessary. For example, the forms do not repeat the "washout" rules or the statutory requirements for juvenile history. The scoring rules for a drug or sex offense deserve special attention because of the increased points for certain prior offenses.

<u>Scoring drug offenses</u>⁴: The 1989 Legislature amended the scoring rules of drug offenses committed on or after July 23, 1989. Adult prior and other current drug offenses included in the offender score with a current drug offense count three points each, and juvenile prior offenses count two points each (9.94A.360(13)).

Scoring Sex Offenses⁵: A felony sex offense committed on or after July 1, 1990, also has special scoring

Note that "Delivery of a Material in Lieu of a Controlled Substance" (RCW 69.50.401(c)) is defined as a drug offense; whereas, "Manufacture, Distribute, or Possess with Intent to Distribute an Imitation Controlled Substance (RCW 69.52.030(1)) is not.

5.RCW 9.94A.030(29): "`Sex offense' means:

^{4.}RCW 9.94A.030(16): "`Drug offense' means:

a)Any felony violation of chapter 69.50 RCW except possession of a controlled substance (RCW 69.50.401(d)) or forged prescription for a controlled substance (RCW 69.50.403);

b)Any offense defined as a felony under federal law that relates to the possession, manufacture, distribution, or transportation of a controlled substance; or

c)Any out-of-state conviction for an offense that under the laws of this state would be a felony classified as a drug offense under (a) of this section."

⁽a)A felony that is a violation of Chapter 9A.44 RCW or RCW 9A.64.020 or 9.68A.090 or that is, under 9A.28 RCW, a criminal attempt, criminal solicitation, or criminal conspiracy to commit such crimes;

b)A felony with a finding of sexual motivation under RCW 9.94A.127.

c)Any federal or out-of-state conviction for an offense that under the laws of this state would be a felony classified as a sex offense under (a) of this subsection."

rules. Sex offenses included in the Offender Score with a current sex offense count three points each (RCW 9.94A.360(17).

Scoring Multiple Current Convictions

Multiple convictions can also influence the Offender Score. Keep in mind that for multiple current offenses, separate sentence calculations are necessary for <u>each</u> offense because the law requires that each receive a separate sentence (RCW 9.94A.400).

Multiple Offense Scoring Steps:

A)If the current offenses do <u>not</u> include two or more serious violent offenses⁶ arising from separate and distinct criminal conduct, apply RCW 9.94A.400(1)(a):

- Score each offense.
- ·For each offense, score the prior adult and juvenile convictions. Also, score the other current offenses on the scoring form line entitled "Other Current Offenses."
- •The court can find that some or all of the current offenses encompass the same criminal conduct⁷ and are to be counted as one crime.
- •Convictions entered or sentenced on the same date as the conviction for which the Offender Score is being computed are scored as "other current offenses" (RCW 9.94A.400(1)(a).
- B)If the current offenses include two or more serious violent offenses arising from separate and distinct conduct, apply RCW 9.94A.400(1)(b):
 - · Score each offense.
 - •Identify the serious violent offense with the <u>highest</u> Seriousness Level. Calculate the sentence for that crime using the offender's prior adult and juvenile convictions. Do <u>not</u> include any other current serious violent offenses as part of the Offender Score, but do include other current offenses that are not serious violent offenses.

 $^{6.}RCW\ 9.94A.030(27): \ ``Serious\ violent\ of fense'\ is\ a\ subcategory\ of\ violent\ of fense\ and\ means:$

⁽a)Murder in the first degree, homicide by abuse, murder in the second degree, assault in the first degree, kidnapping in the first degree, or rape in the first degree, assault of a child in the first degree, or an attempt, criminal solicitation, or criminal conspiracy to commit one of these felonies; or

⁽b)Any federal or out-of-state conviction for an offense that under the laws of this state would be a felony classified as a serious violent offense under this (a) of this section."

^{7.}RCW 9.94A.400(1)(a) "...`Same criminal conduct'... means...two or more crimes that require the same criminal intent, are committed at the same time and place, and involve the same victim. This definition does not apply in cases involving vehicular assault or vehicular homicide if the victims occupied the same vehicle."

·Score all remaining serious violent current offenses, but for those offenses, calculate the offender's criminal history as <u>zero</u>.

·For any current offenses that are not serious violent offenses, score according to the rules in A.

Example: An offender was convicted of one count of First Degree Theft and one count of Forgery. Both offenses arose from separate and distinct criminal conduct. The criminal history consisted of one conviction for Second Degree Burglary. In this case, the rules in RCW 9.94A.400(1)(a) apply, and the theft and forgery must be separately scored. The prior burglary and the current forgery are included in the Offender Score for the theft, resulting in an Offender Score of 2 and a sentence range of 3 to 9 months. The prior burglary and the current theft are included in the Offender Score for the forgery, resulting in an Offender Score of 2 and a sentence range of 2 to 5 months. The sentence for each offense would run concurrently.

<u>Example</u>: An offender was convicted of one count of Second Degree Theft and one count of Second Degree Possession of Stolen Property. The court found that both counts encompassed the same criminal conduct and the offender had no criminal history. In this case, the other current offense is not counted in the Offender Score because RCW 9.94A.400(1)(a) stipulates that if some or all of the current offenses are found to encompass the same criminal conduct, then those current offenses shall be counted as one crime. Therefore, the theft and possession would both be scored with Offender Scores of zero, with a sentence range for each crime of 0 to 60 days. The sentence for each offense would run concurrently.

Example: An offender was convicted of two counts of First Degree Rape and one count of First Degree Assault. These offenses, all serious violent, arose from separate and distinct criminal conduct. His criminal history consisted of one Third Degree Assault conviction. The scoring for this offender follows the rules in RCW 9.94A.400(1)(b). First, the crime with the highest Seriousness Level must be identified and scored. Since First Degree Assault is more serious (Level XII) than First Degree Rape (Level XI), the First Degree Assault is scored counting the prior Third Degree Assault as adult criminal history. This calculation would result in a sentence range of 102 to 136 months. Next, the First Degree Rape convictions are scored using a criminal history of zero. These calculations result in two sentence ranges of 78 to 102 months. These three sentences would run consecutively.

Scoring Offender Status

The Offender Score also measures whether the offense was committed while the offender was under community placement. RCW 9.94A.360(18) applies to crimes committed on or after July 1, 1988. An additional point is added to the score under these circumstances.

STEP 3 - DETERMINING THE STANDARD SENTENCE RANGE

Sentencing Grid

Once the Offense Seriousness Level and Offender Score have been calculated, the preliminary standard sentence range can be established.

Determine the standard sentence range by referring to the sentencing grid (RCW 9.94A.310, Table 1, page 3). For each current offense, the intersection of the column defined by the Offender Score and the row defined by the Offense Seriousness Level determines the standard sentence range. Alternatively, the same range is produced for individual offenses on the Offense Reference Sheets (Section III). The court can sentence anywhere within this range. In those cases where the presumptive sentence exceeds the statutory maximum sentence for the crime, the statutory maximum sentence is the presumptive sentence (RCW 9.94A.420).

If the crime was committed prior to July 1, 1990, the Sentencing Grid in Appendix C should be used to determine the sentence.

Attempt, Conspiracy, and Solicitation (Non-VUCSA)

For persons convicted of an anticipatory offense of criminal attempt, solicitation, or conspiracy under Chapter 9A.28 RCW, the standard sentence range is determined by using the Offender Score and Offense Seriousness Level to determine the standard sentence range, then multiplying that range by 75 percent (RCW 9.94A.410). To simplify calculations, refer to the anticipatory offense grid (Table 3, page 17). This adjustment does not apply to violations of the Uniform Controlled Substances Act (RCW 69.50), because these anticipatory offenses are punished under RCW 69.50.407, not RCW 9A.28.

Deadly Weapon Increase

For specified crimes, if the court makes a finding of fact or the jury returns a special verdict that the accused or an accomplice was armed with a deadly weapon⁸ at the time of the commission of the crime, the standard sentence range shall be increased. The crimes eligible for a deadly weapon increase are:

Crime Deadly Weapon Increase

First Degree Kidnapping 24 months

First Degree Rape 24 months

^{8.}RCW 9.94A.125: "...an implement or instrument which has the capacity to inflict death and from the manner in which it is used, is likely to produce or may easily and readily produce death. The following instruments are included in the term deadly weapon: Blackjack, sling shot, billy, sand club, sandbag, metal knuckles, any dirk, dagger, pistol, revolver, or any other firearm, any knife having a blade longer than three inches, any razor with an unguarded blade, any metal pipe or bar used or intended to be used as a club, any explosive, and any weapon containing poisonous or injurious gas."

TABLE 3 ANTICIPATORY OFFENSE GRID

(75% of the range for completed offenses in months)
(Does not apply to violations of the Uniform Controlled Substance Act)

LOW END OF RANGE

Serio	usness									
Level					Offe	ender Scor	e			
	0 1	2	3	4	5 6	7	8 9	<u>/more</u>		
3/13/	100.00	107.50	105.75	202.25	210.75	210.25	224.00	252.50	227.50	200.25
XIV	180.00	187.50	195.75	203.25	210.75	218.25	234.00	253.50	227.50	308.25
XIII	92.25	100.50	108.00	115.50	123.75	131.25	146.25	162.00	192.75	223.50
XII	69.75	76.50	83.25	90.00	96.75	103.50	121.50	133.50	156.75	180.00
XI	58.50	64.50	71.25	76.50	83.25	90.00	109.50	119.25	138.75	157.50
X	38.25	42.75	46.50	50.25	54.00	57.75	73.50	81.00	96.75	111.75
IX	23.25	27.00	30.75	34.50	38.25	42.75	57.75	65.25	81.00	96.75
VIII	15.75	19.50	23.25	27.00	30.75	34.50	50.25	57.75	65.25	81.00
VII	11.25	15.75	19.50	23.25	27.00	30.75	42.75	50.25	57.75	65.25
VI	9.00	11.25	15.75	19.50	23.25	27.00	34.50	42.75	50.25	57.75
V	4.50	9.00	9.75	11.25	16.50	24.75	30.75	38.25	46.50	54.00
IV	2.25	4.50	9.00	9.75	11.25	16.50	24.75	32.25	39.75	47.25
III	0.75	2.25	3.00	6.75	9.00	12.75	16.50	24.75	32.25	38.25
II	0.00	1.50	2.25	3.00	9.00	10.50	12.75	16.50	24.75	32.25
I	0.00	0.00	1.50	1.50	2.25	3.00	9.00	10.50	12.75	16.50

HIGH END OF RANGE

Serio	usness									
Level	l	Offender score								
	0 1	1 2	3	4	5 6	7	8 9	/more		
XIV	240.00	249.75	260.25	270.75	280.50	291.00	312.00	337.50	369.75	411.00
XIII	123.00	133.50	144.00	153.75	164.25	174.75	195.00	216.00	256.50	297.75
XII	92.25	102.00	110.25	120.00	128.25	138.00	162.00	177.00	207.75	238.50
XI	76.50	85.50	93.75	102.00	110.25	118.50	145.50	158.25	183.75	210.00
X	51.00	56.25	61.50	66.75	72.00	76.50	97.50	108.00	128.25	148.50
IX	30.75	36.00	40.50	45.75	51.00	56.25	76.50	87.00	108.00	128.25
VIII	20.25	25.50	30.75	36.00	40.50	45.75	66.75	76.50	87.00	108.00
VII	15.00	20.25	25.50	30.75	36.00	40.50	56.25	66.75	76.50	87.00
VI	10.50	15.00	20.25	25.50	30.75	36.00	45.75	56.25	66.75	76.50
V	9.00	10.50	12.75	15.00	21.75	32.25	40.50	51.00	61.50	72.00
IV	6.75	9.00	10.50	12.75	15.00	21.75	32.25	42.75	52.50	63.00
$\overline{\mathrm{III}}$	2.25	6.00	9.00	9.00	12.00	16.50	21.75	32.25	42.75	51.00
II	2.25	4.50	6.75	9.00	10.50	13.50	16.50	21.75	32.25	42.75
Ι	1.50	2.25	3.75	4.50	6.00	9.00	10.50	13.50	16.50	21.75

<u>Note</u>: The "low end" indicates the bottom end of the standard range, and the "high end" category indicates the high end of the range. Determine the Seriousness Level and Offender Score; then find the low end of the range from the first grid and the high end from the second.

First Degree Robbery 24 months
First Degree Burglary 18 months
Second Degree Assault 12 months
Second Degree Assault of a Child 12 months
First Degree Escape 12 months
Second Degree Kidnapping 12 months

Second Degree Burglary 12 months

Drug Offense⁹ 12 months Theft of Livestock (First and Second Degree) 12 months

The deadly weapon increase also applies to anticipatory offenses (attempt, conspiracy, and solicitation to commit a crime, RCW 9.94A.310(3)). Additional time for a deadly weapon increase is added to the entire presumptive sentence range <u>after</u> it has been calculated based on the particular Seriousness Level and Offender Score; (RCW 9.94A.370), and after the range adjustment for anticipatory offenses (if appropriate).

Drug Related Enhancements

Enhancements to the presumptive range are required for certain drug offenses which occur in correctional facilities (RCW 9.94A.310(4) or in a protected zone (RCW 9.94A.310(5). These enhancements are as follows:

<u>Correctional Facility</u>: If the offender or an accomplice committed certain drug offenses while in a county jail or state correctional facility, the following times are added to the presumptive sentence range:

<u>Crime</u> <u>Enhancement</u>

Manufacture, Deliver, Possess with Intent 18 months

to Deliver Heroin or Cocaine

Manufacture, Deliver, Possess with Intent 18 months

to Deliver Schedule I or II Narcotics

(Except Heroin or Cocaine)

Selling for Profit (Controlled 18 months

or Counterfeit) Any Controlled Substance

Manufacture, Deliver, Possess with Intent 15 months

to Deliver Methamphetamine

Manufacture, Deliver, Possess with Intent to Deliver 15 months

Schedule III-V Narcotics or Schedule I-V Nonnarcotics (Except Marijuana or Methamphetamine)

^{9.&}quot;Drug offense" is any felony violation of Chapter 69.50 RCW except Possession of a Controlled Substance, RCW 69.50.401(d), or Forged Prescription of a Controlled Substance, RCW 69.50.403.

Manufacture, Deliver, Possess with Intent to Deliver Marijuana 15 months

Possession of Controlled Substance that is Either Heroin or 12 months

Narcotics from Schedule I or II

Possession of Phencyclidine (PCP) 12 months

Possession of a Controlled Substance that is a Narcotic 12 months

from Schedule III-V or Nonnarcotic from Schedule I-V (Except Phencyclidine)

<u>Protected Zone</u>: If the offender is sentenced for committing certain drug offenses¹⁰ in a protected zone, twenty-four months are added to the presumptive sentence, and the maximum imprisonment and fine are doubled (RCW 69.50.435). These protected zones are as follows:

·In a school or on a school bus

·Within 1,000 feet of a school bus route stop or a school ground perimeter;

·In a public park;

·On a public transit vehicle or in a public transit stop

STEP 4 - DETERMINING THE SENTENCING OPTIONS

The sentencing options available to the court vary depending on the offender's criminal history and the crime(s) of conviction. The court must impose a determinate sentence¹¹ in every case. The only exception to this law is for sentences imposed under the Special Sex Offender Sentencing Alternative (RCW 9.94A.120(7)(a)), which allows suspended sentences.

This section describes the available sentencing options. Table 4 (page 29) identifies the crimes eligible for the First-Time Offender Waiver, Special Sex Offender Sentencing Alternative, enhancements, home detention, and community placement. The Offense Reference Sheets also indicate the sentencing options available for individual felonies.

^{10.}RCW 69.50.435(a) "[A violation of:]...RCW 69.50.401(a) by manufacturing, selling, delivering, or possessing with intent to manufacture, sell or deliver a controlled substance listed under that subsection or who violates RCW 69.50.410 by selling for profit any controlled substance or counterfeit substance classified in schedule I, RCW 69.50.204, except leaves and flowering tops of marihuana..."

^{11.}RCW 9.94A.030(14):"...a sentence that states with exactitude the number of actual years, months, or days of total confinement, of partial confinement, of community supervision, the number of actual hours or days of community service work, or dollars or terms of a legal financial obligation."

Standard Sentence Range

The sentencing grid determines the standard sentence range for the most commonly charged felonies. RCW 9.94A.420 states that if the presumptive sentence duration given in the sentencing grid exceeds the statutory maximum sentence for the offense, the statutory maximum sentence shall be the presumptive sentence.

The ranges in the sentencing grid are expressed in terms of total confinement. A term of confinement of one year and one day (12+) is to be served in a state facility or institution. A term of one year or less is to be served in a county facility, unless, when combined with other terms, the total time to be served exceeds one year (RCW 9.94A.190). For some offenders, the court can convert total confinement sentences to partial confinement or community service (see the discussion of alternative conversions, page 24). Offenders with a sentence greater than a year, who also have a sentence less than a year, are to serve the entire period of time in a state institution.

Unranked Crimes

For an offender convicted of a crime without an established Seriousness Level, no standard sentence range applies. In these cases, the court is to impose a determinate sentence which may include not more than one year of confinement, community service work, legal financial obligations, a term of community supervision not to exceed one year, and/or a fine. Sentences involving greater than one year of confinement are exceptional sentences and must be justified in writing (RCW 9.94A.120(6)).

First-time Offender Waiver

The court has a statutory alternative to the standard range for certain first-time offenders (RCW 9.94A.120(5)). Offenders are eligible for the First-time Offender Waiver if they:

- · Have not been convicted of a violent offense;
- ·Have not been convicted of Manufacture, Delivery, or Possession with Intent to Manufacture or Deliver a Schedule I or II Narcotic Drug;
- ·Have not been convicted of Selling for Profit any Controlled Substance or Counterfeit Substance
- · Have not been convicted of a sex offense;
- ·Have not previously been convicted of a felony in this state, federal court, another state, or foreign country;
- ·Have never participated in a program of deferred prosecution for a felony offense (RCW 9.94A.030(20)); and
- ·Have no juvenile adjudication for a felony offense committed on or after the date they turned 15, and no adjudications for a sex offense committed at any age.

For these offenders, the court is given broad discretion in setting the sentence. Choices available to the court include:

Imposing up to 90 days of confinement in a facility operated or utilized under contract by the county;

· Requiring that the offender refrain from committing new offenses;

•Requiring up to two years of community supervision which, in addition to crime-related prohibitions¹², may include requirements that the offender perform any one or more of the following:

- a) Devote time to a specific employment or occupation;
- b)Undergo available outpatient treatment for up to two years or inpatient treatment not to exceed the standard range of confinement for that offense;
- c)Pursue a prescribed, secular course of study or vocational training;
- d)Remain within prescribed geographical boundaries and notify the court or a Community Corrections Officer prior to any change in the offender's address or
- e) Report as directed to the court and a Community Corrections Officer; or
- f)Pay all court-ordered financial obligations, and/or perform some community service work.

The court's decision to impose or not impose the First-time Offender Waiver <u>cannot</u> be appealed by the prosecutor or defendant (RCW 9.94A.210(1)).

Sex Offender Sentencing Options

A special sentencing option allows community treatment of sex offenders on an outpatient basis. An inpatient sex offender treatment program is operated at Twin Rivers Corrections Center in Monroe. This program is not a sentencing option; offenders are admitted at the discretion of the Department of Corrections, rather than by court order.

<u>Special Sex Offender Sentencing Alternative</u>: The Special Sex Offender Sentencing Alternative (SSOSA) provides for a suspended sentence which can include a jail sentence of up to six months and required outpatient or inpatient treatment (RCW 9.94A.120(7)(a)). Examinations and treatment under SSOSA shall only be conducted by sex offender treatment providers certified by the Department of Health, unless the offender leaves the state for other than certification reasons or there are no certified providers available near the offender's home. To be eligible for this option, offenders must:

^{12.}RCW 9.94A.030(11): "Crime-related prohibition' means an order of a court prohibiting conduct that directly relates to the circumstances of the crime for which the offender has been convicted, and shall not be construed to mean orders directing an offender affirmatively to participate in rehabilitative programs or to otherwise perform affirmative conduct."

- •Not be convicted of a serious violent offense with a sexual motivation finding or of Rape in the First Degree or an Attempted Rape in the First Degree, or Rape in the Second Degree.
- ·Be convicted of a violation of chapter 9A.44 RCW, Incest (RCW 9A.64.020), Communication with a Minor for Immoral Purposes (RCW 9.68A.090) or an offense with a finding of sexual motivation.
- ·Have had no prior convictions for sex offenses in this or any other state.
- ·Have a current offense and criminal history which permits the court to impose a sentence within the standard range of less than eight years of confinement.

If those criteria are met, the court, on its own motion or on the motion of the state or the defendant, may order an examination to determine if the defendant is amenable to treatment. The examination report must include the following:

- ·The defendant's version of the facts and the official version of the facts;
- ·The defendant's offense history;
- ·An assessment of problems in addition to the alleged deviant behaviors;
- ·The defendant's social and employment situation; and
- ·Other evaluation measures used.

The examiner must assess the defendant's amenability to treatment and relative risk to the community. A proposed treatment plan shall be provided and shall include, at a minimum:

- ·Frequency and type of contact between offender and therapist;
- ·Specific issues to be addressed in the treatment and description of planned treatment modalities;
- ·Monitoring plans, including any requirements regarding living conditions, lifestyle requirements, and monitoring by family members and others;
- ·Anticipated length of treatment; and
- ·Recommended crime-related prohibitions.

A second examination regarding the offender's amenability to treatment can be ordered by the court, with the evaluator selected by the party making the motion. The defendant is to pay the cost of any second examination ordered unless the court finds the defendant to be indigent, in which case the state pays the cost.

Once the examination report is received, the court determines whether the defendant and the community will benefit from use of this special sentencing alternative. The court also is to consider the victim's opinion whether the offender should receive a treatment sentence. If the court decides to impose a SSOSA sentence, the court then imposes a sentence within the standard sentence range. If the sentence is for less than eight years of confinement, the court may suspend execution of the sentence and place the offender on community supervision for the length of the suspended sentence or three years, whichever is greater. This is the only sentencing option where suspended sentences are possible.

The court shall order treatment for any period up to three years in duration. The court can order outpatient or inpatient treatment; however, a community mental health center may not be used for such treatment unless it has a special sex offender treatment program. The offender cannot change sex offender treatment providers without first notifying the prosecutor, the community corrections officer, and the court. In addition, the offender cannot change providers without court approval if the prosecutor or community corrections officer object to the change.

As a condition of the SSOSA sentence, the court may order the defendant to spend up to six months in confinement (not to exceed the standard range of confinement for that offense). The court may also include crime-related prohibitions and requirements that the offender:

- · Devote time to a specific employment or occupation;
- Remain within prescribed geographical boundaries and notify the court or the community corrections officer prior to any change in the offender's address or employment;
- · Report as directed to the court and a Community Corrections Officer;
- ·Pay all court-ordered legal financial obligations, perform some community service work, or any combination thereof; or
- ·Make recoupment to the victim for the cost of any counseling required as a result of the offender's crime.

If the offender violates these sentence conditions, the court may revoke the suspension and order execution of the sentence. The 60-day penalty for sentence violation is also an option to the court (see page 47). All confinement time served during the period of community supervision shall be credited to the offender if the suspended sentence is revoked.

During the period of treatment, the sex offender therapist must submit quarterly reports on the offender's treatment progress to the court and parties. At a minimum, the reports shall reference the treatment plan and include the following: dates of attendance, offender's compliance with requirements, treatment activities, the offender's relative progress in treatment, and any other material specified by the court at sentencing.

At the sentencing hearing, the court is to set a treatment termination hearing for three months prior to the anticipated date of treatment completion. The sex offender therapist and community corrections officer are

to submit written reports to the court and parties prior to this hearing. The reports will address the offender's compliance with treatment and monitoring requirements and will contain recommendations regarding termination from treatment, including proposed community supervision conditions.

A second evaluation regarding the advisability of treatment termination can be requested by either party and ordered by the court. The cost shall be borne by the offender unless the court finds the person to be indigent in which case the state pays the cost.

As a result of the hearing, the court can modify the supervision conditions and shall either terminate treatment or extend treatment for up to the remaining period of community supervision.

<u>Sex Offender Treatment in Prison</u>: Sex offender treatment is available for some state prisoners. The statutory authorization and procedures vary depending on the date the offender committed the crime. For offenders who committed crimes after July 1, 1990, the Department of Corrections has the discretion to place them in a treatment program within Twin Rivers Correctional Center. No authority exists for converting confinement time to community supervision for offenders who successfully complete the program.

For an offender who committed a felony sex offense between July 1, 1987, and July 1, 1990, and received a sentence of more than one year but less than six years of confinement, the court may request that the Department of Corrections evaluate the person's amenability to treatment, and the department may place them in a treatment program within a correctional facility. If the offender completes a program before the expiration of his sentence, the department may request that the balance of confinement be converted to community supervision (except for offenders convicted of First and Second Degree Rape). If the offender violates a condition of this community supervision, the court may impose a 60-day penalty or order the balance of community supervision to be served in prison.

Sex offenders who committed their crime prior to July 1, 1987, may, subject to available funds, request an evaluation by the Department of Corrections regarding their amenability to treatment. If such amenability is determined, the offender may request placement in a treatment program within the prison, subject again to available funds.

Alternative Conversions

The sentencing grid ranges are expressed in terms of total confinement (RCW 9.94A.370). For certain offenders, the court can convert terms of total confinement to partial confinement or community service. This provision allows courts to take advantage of available alternatives to confinement in cases where it is deemed appropriate. If the court does not use an alternative conversion for a nonviolent offender with a sentence range of one year or less, the reason why shall be stated on the Judgment and Sentence form (RCW 9.94A.380).

For all offenders with sentences of one year or less, one day of total confinement can be converted to one day of partial confinement. Nonviolent offenders with sentences of one year or less are also eligible for conversion of total confinement to community service (one day of confinement equals 8 hours of service). This community service conversion, however, is limited to 30 days or 240 hours. If a community service

conversion is ordered, and the determinate sentence is greater than 30 days, the balance of the term is to be served in total or partial confinement.

Partial confinement sentences may allow the offender to serve the sentence in work release, home detention, work crew, or a combination of work crew and home detention. If the offender violates the rules of the work release facility, work crew, or home detention program; or fails to remain employed or enrolled in school, the facility directors can have the offender transferred to the county detention facility. The offender can then request an administrative hearing. Pending the hearing or in the absence of a request for such a hearing, the offender shall serve the remainder of the term of confinement as total confinement (RCW 9.94A.180).

Work Crew

Work crew is a partial confinement option created by the 1991 Legislature. The offender must have committed the offense on or after July 28, 1991. The offense can not be a sex offense¹³ and the sentence must be one year or less in length. If the sentence is nine months or more, at least 30 days of total confinement must be served before being eligible for work crew. Work crew may be simultaneously imposed with electronic home detention. Work crew hours served can include work on civic improvement tasks, substance abuse counseling, job skills training, and a maximum of 24 hours per week at approved, verified work.

To be eligible to receive credit for approved, verified work, offenders must first successfully complete four weeks of work crew, each week comprised of 35 hours of service. Work crew projects specified by the work crew supervisor must be completed in coordination with approved, verified work. Unless exempted by the court, offenders using approved, verified employment as part of their work crew hours must pay a monthly supervision assessment.

Home Detention

Home detention is a partial confinement program where the offender is confined to a private residence and subject to electronic surveillance. The option was created by the 1988 Legislature, and is available for offenders convicted of crimes committed June 9, 1988 or later. Because partial confinement programs are limited to sentences of one year or less, home detention is not an option for offenders with prison sentences.

Convictions for any of the following offenses make the offender ineligible for home detention: a violent offense, a sex offense, a drug offense, First or Second Degree Reckless Burning, Third Degree Assault, Third Degree Assault of a Child, Unlawful Imprisonment, or Harassment.

Home detention may be imposed for offenders convicted of Possession of a Controlled Substance (RCW 69.50.401(d)) or Forged Prescription for a Controlled Substance (RCW 69.50.403) providing the offender is monitored for drug use.

(a)A felony that is a violation of chapter 9A.44 RCW or RCW 9A.64.020 or 9.68A.090 or that is, under chapter 9A.28 RCW, a criminal attempt, criminal solicitation, or criminal conspiracy to commit such crimes;

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^{13.}RCW 9.94A.030(29): "`Sex offense' means:

⁽b) A felony with a finding of sexual motivation under RCW 9.94A.127; or

⁽c)Any federal or out-of state conviction for an offense that under the laws of this state would be a felony classified as a sex offense under (a) of this subsection."

Offenders convicted of Second Degree or Residential Burglary must meet the following eligibility conditions: (a) successfully completing twenty-one days in a work release program; (b) having no convictions for Second Degree or Residential Burglary during the preceding two years and not more than two prior convictions for burglary; (c) having no convictions for a violent felony offense during the preceding two years and not more than two prior convictions for a violent felony offense; (d) having no prior charges of escape; and (e) fulfilling the other conditions of the home detention program. Participation in this program is conditioned upon: (a) employment or school attendance; (b) program rules adherence; and (c) compliance with court-ordered legal financial obligations, (RCW 9.94A.030(36)).

Home detention can also be ordered for offenders whose medical or health-related conditions, concerns, or treatment would be better addressed under the home detention program or where the health and welfare of the offender, other inmates, or staff would be jeopardized by the offender's incarceration. Participation in the home detention program for medical or health-related reasons is conditioned on the offender abiding by the rules of the home detention program and complying with court-ordered legal financial obligations.

Community Supervision

If the sentence is one year or less, the court may impose up to one year of community supervision. An offender shall be on community supervision as of the date of sentencing. However, during any time the offender has absented him or herself from supervision without prior approval or during a period of confinement, the period of supervision shall toll (RCW 9.94A.170).

Community supervision for up to two years can be ordered with First-time Offender Waiver sentences and can be ordered for outpatient sex offender sentences (Special Sex Offender Sentencing Alternative) for the length of the suspended sentence or three years, whichever is greater. For consecutive sentences, community supervision is limited to 24 months (RCW 9.94A.400(5)).

Community supervision under the First-time Offender Waiver and Special Sex Offender Sentencing Alternative can include rehabilitative conditions. For all supervision sentences, the conditions can include crime-related prohibitions¹⁴ All community supervision sentences for crimes committed on or after July 28, 1991, include a requirement that offenders cannot own, use or possess firearms or ammunition (RCW9.94A.120(13)).

If the court decides that an offender's crime was caused by drug or alcohol use, a prohibition against such use can be imposed during community supervision, with regular monitoring by urinalysis or breathalyzer tests.

Community Placement

The 1988 Legislature created community placement, an after-prison supervision program for certain violent offenders, drug offenders, and sex offenders. Community placement consists of two programs: community custody and post-release supervision. Community placement begins upon completion of the confinement

^{14.}RCW 9.94A.030(11): "`Crime-related prohibition' means an order of a court prohibiting conduct that directly relates to the circumstance of the crime for which the offender has been convicted, and shall not be construed to mean orders directing an offender affirmatively to participate in rehabilitative programs or to otherwise perform affirmative conduct."

term or when the offender is transferred to community custody in lieu of earned early release. If the offender is sentenced to the statutory maximum period of confinement, then the community placement portion of the sentence consists entirely of the community custody to which the offender may become eligible. Any period of community custody actually served is to be credited against the community placement portion of the sentence.

<u>Community custody:</u> This program is for inmates who earn "good time" while in prison and have a sentence which includes community placement. These offenders are transferred to community custody in lieu of earned early release time. They are subject to the same controls placed on prison inmates. Violations of sentence conditions are reviewed at an inmate disciplinary hearing conducted by the Department of Corrections. Sanctions may include transfer to a more restrictive confinement level to serve the remaining portion of the original sentence. Any detention ordered is served in a Department of Corrections work release or prison facility.

<u>Post-release supervision:</u> This program is for an offender released from prison who has an additional period of community placement to serve, but who is not on community custody. This could happen, for instance, if the offender received no earned early release credit, of if he or she had completed the community custody portion of the sentence. If they violate sentence conditions, these offenders are entitled to a court hearing. Sanctions may include up to 60 days for each violation, and detention time is served in a county jail.

<u>Eligibility for community placement:</u> Community placement for twelve months is a mandatory sentence condition for offenders sentenced to prison for the following offenses committed on or after July 1, 1988:

- Sex offense (must be committed before July 1, 1990);
- Serious violent offense (must be committed before July 1 1990);
- · Second Degree Assault;

·Crime against a person with a deadly weapon finding¹⁵ under RCW 9.94A.125; or

Any felony offense under Chapter 69.50 or 69.52 RCW.

There is a mandatory two year community placement sentence in addition to other terms of sentence for the following offenses if they were committed after June 30, 1990:

· Any sex offense; or

15.RCW 9.94A.125:

[&]quot;...For purposes of this section, a deadly weapon is an implement or instrument which has the capacity to inflict death and from the manner in which it is used, is likely to produce or may easily and readily produce death. The following instruments are included in the term deadly weapon: Blackjack, sling shot, billy, sand club, sandbag, metal knuckles, any dirk, dagger, pistol, revolver, or any other firearm, any knife having a blade longer than three inches, any razor with an unguarded blade, any metal pipe or bar used or intended to be used as a club, any explosive, and any weapon containing poisonous or injurious gas."

· Any serious violent offense.

<u>Community placement conditions:</u> Unless the conditions are waived by the court, an offender on community placement must:

- Report to and be available for contact with the assigned community corrections officer as directed;
- ·Receive prior approval for living arrangements and residence location.
- ·Work at Department of Corrections' approved education, employment, and/or community service;
- ·Not consume controlled substances that are not legally prescribed;
- ·Not possess controlled substances while on community custody;
- ·Not own, use or possess firearms or ammunition; and
- •Pay supervision fees as determined by the Department of Corrections.

In addition to the above, the court may impose the following special conditions:

- Remain within or outside of specified geographical boundaries;
- · Have no direct or indirect contact with the victim of the crime;

·Have no direct or indirect contact with a specified class of individuals (must be specified);

- · Participate in crime-related treatment or counseling services;
- · Consume no alcohol;
- · Comply with crime-related prohibitions.

Conditions of community placement may be changed prior to transfer or during supervision, but they cannot be made more restrictive. If an offender commits a new felony while on community placement, an additional point is added to his or her Offender Score, thus increasing the sentencing range for the new felony.

TABLE 4

SENTENCE CONSIDERATIONS * BY OFFENSE

Offense	Alternatives	Enhancements	Community
	(If Eligible)	Available	Placement

Advancing Money or Property for Extortionate Extension of Credit	F, H, W		
Aggravated Murder 1			
Arson 1			
Arson 2	W		
Assault 1			24
Assault 2	W	D12	12
Assault 3	F, W		
Assault of a Child 1			24
Assault of a Child 2		D12	12
Assault of a Child 3	W		
Attempting Elude Police Vehicle	F, H, W		
Bail Jumping with Class A, B, or C	F, H, W		
Bail Jumping with Murder 1			
Bribe Received by Witness	F, H, W		
Bribery	F, H		
Bribing a Witness	F, H, W		
Burglary 1		D18	if D then 12
Burglary 2	F, H?, W	D12	
Child Molestation 1	S		12
Child Molestation 2	S		12
Child Molestation 3	S		12
SGC 19@2mmunication with a Minor for Immoral Purposes	S I-30		12

Notes: "F", First-Time Offender Waiver; "S", Special Sexual Offender Alternative; "H", Home Detention; "D", Deadly Weapon Finding; "C", Correctional Facility Enhancement; "W", Work Crew; "P", Protected Zone Enhancement; "?", may be eligible. All numbers represent months.

SENTENCE CONSIDERATIONS* BY OFFENSE

Offense	Alternatives (If Eligible)	Enhancements Available	Community Placement
Controlled Substance Homicide, First Drug Conviction	F	D12	12
Controlled Substance Homicide, Subsequent Drug Conviction		D12	12
Create, Deliver, Possess Counterfeit Controlled Substance Schedule I/II, Narcotic, First Conviction	F, W	D12	12
Create, Deliver, Possess Counterfeit Controlled Substance Schedule I/II, Narcotic, Subsequent Conviction	W	D12	12
Create, Deliver, Possess Counterfeit Controlled Substance Schedule III-V Narcotic, Schedule I-V, Nonnarcotic	F, W	D12	12
Criminal Mistreatment 1	F, H, W		
Criminal Mistreatment 2	F, H, W		
Custodial Assault	F, H, W		
Damage Building by Explosion, No Human Threat	F, H		
Damage Building by Explosion, With Human Threat			
Dealing in Depiction of Minor Engaged in Sexually Explicit Conduct	F, H		
Delivery of Imitation Controlled Substance by Person 18 or Over to Person Under 18	F, H, W		12
Delivery of a Material in Lieu of a Controlled Substance	F, W	D12	12
Endanger Life/Property by Explosives No Human Threat	F, H		
Endanger Life/Property by Explosives With Human Threat			
Escape 1	H, W	D12	
Escape 2	F, H, W		
Escape from Community Custody	H, W		

^{*} Notes: "F", First-Time Offender Waiver; "S", Special Sexual Offender Alternative; "H", Home Detention; "D", Deadly Weapon Finding; "C", Correctional Facility Enhancement; "W", Work Crew; "P", Protected Zone Enhancement; "?", may be eligible. All numbers represent months.

SENTENCE CONSIDERATIONS* BY OFFENSE

Offense	Alternatives (If Eligible)	Enhancements Available	Community Placement
Explosive Devices Prohibited			
Extortion 1	W		
Extortion 2	F, H, W		
Extortionate Extension of Credit	F, H, W		
Extortionate Means to Collect Extensions of Credit	F, H, W		
False Verification for Welfare	F, H, W		
Forged Prescription for a Controlled Substance	F, H?, W		12
Forged Prescription for a Legend Drug	F, H, W		
Forgery	F, H, W		
Harassment	F, W		
Hit and Run Injury Accident	F, H, W		
Homicide by Abuse			24
Incest 1	S		12
Incest 2	S		12
Inciting Criminal Profiteering	F, H		
Indecent Liberties with Forcible Compulsion	S		12
Indecent Liberties Without Forcible Compulsion	S		12
Influencing Outcome of Sporting Event	F, H, W		
Intimidating a Judge	F, H		
Intimidating a Juror	F, H		
Intimidating a Public Servant	F, H, W		
Intimidating a Witness	F, H		
Introducing Contraband 1	F, H		
Introducing Contraband 2	F, H, W		
Involving a Minor in Drug Dealing	F	D12	12

^{*} Notes: "F", First-Time Offender Waiver; "S", Special Sexual Offender Alternative; "H", Home Detention; "D", Deadly Weapon Finding; "C", Correctional Facility Enhancement; "W", Work Crew; "P", Protected Zone Enhancement; "?", may be eligible. All numbers represent months.

SENTENCE CONSIDERATIONS * BY OFFENSE

Offense	Alternatives (If Eligible)	Enhancements Available	Community Placement
Kidnapping 1		D24	24
Kidnapping 2	W	D12	if D then 12
Leading Organized Crime			
Malicious Harassment	F, H, W		
Malicious Mischief 1	F, H, W		
Malicious Mischief 2	F, H, W		
Manslaughter 1			
Manslaughter 2			
Manufacture, Deliver, Possess with Intent Schedule I/II Narcotic, Except Heroin or Cocaine; First Conviction, Not in a Protected Zone		D12, C18	12
Manufacture, Deliver, Possess with Intent Schedule I/II Narcotic, Except Heroin or Cocaine; Subsequent Con- viction or in a Protected Zone		D12, C18, P24	12
Manufacture, Deliver, Possess with Intent Heroin or Cocaine, First Con- viction, Not in a Protected Zone		D12, C18	12
Manufacture, Deliver, Possess with Intent Heroin or Cocaine, Subsequent Conviction or in a Protected Zone		D12, C18, P24	12
Manufacture Deliver Possess with Intent, Methamphetamine	F	D12, C15, P24	12
Manufacture, Deliver, Possess with Intent Schedule III-V Narcotic, Schedule I-V Nonnarcotic, Except Marijuana or Methamphetamine	F, W	D12, C15, P24	12
Manufacture, Deliver, Possess With Intent Marijuana	F, W	D12, C15, P24	12
Manufacture, Distribute, Possess With Intent Imitation Controlled Substance	F, H, W		12
Murder 1			24
Murder 2			24

^{*} Notes: "F", First-Time Offender Waiver; "S", Special Sexual Offender Alternative; "H", Home Detention; "D", Deadly Weapon Finding; "C", Correctional Facility Enhancement; "W", Work Crew; "P", Protected Zone Enhancement; "?", may be eligible. All numbers represent months.

SENTENCE CONSIDERATIONS * BY OFFENSE

Offense	Alternatives (If Eligible)	Enhancements Available	Community Placement
Over 18 Years Old, Deliver Schedule I/II Narcotics to Someone Under 18		D12, C18, P24	12
Over 18, Deliver Schedule III-V Nar- cotic or Schedule I-V Nonnarcotic to Person Under 18 and 3 Years Junior	F	D12, C15, P24	12
Patronizing a Juvenile Prostitute	F, H, W		
Perjury 1	F, H, W		
Perjury 2	F, H, W		
Possess Controlled Substance, Heroin or a Narcotic from Schedule I/II	F, H?, W	C12	12
Possess Controlled Substance, Narcotic Schedule III-IV or Nonnarcotic from Schedule I-V, except Phencyclidine	F, H?, W	C12	12
Possess Phencyclidine (PCP)	F, H?, W	C12	12
Possess Stolen Property 1	F, H, W		
Possess Stolen Property 2	F, H, W		
Promoting Prostitution 1	F, H		
Promoting Prostitution 2	F. H, W		
Rape 1		D24	24
Rape 2			12
Rape 3	S		12
Rape of a Child 1	S		12
Rape of a Child 2	S		12
Rape of a Child 3	S		12
Reckless Burning 1	F, W		
Reckless Endangerment 1	F, H, W		
Rendering Criminal Assistance 1	F, H, W		
Residential Burglary	F, H?, W		
Robbery 1		D24	if D then 12
Robbery 2	W		
Securities Act Violation	F, H, W		

^{*} Notes: "F", First-Time Offender Waiver; "S", Special Sexual Offender Alternative; "H", Home Detention; "D", Deadly Weapon Finding; "C", Correctional Facility Enhancement; "W", Work Crew; "P", Protected Zone Enhancement; "?", may be eligible. All numbers represent months.

SENTENCE CONSIDERATIONS* BY OFFENSE

Offense	Alternatives (If Eligible)	Enhancements Available	Community Placement
Selling for Profit (Controlled or Counterfeit) Any Controlled Substance		D12, C18, P24	12
Sending, Bringing Depictions of Minor Engaged in Sexually Explicit Conduct	F, H		
Sexual Exploitation	F, H		
Sexual Misconduct With Minor 1	S		12
Taking a Motor Vehicle Without Owner's Permission	F, H, W		
Tampering With a Witness	F, H, W		
Theft 1	F, H, W		
Theft 2	F, H, W		
Theft of Livestock 1	F, H, W	D12	
Theft of Livestock 2	F, H, W	D12	
Threats to Bomb	F, H, W		
Trafficking in Stolen Property 1	F, H, W		
Trafficking in Stolen Property 2	F, H, W		
Unlawful Imprisonment	F, W		
Unlawful Issue of Checks or Drafts	F, H, W		
Unlawful Possession of Firearm or Pistol by Felon	F, H, W		
Unlawful Use of Food Stamps	F, H, W		
Use Proceeds of Criminal Profiteering	F, H, W		
Vehicle Prowl 1	F, H, W		
Vehicular Assault	W		
Vehicular Homicide by Being Under the Influence or By the Operation of Vehicle in Reckless Manner			
Vehicular Homicide by Disregard for the Safety of Others	F, H		
Willful Failure Return From Furlough	F, H, W		
Willful Fail Return From Work Release	F, H, W		
Unranked Offense (Not Violent, Sex or a Drug Offense)	F, H, W		

^{*} Notes: "F", First-Time Offender Waiver; "S", Special Sexual Offender Alternative; "H", Home Detention; "D", Deadly Weapon Finding; "C", Correctional Facility Enhancement; "W", Work Crew; "P", Protected Zone Enhancement; "?", may be eligible. All numbers represent months.

Exceptional Sentences

The standard sentence range is presumed to be appropriate for the <u>typical</u> felony case. However, the law provides that in exceptional cases, the court has the discretion to depart from the standard sentence range and impose an exceptional sentence. RCW 9.94A.120(2) states the court "may impose a sentence outside the standard sentence range for that offense if it finds, considering the purpose of this chapter, that there are substantial and compelling reasons justifying an exceptional sentence."

An exceptional sentence must be a determinate sentence and cannot exceed the statutory maximum for the crime. In the case of the five crimes with statutory mandatory minimum sentences (Aggravated First Degree Murder, First Degree Assault, First Degree Assault of a Child, and First Degree Rape), a departure sentence cannot go below these minimum terms of confinement (RCW 10.95.030 and RCW 9.94A.120(4)).

If the court imposes a sentence outside a standard range, it must set forth the reasons for its decision in written Findings of Fact and Conclusions of Law (RCW 9.94A.120(3)). These procedures must also be followed if the court departs from the consecutive/concurrent policy in RCW 9.94A.400(1) and (2). Any departures can be appealed to the Court of Appeals by the defendant or the prosecutor.

The statute provides a list of illustrative factors the court may consider in deciding whether to impose an exceptional sentence. These mitigating and aggravating circumstances for exceptional sentences are provided as examples to the court and are not intended to be exclusive reasons for departures.

1. <u>Mitigating Circumstances for Exceptional Sentences:</u>

- a.To a significant degree, the victim was an initiator, willing participant, aggressor, or provoker of the incident.
- b.Before detection, the defendant compensated, or made a good faith effort to compensate, the victim of the criminal conduct for any damage or injury sustained.
- c.The defendant committed the crime under duress, coercion, threat, or compulsion insufficient to constitute a complete defense but which significantly affected his or her conduct.
- d. The defendant, with no apparent predisposition to do so, was induced by others to participate in the crime.
- e. The defendant's capacity to appreciate the wrongfulness of his conduct or to conform his conduct to the requirements of the law was significantly impaired (voluntary use of drugs or alcohol is excluded).
- f.The offense was principally accomplished by another person, and the defendant manifested extreme caution or sincere concern for the safety or well-being of the victim.
- g. The operation of the multiple offense policy of RCW 9.94A.400 results in a presumptive sentence that is clearly excessive in light of the purpose of this chapter, as expressed in RCW 9.94A.010.

h.The defendant or the defendant's children suffered a continuing pattern of physical or sexual abuse by the victim of the offense, and the offense is a response to that abuse.

2. Aggravating Circumstances for Exceptional Sentences:

- a. The defendant's conduct during the commission of the current offense manifested deliberate cruelty to the victim.
- b. The defendant knew or should have known that the victim of the current offense was particularly vulnerable or incapable of resistance due to extreme youth, advanced age, disability, or ill health.
- c.The current offense was a major economic offense or series of offenses, so identified by a consideration of any of the following factors:
 - i. The current offense involved multiple victims or multiple incidents per victim;
- ii. The current offense involved attempted or actual monetary loss substantially greater than typical for the offense;
- iii. The current offense involved a high degree of sophistication or planning or occurred over a lengthy period of time;
- iv. The defendant used his or her position of trust, confidence or fiduciary responsibility to facilitate the commission of the current offense.
- d.The current offense was a major violation of the Uniform Controlled Substances Act, (VUCSA, Chapter 69.50 RCW), related to trafficking in controlled substances, which was more onerous than the typical offense of its statutory definition. The presence of **any** of the following may identify an offense as a major VUCSA offense:
 - i.The current offense involved at least three separate transactions in which controlled substances were sold, transferred, or possessed with intent to do so; or
 - ii. The current offense involved an attempted or actual sale or transfer of controlled substances in quantities substantially larger than for personal use; or
 - iii.The current offense involved the manufacture of controlled substances for use by other parties; or
 - iv. The circumstances of the current offense reveal the offender to have occupied a high position in the drug distribution hierarchy; or

- v.The current offense involved a high degree of sophistication or planning or occurred over a lengthy period of time or involved a broad geographic area of disbursement; or
- vi.The offender used his or her position or status to facilitate the commission of the current offense, including positions of trust, confidence or fiduciary responsibility (e.g., pharmacist, physician, or other medical professional).
- e. The current offense included a finding of sexual motivation pursuant to RCW 9.94A.127.
- f.The offense was part of an ongoing pattern of sexual abuse of the same victim under the age of 18 years manifested by multiple incidents over a prolonged period of time.
- g. The operation of the multiple offense policy of RCW 9.94A.400 results in a presumptive sentence that is clearly too lenient in light of the purpose of this chapter, as expressed in RCW 9.94A.010.

Restitution

The court shall order restitution whenever a felony results in injury to person or damage or property loss. If restitution is not ordered, the court is to indicate the extraordinary reasons on the record (RCW 9.94A.120(16)).

Restitution can also be ordered to pay for an injury, loss or damage if the offender pleads guilty to a lesser offense or fewer offenses and agrees with the prosecutor's recommendation that he or she pay restitution for any offenses not prosecuted pursuant to a plea agreement.

Restitution is based on three factors:

- Easily ascertainable damages for injury to or loss of property;
- · Actual expenses incurred in treatment for injury to persons; and
- Lost wages resulting from injury.

Restitution shall not include reimbursement for damages for mental anguish, pain and suffering, and other intangible losses, but may include reimbursement for counselling reasonably related to the offense. The amount of restitution shall not exceed double the amount of the offender's gain or the victim's loss from the commission of the crime.

Restitution is to be determined at the sentencing hearing or within 60 days. As part of the sentence, the court must set the terms and conditions under which the defendant shall make restitution. It is required that the court be specific about the payment schedule for restitution, so that these sentence conditions can be appropriately monitored by the Community Corrections Officer.

The offender's compliance with the restitution requirement can be supervised for ten years after the date of sentence or release from confinement. The restitution portion of the sentence may be modified as to amount, terms, and conditions during this period regardless of the community supervision term and the statutory

maximum of the crime.

Restitution for victims is the first priority for payment by an offender.

Cases Involving Fraud or Deceptive Practice

If an offender or organization is found guilty of an offense involving fraud or other deceptive practice, the court may require that notice be given to the class of persons or sector of the public affected by the conviction or financially interested in the subject matter of the offense. The notice can be accomplished by mail, by advertising through designated media, or by other appropriate means (RCW 9.94A.142(3)).

Fines

On all sentences for felony offenses, the court may impose fines according to the following ranges (RCW 9.94A.386):

Class A felonies \$0 - 50,000

Class B felonies \$0 - 20,000 Class C felonies \$0 - 10,000

Unless the court finds the offender to be indigent, every person convicted of certain VUCSA violations (RCW 69.50.401, 69.50.402, 69.50,403, 69.50.406, 69.50.407, 69.50.410, 69.50.415) shall be fined one thousand dollars in addition to any other fine or penalty imposed. This fine increases to \$2,000 if the violation is a second or subsequent violation of one of the laws specified.

Other Legal Financial Obligations

The Sentencing Reform Act allows the court to order several additional monetary obligations. These include:

- ·Court costs, including reimbursement for extradition costs (RCW 9.94A.030(10));
- •Defense attorney's fees and defense costs (RCW 9.94A.030(10));
- •Contributions to a county or interlocal drug fund (RCW 9.94A.030(10));
- Crime victims' compensation assessment (RCW 7.68.035);
- Recoupment to the victim for the cost of counseling as a result of the offender's crime, in cases where the Special Sex Offender Sentencing Alternative is exercised (RCW 9.94A.120(7)(a)(ii)(B)); and
- Payment for the cost of incarceration, at the rate of fifty dollars per day.

All such monetary obligations, except probationer assessments, shall be monitored by the Department of Corrections for up to ten years after the last date of release from confinement or the date the sentence was entered (RCW 9.94A.120(10)).

The court must designate the total amount of a legal financial obligation, distinguishing the separate assessment for restitution, costs, fines, and other assessment. This designation must appear on the Judgment and Sentence form, or on a subsequent order to pay, and include the required schedule for monthly payment. If the court fails to set the monthly payment amount, the department shall set the amount.

In order to assist the court in setting the monthly payment sum, the offender must truthfully report to the Department of Corrections regarding earnings, property, and assets, and supply requested documentation.

The department may recommend to the court modifications in the payment schedule if the offender's financial circumstances change during the period of supervision. In cases where the department set the monthly assessment amount, the department may modify the monthly assessment without consulting the court.

Civil action for collection of unpaid legal financial obligations can be initiated by the Department of Corrections or any obligee. The law describes the wage assignment process. (See RCW 9.94A.145(3) and 9.94A.2001.)

Contact With Individuals

The court can prohibit the offender from having contact with specified individuals or a specific class of individuals for a period not to exceed the maximum allowable sentence for the crime, regardless of the expiration of the community supervision or community placement term. The order prohibiting contact must relate directly to the circumstances of the crime of conviction (RCW 9.94A.120(17)).

Consecutive/Concurrent Sentences

RCW 9.94A.400 identifies several rules regarding consecutive/concurrent sentences. Generally, sentences for multiple offenses set at one sentencing hearing are served concurrently unless there are two or more separate serious violent offenses. In those cases, the sentences are served consecutively. In some cases, the decision to run the sentences consecutively or concurrently is discretionary, but in others a departure from the policy requires an exceptional sentence. The specific rules are as follows:

Sentencing Persons Convicted of Multiple Offenses: Except for convictions of two or more separate serious violent offenses, all sentences for multiple offenses are served concurrently (RCW 9.94A.400(1)(a)). In the case of two or more serious violent offenses arising from separate and distinct criminal conduct, the sentences for these serious violent offenses are served consecutively to each other and concurrently with any other sentences imposed for current offenses (RCW 9.94A.400(1)(b)). Convictions entered or sentenced on the same date as the conviction for which the Offender Score is being computed are deemed "other current offenses" within the meaning of RCW 9.94A.400.

A departure from this rule requires an exceptional sentence (RCW 9.94A.120(15)).

<u>Felony Committed While Offender is Under Sentence for Another Felony:</u> Whenever the current offense was committed while the offender was under sentence for a previous felony and the offender is sentenced to another term of imprisonment, the latter term shall not begin until expiration of all prior terms (RCW 9.94A.400(2)).

A departure from this rule requires an exceptional sentence (RCW 9.94A.120(15)).

<u>Felonies Committed While Offender was not Under Sentence for Another Felony:</u> Subject to the above policies, whenever a person is sentenced for a felony that was committed while the person was not under sentence of a felony, the sentence shall run concurrent with felony sentences previously imposed by any court in this or another state or by a federal court, unless the court pronouncing the subsequent sentence expressly orders that they be served consecutively (RCW 9.94A.400(3)). This rule applies when offenders have been charged in multiple informations or have multiple convictions from different jurisdictions.

<u>Probation Revocation:</u> Whenever any person granted probation under RCW 9.95.210 or RCW 9.92.060, or both, has a probationary sentence revoked and a prison sentence imposed, this sentence shall run consecutively to any sentence imposed, unless the court pronouncing the subsequent sentence expressly orders that they be served concurrently (RCW 9.94A.400(4)). This rule applies when offenders with a pre-SRA case have their probation revoked and are also sentenced on a conviction for a crime committed after June 30, 1984.

<u>Serving Total Confinement with Consecutive Sentences:</u> In the case of consecutive sentences, all periods of total confinement shall be served before any periods of partial confinement, community service, community supervision, or any other requirement or condition of a sentence (RCW 9.94A.400(5)). This rule applies to offenders who have not completed their sentence requirements from a previous conviction and are sentenced to total confinement on a new offense.

STEP 5 - REVIEW OF SENTENCES

A sentence within the standard range cannot be appealed (RCW 9.94A.210). However, a sentence outside the standard range is subject to appeal by the defendant or the prosecutor. To reverse a sentence which is outside the sentence range, the Court of Appeals must find that:

(a)the reasons supplied by the sentencing judge were not supported by the record, or they do not justify a sentence outside the range; or

(b)the sentence imposed was clearly excessive or clearly too lenient.

The Department of Corrections may request a review of a sentence committing an offender to the custody or jurisdiction of the department. This review must be limited to errors of law, and must be filed with the Court of Appeals within ninety days of knowing about the sentence. The department must certify that all reasonable efforts to resolve the dispute at the Superior Court level have been exhausted.

STEP 6 - PENALTY AND MODIFICATION HEARING

If an offender violates any sentence condition or requirement, the court may modify its judgment and sentence according to the rules in RCW 9.94A.200. The court, upon motion of the state or upon its own

motion, must first require the offender to show cause why he or she shall not be punished for the noncompliance. A summons or arrest warrant can be issued by the court for the offender's appearance.

If the court finds that a violation of sentence conditions or requirements has occurred, it may order the offender confined for a period not to exceed 60 days for each violation. The court may (i) convert a partial confinement term to total confinement; (ii) convert community service to total or partial confinement; or (iii) convert monetary obligations (except restitution and the crime victim penalty assessment) to community service hours by calculating the obligation into hours using the state minimum wage as a calculation basis.

Any time served in confinement awaiting the hearing shall be credited against any confinement order. If the court finds the violation was not willful, the court may modify its previous order regarding payment of legal financial obligations and community service obligations. In all cases, escape charges can also be filed if appropriate.

STEP 7 - DISCHARGE AND VACATION OF CONVICTION RECORD

Discharge

When an offender completes his or her sentence requirements, the Department of Corrections shall notify the sentencing court in accordance with RCW 9.94A.220. The court then discharges the offender and provides him or her with a certificate of discharge. This certificate restores all civil rights lost upon conviction. It is not, however, based on a finding of rehabilitation.

Following discharge, the offender's prior record can be used to determine the sentence for later offenses and also used in later criminal prosecution as an element of an offense or for impeachment purposes.

Vacation of Conviction Record

Every offender discharged under the above provision may apply to the sentencing court for a vacation of the conviction record as provided in RCW 9.94A.230. The offender's record cannot be cleared if:

- ·Any criminal charges are pending against the offender in any court in this state, another state, or federal court;
- The offense was a violent offense (as defined in RCW 9.94A.030(33));
- The offense was a crime against persons (as defined in RCW 43.43.830);
- •The offender has been convicted of a new crime in this state, another state, or federal court since the date of the offender's discharge;
- ·The offense was a Class B felony, and less than ten years have passed since the date the applicant was discharged; and
- The offense was a Class C felony, and less than five years have passed since the date the applicant

was discharged.

If the offender meets these tests, the court can clear the record of conviction by:

·Permitting the offender to withdraw his/her guilty plea and to enter a plea of not guilty; or

- Setting aside the guilty verdict, if the offender was convicted after a plea of not guilty; and
- · Dismissing the information or indictment against the offender.

Once the court vacates a record of conviction, the offender's conviction shall not be included in the offender's criminal history for purposes of determining a sentence in any subsequent conviction and the offender shall be released from all penalties and disabilities resulting from the offenses. For all purposes, including responding to questions on employment applications, an offender whose record of conviction has been vacated may state that he or she has never been convicted of that crime. However, a vacated conviction record may be used as an element of a crime in a later criminal prosecution for the limited number of offenses whose classification as a felony requires proof of a prior conviction (e.g., Communication with a Minor for Immoral Purposes).

The sentencing guidelines allow automatic "washout" of prior convictions which meet the requirements of vacation of conviction. This policy allows offenders, who do not formally apply to the court, to have eligible offenses excluded from their criminal history in subsequent convictions. (See page 11 for further discussion of this policy.)

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CHAPTER 9.94A RCW

SENTENCING REFORM ACT OF 1981

The remainder of this section is excerpted from the official codification of Chapter 9.94A produced by the Code Reviser. This section includes changes resulting from the 1992 Legislative Session (see page III-2). To improve readability, we have removed some of the reviser's notes, added comments drafted by the Sentencing Guidelines Commission, provided page numbers for the index, and reformatted Table 1, the sentencing grid, RCW 9.94A.310(1).

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RCW 9.94A.010 Purpose. The purpose of this chapter is to make the criminal justice system accountable to the public by developing a system for the sentencing of felony offenders which structures, but does not eliminate, discretionary decisions affecting sentences, and to add a new chapter to Title 9 RCW designed to:

- (1) Ensure that the punishment for a criminal offense is proportionate to the seriousness of the offense and the offender's criminal history;
 - (2) Promote respect for the law by providing punishment which is just;
 - (3) Be commensurate with the punishment imposed on others committing similar offenses;
 - (4) Protect the public;
 - (5) Offer the offender an opportunity to improve him or herself; and
 - (6) Make frugal use of the state's resources. [1981 c 137 § 1.]

Comment

In 1983, the legislature considered enumerating specific factors which could not be considered in sentencing the offender, including race, creed, and gender. However, the legislature decided that to list such factors could narrow the scope of their intent, which was to prohibit discrimination as to any element that does not relate to the crime or the previous record of the defendant. For this reason, the statute requires that the sentencing guidelines and prosecuting standards be applied equally "without discrimination."

RCW 9.94A.020 Short title. This chapter may be known and cited as the sentencing reform act of 1981. [1981 c 137 § 2.]

RCW 9.94A.030 Definitions. Unless the context clearly requires otherwise, the definitions in this section apply throughout this chapter.

- (1) "Collect," or any derivative thereof, "collect and remit," or "collect and deliver," when used with reference to the department of corrections, means that the department is responsible for monitoring and enforcing the offender's sentence with regard to the legal financial obligation, receiving payment thereof from the offender, and, consistent with current law, delivering daily the entire payment to the superior court clerk without depositing it in a departmental account.
 - (2) "Commission" means the sentencing guidelines commission.
- (3) "Community corrections officer" means an employee of the department who is responsible for carrying out specific duties in supervision of sentenced offenders and monitoring of sentence conditions.
- (4) "Community custody" means that portion of an inmate's sentence of confinement in lieu of earned early release time served in the community subject to controls placed on the inmate's movement and activities by the department of corrections.
- (5) "Community placement" means that period during which the offender is subject to the conditions of community custody and/or postrelease supervision, which begins either upon completion of the term of confinement (postrelease supervision) or at such time as the offender is transferred to community custody in lieu of earned early release. Community placement may consist of entirely community custody, entirely postrelease supervision, or a combination of the two.
- (6) "Community service" means compulsory service, without compensation, performed for the benefit of the community by the offender.
 - (7) "Community supervision" means a period of time during which a convicted offender is

subject to crime-related prohibitions and other sentence conditions imposed by a court pursuant to this chapter or RCW 46.61.524. For first-time offenders, the supervision may include crime-related prohibitions and other conditions imposed pursuant to RCW 9.94A.120(5). For purposes of the interstate compact for out-of-state supervision of parolees and probationers, RCW 9.95.270, community supervision is the functional equivalent of probation and should be considered the same as probation by other states.

- (8) "Confinement" means total or partial confinement as defined in this section.
- (9) "Conviction" means an adjudication of guilt pursuant to Titles 10 or 13 RCW and includes a verdict of guilty, a finding of guilty, and acceptance of a plea of guilty.
- (10) "Court-ordered legal financial obligation" means a sum of money that is ordered by a superior court of the state of Washington for legal financial obligations which may include restitution to the victim, statutorily imposed crime victims' compensation fees as assessed pursuant to RCW 7.68.035, court costs, county or interlocal drug funds, court-appointed attorneys' fees, and costs of defense, fines, and any other financial obligation that is assessed to the offender as a result of a felony conviction.
- (11) "Crime-related prohibition" means an order of a court prohibiting conduct that directly relates to the circumstances of the crime for which the offender has been convicted, and shall not be construed to mean orders directing an offender affirmatively to participate in rehabilitative programs or to otherwise perform affirmative conduct.
- (12)(a) "Criminal history" means the list of a defendant's prior convictions, whether in this state, in federal court, or elsewhere. The history shall include, where known, for each conviction (i) whether the defendant has been placed on probation and the length and terms thereof; and (ii) whether the defendant has been incarcerated and the length of incarceration.
- (b) "Criminal history" shall always include juvenile convictions for sex offenses and shall also include a defendant's other prior convictions in juvenile court if: (i) The conviction was for an offense which is a felony or a serious traffic offense and is criminal history as defined in RCW 13.40.020(6)(a); (ii) the defendant was fifteen years of age or older at the time the offense was committed; and (iii) with respect to prior juvenile class B and C felonies or serious traffic offenses, the defendant was less than twenty-three years of age at the time the offense for which he or she is being sentenced was committed.
 - (13) "Department" means the department of corrections.
- (14) "Determinate sentence" means a sentence that states with exactitude the number of actual years, months, or days of total confinement, of partial confinement, of community supervision, the number of actual hours or days of community service work, or dollars or terms of a legal financial obligation. The fact that an offender through "earned early release" can reduce the actual period of confinement shall not affect the classification of the sentence as a determinate sentence.
- (15) "Disposable earnings" means that part of the earnings of an individual remaining after the deduction from those earnings of any amount required by law to be withheld. For the purposes of this definition, "earnings" means compensation paid or payable for personal services, whether denominated as wages, salary, commission, bonuses, or otherwise, and, notwithstanding any other provision of law making the payments exempt from garnishment, attachment, or other process to satisfy a court-ordered legal financial obligation, specifically includes periodic payments pursuant to pension or retirement programs, or insurance policies of any type, but does not include payments made under Title 50 RCW, except as provided in RCW 50.40.020 and 50.40.050, or Title 74 RCW.
 - (16) "Drug offense" means:
- (a) Any felony violation of chapter 69.50 RCW except possession of a controlled substance (RCW 69.50.401(d)) or forged prescription for a controlled substance (RCW 69.50.403);
- (b) Any offense defined as a felony under federal law that relates to the possession, manufacture, distribution, or transportation of a controlled substance; or
- (c) Any out-of-state conviction for an offense that under the laws of this state would be a felony classified as a drug offense under (a) of this subsection.
 - (17) "Escape" means:

- (a) Escape in the first degree (RCW 9A.76.110), escape in the second degree (RCW 9A.76.120), willful failure to return from furlough (RCW 72.66.060), willful failure to return from work release (RCW 72.65.070), or willful failure to be available for supervision by the department while in community custody (RCW 72.09.310); or
- (b) Any federal or out-of-state conviction for an offense that under the laws of this state would be a felony classified as an escape under (a) of this subsection.
 - (18) "Felony traffic offense" means:
- (a) Vehicular homicide (RCW 46.61.520), vehicular assault (RCW 46.61.522), eluding a police officer (RCW 46.61.024), or felony hit-and-run injury-accident (RCW 46.52.020(4)); or
- (b) Any federal or out-of-state conviction for an offense that under the laws of this state would be a felony classified as a felony traffic offense under (a) of this subsection.
- (19) "Fines" means the requirement that the offender pay a specific sum of money over a specific period of time to the court.
- (20)(a) "First-time offender" means any person who is convicted of a felony (i) not classified as a violent offense or a sex offense under this chapter, or (ii) that is not the manufacture, delivery, or possession with intent to manufacture or deliver a controlled substance classified in schedule I or II that is a narcotic drug or the selling for profit [of] any controlled substance or counterfeit substance classified in schedule I, RCW 69.50.204, except leaves and flowering tops of marihuana, and except as provided in (b) of this subsection, who previously has never been convicted of a felony in this state, federal court, or another state, and who has never participated in a program of deferred prosecution for a felony offense.
- (b) For purposes of (a) of this subsection, a juvenile adjudication for an offense committed before the age of fifteen years is not a previous felony conviction except for adjudications of sex offenses.
 - (21) "Nonviolent offense" means an offense which is not a violent offense.
- (22) "Offender" means a person who has committed a felony established by state law and is eighteen years of age or older or is less than eighteen years of age but whose case has been transferred by the appropriate juvenile court to a criminal court pursuant to RCW 13.40.110. Throughout this chapter, the terms "offender" and "defendant" are used interchangeably.
- (23) "Partial confinement" means confinement for no more than one year in a facility or institution operated or utilized under contract by the state or any other unit of government, or, if home detention or work crew has been ordered by the court, in an approved residence, for a substantial portion of each day with the balance of the day spent in the community. Partial confinement includes work release, home detention, work crew, and a combination of work crew and home detention as defined in this section.
- (24) "Postrelease supervision" is that portion of an offender's community placement that is not community custody.
- (25) "Restitution" means the requirement that the offender pay a specific sum of money over a specific period of time to the court as payment of damages. The sum may include both public and private costs. The imposition of a restitution order does not preclude civil redress.
 - (26) "Serious traffic offense" means:
- (a) Driving while under the influence of intoxicating liquor or any drug (RCW 46.61.502), actual physical control while under the influence of intoxicating liquor or any drug (RCW 46.61.504), reckless driving (RCW 46.61.500), or hit-and-run an attended vehicle (RCW 46.52.020(5)); or
- (b) Any federal, out-of-state, county, or municipal conviction for an offense that under the laws of this state would be classified as a serious traffic offense under (a) of this subsection.
 - (27) "Serious violent offense" is a subcategory of violent offense and means:
- (a) Murder in the first degree, homicide by abuse, murder in the second degree, assault in the first degree, kidnapping in the first degree, or rape in the first degree, assault of a child in the first degree, or an attempt, criminal solicitation, or criminal conspiracy to commit one of these felonies; or
- (b) Any federal or out-of-state conviction for an offense that under the laws of this state would be a felony classified as a serious violent offense under (a) of this subsection.

- (28) "Sentence range" means the sentencing court's discretionary range in imposing a nonappealable sentence.
 - (29) "Sex offense" means:
- (a) A felony that is a violation of chapter 9A.44 RCW or RCW 9A.64.020 or 9.68A.090 or that is, under chapter 9A.28 RCW, a criminal attempt, criminal solicitation, or criminal conspiracy to commit such crimes:
 - (b) A felony with a finding of sexual motivation under RCW 9.94A.127; or
- (c) Any federal or out-of-state conviction for an offense that under the laws of this state would be a felony classified as a sex offense under (a) of this subsection.
- (30) "Sexual motivation" means that one of the purposes for which the defendant committed the crime was for the purpose of his or her sexual gratification.
- (31) "Total confinement" means confinement inside the physical boundaries of a facility or institution operated or utilized under contract by the state or any other unit of government for twenty-four hours a day, or pursuant to RCW 72.64.050 and 72.64.060.
- (32) "Victim" means any person who has sustained emotional, psychological, physical, or financial injury to person or property as a direct result of the crime charged.
 - (33) "Violent offense" means:
- (a) Any of the following felonies, as now existing or hereafter amended: Any felony defined under any law as a class A felony or an attempt to commit a class A felony, criminal solicitation of or criminal conspiracy to commit a class A felony, manslaughter in the first degree, manslaughter in the second degree, indecent liberties if committed by forcible compulsion, kidnapping in the second degree, arson in the second degree, assault in the second degree, assault of a child in the second degree, extortion in the first degree, robbery in the second degree, vehicular assault, and vehicular homicide, when proximately caused by the driving of any vehicle by any person while under the influence of intoxicating liquor or any drug as defined by RCW 46.61.502, or by the operation of any vehicle in a reckless manner;
- (b) Any conviction for a felony offense in effect at any time prior to July 1, 1976, that is comparable to a felony classified as a violent offense in (a) of this subsection; and
- (c) Any federal or out-of-state conviction for an offense that under the laws of this state would be a felony classified as a violent offense under (a) or (b) of this subsection.
- (34) "Work crew" means a program of partial confinement consisting of civic improvement tasks for the benefit of the community of not less than thirty-five hours per week that complies with RCW 9.94A.135. The civic improvement tasks shall be performed on public property or on private property owned or operated by nonprofit entities, except that, for emergency purposes only, work crews may perform snow removal on any private property. The civic improvement tasks shall have minimal negative impact on existing private industries or the labor force in the county where the service or labor is performed. The civic improvement tasks shall not affect employment opportunities for people with developmental disabilities contracted through sheltered workshops as defined in RCW 82.04.385. Only those offenders sentenced to a facility operated or utilized under contract by a county are eligible to participate on a work crew. Offenders sentenced for a sex offense as defined in subsection (29) of this section are not eligible for the work crew program.
- (35) "Work release" means a program of partial confinement available to offenders who are employed or engaged as a student in a regular course of study at school. Participation in work release shall be conditioned upon the offender attending work or school at regularly defined hours and abiding by the rules of the work release facility.
- (36) "Home detention" means a program of partial confinement available to offenders wherein the offender is confined in a private residence subject to electronic surveillance. Home detention may not be imposed for offenders convicted of a violent offense, any sex offense, any drug offense, reckless burning in the first or second degree as defined in RCW 9A.48.040 or 9A.48.050, assault in the third degree as defined in RCW 9A.36.031, assault of a child in the third degree, unlawful imprisonment as defined in RCW 9A.40.040, or harassment as defined in RCW 9A.46.020. Home detention may be imposed for

offenders convicted of possession of a controlled substance (RCW 69.50.401(d)) or forged prescription for a controlled substance (RCW 69.50.403) if the offender fulfills the participation conditions set forth in this subsection and is monitored for drug use by treatment alternatives to street crime (TASC) or a comparable court or agency-referred program.

- (a) Home detention may be imposed for offenders convicted of burglary in the second degree as defined in RCW 9A.52.030 or residential burglary conditioned upon the offender: (i) Successfully completing twenty-one days in a work release program, (ii) having no convictions for burglary in the second degree or residential burglary during the preceding two years and not more than two prior convictions for burglary or residential burglary, (iii) having no convictions for a violent felony offense during the preceding two years and not more than two prior convictions for a violent felony offense, (iv) having no prior charges of escape, and (v) fulfilling the other conditions of the home detention program.
- (b) Participation in a home detention program shall be conditioned upon: (i) The offender obtaining or maintaining current employment or attending a regular course of school study at regularly defined hours, or the offender performing parental duties to offspring or minors normally in the custody of the offender, (ii) abiding by the rules of the home detention program, and (iii) compliance with court-ordered legal financial obligations. The home detention program may also be made available to offenders whose charges and convictions do not otherwise disqualify them if medical or health-related conditions, concerns or treatment would be better addressed under the home detention program, or where the health and welfare of the offender, other inmates, or staff would be jeopardized by the offender's incarceration. Participation in the home detention program for medical or health-related reasons is conditioned on the offender abiding by the rules of the home detention program and complying with court-ordered restitution. [1992 c 145 § 6; 1992 c 75 § 1. Prior: 1991 c 348 § 4; 1991 c 290 § 3; 1991 c 181 § 1; 1991 c 32 § 1; prior: 1990 c 3 § 602; prior: 1989 c 394 § 1; 1989 c 252 § 2; prior: 1988 c 157 § 1; 1988 c 154 § 2; 1988 c 153 § 1; 1988 c 145 § 11; prior: 1987 c 458 § 1; 1987 c 456 § 1; 1987 c 187 § 3; 1986 c 257 § 17; 1985 c 346 § 5; 1984 c 209 § 3; 1983 c 164 § 9; 1983 c 163 § 1; 1982 c 192 § 1; 1981 c 137 § 3.]

Comment

The 1986 Amendments:

The 1986 Legislature made several changes in this section (Chapter 257, Laws of 1986). Some changes were intended to resolve ambiguities and inconsistencies which were discovered as the law was put into practice; others merely improved the organization of this chapter. The following explains the Commission's rationale for recommending these changes to the legislature.

The definition of "conviction" has been clarified to include a verdict of guilty, finding of guilty, or an acceptance of a plea of guilty. In determining if a prior conviction existed for the purpose of calculating the offender score, it was unclear if a crime for which a plea of guilty had been entered but a sentencing had not taken place qualified as a "prior conviction." The amendment states that a finding of guilt determined by a jury or a judge (upon entry of a plea or otherwise) is a conviction for the purpose of the SRA.

To reflect the serious nature of Class A felonies, the term "criminal history" was amended so that prior juvenile Class A felonies do not "wash out" when the defendant becomes 23 years of age. See RCW 9.94A.360(4).

The term "drug offense" has been added to this section. Certain types of drug offenses warrant the addition of 12 months to the standard range if a deadly weapon allegation is proven. The law previously provided that this penalty could be imposed for "Delivery or Possession of a Controlled Substance with

Intent to Deliver." No RCWs were cited, and there was some confusion if the category excluded crimes such as Distribution to Persons under 18, and Selling for a Profit. The new definition clarifies which drug crimes can receive this penalty. Simple possession, forged prescriptions, and violations of the Legend Drug Act are not included in the definition.

The terms "felony traffic offense", "serious traffic offense", and "serious violent offense" were previously defined in another section. They were moved to this section to improve clarity.

The definition of "felony traffic offense" has been changed to include Vehicular Homicide, to solve an oversight, and to exclude Attempting to Elude a Police Officer. (In 1987, Attempting to Elude a Police Officer was again added to the definition.)

The term "first-time offender" confused practitioners and raised questions concerning whether prior juvenile convictions precluded an adult offender from being sentenced as a "first-time offender." Changes in the definition make it clear that a juvenile adjudication committed at the age of 15 years or after disqualifies the offender from being sentenced under the First-time Offender Waiver. The exclusion of sex offenders from this option was previously cited in RCW 9.94A.120(5) and was moved to this section to improve clarity.

The definition of a "nonviolent offense" was added because it is a term used frequently in the act.

The definition of "serious traffic offense" clarifies the previously used term of "Hit-and-Run" by labeling the offense as "Hit-and-Run An Attended Vehicle" (RCW 46.52.020(5)).

The term "serious violent offense" has been expanded to include attempts, solicitations and conspiracies to commit any of the felonies listed in the definition. Previously, the law was not clear in three areas: 1) if anticipatory crimes were included in this definition, 2) if anticipatory crimes are eligible for a deadly weapon enhancement, and 3) how anticipatory crimes are to be scored in the offender score. The statutes in this section make clear that anticipatory offenses are considered the same as the completed crime in determining whether the crime is a serious violent offense, warrants a longer sentence for a deadly weapon allegation, or increases the offender score.

The term "sex offense" has been added to this section to clarify which offenses qualify for the sex offender sentencing options and are precluded from the First-time Offender Waiver. Anticipatory crimes are included within the definition.

The crime of Vehicular Assault has been added to the list of crimes within the definition of a "violent offense." The commission decided that this crime involves basically the same offender behavior as Vehicular Homicide, a violent offense, and therefore the crime needed to be added to this category.

The 1987 Amendments:

The 1987 Legislature made several changes to this section. Most of the changes were intended to clarify the law. One was a substantive change to the first-time offender waiver. Another was a change involving Vehicular Homicide.

To clarify the law, the legislature included federal and out-of-state convictions in the definition of specific types of crimes. Work release was defined as a program of partial confinement, with the stipulation the offender must attend work or school and follow the facility's rules.

Eluding a Police Officer was included in the definition of felony traffic offense in 1984, then removed in 1986. The 1987 amendments again defined this crime as a felony traffic offense.

The first-time offender definition was amended to exclude use of the waiver for persons convicted of Manufacture, Deliver, or Possess With Intent to Manufacture or Deliver Controlled Substances Classified as Schedule I or II Narcotics.

In order to make a certain type of Vehicular Homicide offenders eligible for the First-time Offender Waiver, the definition of violent offenses was amended to include Vehicular Homicide only when caused by driving under the influence or by driving recklessly. Vehicular Homicide is not classified as a violent offense if caused by disregard for the safety of others.

The new crime, Homicide by Abuse, was added to the definition of serious violent offenses.

The 1988 Amendments:

The 1988 Legislature added several definitions related to the community placement program following release from prison. These definitions included community custody, community placement, and postrelease supervision. The definition of escape was amended to include failure to comply with movement limitations while on community custody.

The Commission recommended the definition of juvenile criminal history (RCW 9.94A.030(12)(b)) be amended to include serious traffic offenses. The offender scoring rules (RCW 9.94A.360) include serious traffic offenses when determining the sentence range for felony traffic offenses, therefore this section was changed to be consistent.

The 1988 Legislature enacted a provision allowing home detention for certain offenders. The definition of partial confinement was amended to reference this form of confinement and a definition of home detention was added. The violent offense definition (RCW 9.94A.030(33)) was amended to include the newly created crime of First Degree Child Molestation.

The 1989 Amendments:

The 1989 Legislature amended the definition of home detention to change eligibility for the program.

The 1990 Amendments:

The 1989 Legislature passed a legal financial obligation bill (Chapter 252, Laws of 1989) with a delayed implementation date of July 1, 1990. This bill defined terms, and set procedures, for collecting legal financial obligations.

The 1990 Legislature amended the definition of criminal history so juvenile convictions for sex offenses are always included in criminal history despite the offender's age or the class of the crime. The definition of sex offense was amended to include crimes committed with sexual motivation; a definition of this term was also added.

The definition of victim was amended to include persons who sustained emotional or psychological injury.

First Degree Child Molestation and Second Degree Rape were deleted from the violent offense definition

because they were raised from Class B to Class A offenses (Chapter 3, Laws of 1990). All Class A offenses are defined as violent crimes.

The definition of home detention was amended to include offenders convicted of Residential Burglary, provided they have limited criminal history and meet certain conditions.

RCW 9.94A.040 Sentencing guidelines commission--Established--Powers and duties. (1) A sentencing guidelines commission is established as an agency of state government.

- (2) The commission shall, following a public hearing or hearings:
- (a) Devise a series of recommended standard sentence ranges for all felony offenses and a system for determining which range of punishment applies to each offender based on the extent and nature of the offender's criminal history, if any;
- (b) Devise recommended prosecuting standards in respect to charging of offenses and plea agreements; and
- (c) Devise recommended standards to govern whether sentences are to be served consecutively or concurrently.
- (3) Each of the commission's recommended standard sentence ranges shall include one or more of the following: Total confinement, partial confinement, community supervision, community service, and a fine.
- (4) In devising the standard sentence ranges of total and partial confinement under this section, the commission is subject to the following limitations:
- (a) If the maximum term in the range is one year or less, the minimum term in the range shall be no less than one-third of the maximum term in the range, except that if the maximum term in the range is ninety days or less, the minimum term may be less than one-third of the maximum;
- (b) If the maximum term in the range is greater than one year, the minimum term in the range shall be no less than seventy-five percent of the maximum term in the range; and
- (c) The maximum term of confinement in a range may not exceed the statutory maximum for the crime as provided in RCW 9A.20.020.
- (5) In carrying out its duties under subsection (2) of this section, the commission shall give consideration to the existing guidelines adopted by the association of superior court judges and the Washington association of prosecuting attorneys and the experience gained through use of those guidelines. The commission shall emphasize confinement for the violent offender and alternatives to total confinement for the nonviolent offender.
- (6) This commission shall conduct a study to determine the capacity of correctional facilities and programs which are or will be available. While the commission need not consider such capacity in arriving at its recommendations, the commission shall project whether the implementation of its recommendations would result in exceeding such capacity. If the commission finds that this result would probably occur, then the commission shall prepare an additional list of standard sentences which shall be consistent with such capacity.
- (7) The commission may recommend to the legislature revisions or modifications to the standard sentence ranges and other standards. If implementation of the revisions or modifications would result in exceeding the capacity of correctional facilities, then the commission shall accompany its recommendation with an additional list of standard sentence ranges which are consistent with correction capacity.
- (8) The commission shall study the existing criminal code and from time to time make recommendations to the legislature for modification.
- (9) The commission shall exercise its duties under this section in conformity with chapter 34.05 RCW, as now existing or hereafter amended. [1986 c 257 § 18; 1982 c 192 § 2; 1981 c 137 § 4.]

RCW 9.94A.050 Sentencing guidelines commission--Research staff--Data, information, assistance--Bylaws--Salary of executive officer. The commission shall appoint a research staff of sufficient size and with sufficient resources to accomplish its duties. The commission may request from the office of financial management, the *board of prison terms and paroles, administrator for the courts, the department of corrections, and the department of social and health services such data, information, and data processing assistance as it may need to accomplish its duties, and such services shall be provided without cost to the commission. The commission shall adopt its own bylaws.

The salary for a full-time executive officer, if any, shall be fixed by the governor pursuant to RCW 43.03.040. [1982 c 192 § 3; 1981 c 137 § 5.]

*Reviser's note: The "board of prison terms and paroles" was redesignated the "indeterminate sentence review board" by 1986 c 224, effective July 1, 1986.

RCW 9.94A.060 Sentencing guidelines commission--Membership--Appointments--Terms of office--Expenses and compensation. (1) The commission consists of fifteen voting members, one of whom the governor shall designate as chairperson. With the exception of ex officio voting members, the voting members of the commission shall be appointed by the governor, subject to confirmation by the senate.

- (2) The voting membership consists of the following:
- (a) The head of the state agency having general responsibility for adult correction programs, as an ex officio member:
 - (b) The director of financial management, as an ex officio member;
- (c) Until July 1, 1992, the chair of the *indeterminate sentencing review board, as an ex officio member, and thereafter the chair of the clemency and pardons board, as an ex officio member;
 - (d) Two prosecuting attorneys;
 - (e) Two attorneys with particular expertise in defense work;
 - (f) Four persons who are superior court judges;
 - (g) One person who is the chief law enforcement officer of a county or city;
- (h) Three members of the public who are not and have never been prosecutors, attorneys, judges, or law enforcement officers.

In making the appointments, the governor shall seek the recommendations of Washington prosecutors in respect to the prosecuting attorney members, of the Washington state bar association in respect to the attorney members, of the association of superior court judges in respect to the members who are judges, and of the Washington association of sheriffs and police chiefs in respect to the member who is a law enforcement officer.

- (3) All voting members of the commission, except ex officio voting members, shall serve terms of three years and until their successors are appointed and confirmed. However, the governor shall stagger the terms by appointing four of the initial members for terms of one year, four for terms of two years, and four for terms of three years.
- (4) The speaker of the house of representatives and the president of the senate may each appoint two nonvoting members to the commission, one from each of the two largest caucuses in each house. The members so appointed shall serve two-year terms, or until they cease to be members of the house from which they were appointed, whichever occurs first.
- (5) The members of the commission shall be reimbursed for travel expenses as provided in RCW 43.03.050 and 43.03.060. Legislative members shall be reimbursed by their respective houses as provided under RCW 44.04.120, as now existing or hereafter amended. Members shall be compensated in accordance with RCW 43.03.250. [1988 c 157 § 2; 1984 c 287 § 10; 1981 c 137 § 6.]

*Reviser's note: The "indeterminate sentencing review board" should be referred to as the "indeterminate sentence review board." See RCW 9.95.001

RCW 9.94A.070 Standard sentence ranges--Revisions or modifications--Submission to legislature. Revisions or modifications of standard sentence ranges or other standards, together with any additional list of standard sentence ranges, shall be submitted to the legislature at least every two years. [1986 c 257 § 19; 1981 c 137 § 7.]

RCW 9.94A.080 Plea agreements--Discussions--Contents of agreements. The prosecutor and the attorney for the defendant, or the defendant when acting pro se, may engage in discussions with a view toward reaching an agreement that, upon the entering of a plea to a charged offense or to a lesser or related offense, the prosecutor will do any of the following:

- (1) Move for dismissal of other charges or counts;
- (2) Recommend a particular sentence within the sentence range applicable to the offense or offenses to which the offender pled guilty;
 - (3) Recommend a particular sentence outside of the sentence range;
 - (4) Agree to file a particular charge or count;
 - (5) Agree not to file other charges or counts; or
- (6) Make any other promise to the defendant, except that in no instance may the prosecutor agree not to allege prior convictions.

The court shall not participate in any discussions under this section. [1981 c 137 § 8.]

Comment

Pursuant to subsection (6), agreements may be reached regarding the filing or dismissal of deadly weapon allegations, the amount of restitution to be paid, whether an alternative conversion from total confinement to community service will be recommended, and whether confinement shall be total or partial. These examples are not exclusive, and subsection (6) was designed to allow agreements appropriate to the specific facts of individual cases which are permitted under the act. See RCW 9.94A.450, the Recommended Prosecuting Standards for Charging and Plea Dispositions.

The requirement that in no instance may the prosecutor agree not to allege prior convictions does not apply to situations in which the conviction is constitutionally invalid on its face. Similarly, it need not be alleged if the prior conviction has been previously determined through a personal restraint petition (or equivalent process) to have been unconstitutionally obtained. See <u>State v. Ammons</u>, 105 Wn.2d 175, 187 (1986).

RCW 9.94A.090 Plea agreements--Statement to court as to nature and reasons for agreement--Court approval or disapproval--Sentencing judge not bound. (1) If a plea agreement has been reached by the prosecutor and the defendant pursuant to RCW 9.94A.080, they shall at the time of the defendant's plea state to the court, on the record, the nature of the agreement and the reasons for the agreement. The court, at the time of the plea, shall determine if the agreement is consistent with the interests of justice and with the prosecuting standards. If the court determines it is not consistent with the interests of justice and with the prosecuting standards, the court shall, on the record, inform the defendant and the prosecutor that they are not bound by the agreement and that the defendant may withdraw the defendant's plea of guilty, if one has been made, and enter a plea of not guilty.

(2) The sentencing judge is not bound by any recommendations contained in an allowed plea agreement and the defendant shall be so informed at the time of plea. [1984 c 209 § 4; 1981 c 137 § 9.]

Comment

Subsection (1) gives the judge hearing a defendant's plea of guilty the authority to void the plea agreement upon which it is based if it is not consistent with the interests of justice and the prosecuting standards. This includes the authority to deny an amendment of the information. CrR 2.1(e).

A sentencing judge is not bound by the recommendations of any party, even if that judge also accepted the defendant's plea of guilty. This is consistent with Washington law preceding implementation of the Sentencing Reform Act.

RCW 9.94A.100 Plea agreements--Criminal history. The prosecuting attorney and the defendant shall each provide the court with their understanding of what the defendant's criminal history is prior to a plea of guilty pursuant to a plea agreement. All disputed issues as to criminal history shall be decided at the sentencing hearing. [1981 c 137 § 10.]

Comment

This section has been held not to violate a defendant's right to self-incrimination. <u>State v. Ammons</u>, 105 Wn.2d 175, 183-184 (1986).

RCW 9.94A.110 Sentencing hearing--Time period for holding--Presentence reports--Victim impact statement and criminal history--Arguments--Record. Before imposing a sentence upon a defendant, the court shall conduct a sentencing hearing. The sentencing hearing shall be held within forty court days following conviction. Upon the motion of either party for good cause shown, or on its own motion, the court may extend the time period for conducting the sentencing hearing. The court shall order the department to complete a presentence report before imposing a sentence upon a defendant who has been convicted of a felony sexual offense. The department of corrections shall give priority to presentence investigations for sexual offenders. The court shall consider the presentence reports, if any, including any victim impact statement and criminal history, and allow arguments from the prosecutor, the defense counsel, the offender, the victim, the survivor of the victim, or a representative of the victim or survivor, and an investigative law enforcement officer as to the sentence to be imposed. If the court is satisfied by a preponderance of the evidence that the defendant has a criminal history, the court shall specify the convictions it has found to exist. All of this information shall be part of the record. Copies of all presentence reports presented to the sentencing court and all written findings of facts and conclusions of law as to sentencing entered by the court shall be sent to the department by the clerk of the court at the conclusion of the sentencing and shall accompany the offender if the offender is committed to the custody of the department. Court clerks shall provide, without charge, certified copies of documents relating to criminal convictions requested by prosecuting attorneys. [1988 c 60 § 1; 1986 c 257 § 34; 1985 c 443 § 6; 1984 c 209 § 5; 1981 c 137 § 11.]

Comment

This section is procedurally implemented through CrR 7.1. Relevant information for purposes of sentencing is to be submitted through written presentence reports. Information set forth in the presentence reports of the prosecuting attorney and the Department of Corrections will be considered admitted, unless specifically controverted by the defendant. <u>State v. Ammons</u>, 105 Wn.2d 175, 184 (1986).

A comprehensive discussion regarding the determination of a defendant's criminal history at the sentencing hearing is contained in <u>State v. Ammons</u>, 105 Wn.2d 175 (1986). See RCW 9.94A.370 for a discussion of other disputed facts that may affect the defendant's sentence.

The 1988 Legislature directed the court to order presentence reports on all offenders convicted of felony sex offenses.

RCW 9.94A.120 Sentences. When a person is convicted of a felony, the court shall impose punishment as provided in this section.

- (1) Except as authorized in subsections (2), (5), and (7) of this section, the court shall impose a sentence within the sentence range for the offense.
- (2) The court may impose a sentence outside the standard sentence range for that offense if it finds, considering the purpose of this chapter, that there are substantial and compelling reasons justifying an exceptional sentence.
- (3) Whenever a sentence outside the standard range is imposed, the court shall set forth the reasons for its decision in written findings of fact and conclusions of law. A sentence outside the standard range shall be a determinate sentence.
- (4) An offender convicted of the crime of murder in the first degree shall be sentenced to a term of total confinement not less than twenty years. An offender convicted of the crime of assault in the first degree or assault of a child in the first degree where the offender used force or means likely to result in death or intended to kill the victim shall be sentenced to a term of total confinement not less than five years. An offender convicted of the crime of rape in the first degree shall be sentenced to a term of total confinement not less than five years, and shall not be eligible for furlough, work release or other authorized leave of absence from the correctional facility during such minimum five-year term except for the purpose of commitment to an inpatient treatment facility. The foregoing minimum terms of total confinement are mandatory and shall not be varied or modified as provided in subsection (2) of this section.
- (5) In sentencing a first-time offender the court may waive the imposition of a sentence within the sentence range and impose a sentence which may include up to ninety days of confinement in a facility operated or utilized under contract by the county and a requirement that the offender refrain from committing new offenses. The sentence may also include up to two years of community supervision, which, in addition to crime-related prohibitions, may include requirements that the offender perform any one or more of the following:
 - (a) Devote time to a specific employment or occupation;
- (b) Undergo available outpatient treatment for up to two years, or inpatient treatment not to exceed the standard range of confinement for that offense;
 - (c) Pursue a prescribed, secular course of study or vocational training;
- (d) Remain within prescribed geographical boundaries and notify the court or the community corrections officer prior to any change in the offender's address or employment;
 - (e) Report as directed to the court and a community corrections officer; or
- (f) Pay all court-ordered legal financial obligations as provided in RCW 9.94A.030 and/or perform community service work.
 - (6) If a sentence range has not been established for the defendant's crime, the court shall impose a

determinate sentence which may include not more than one year of confinement, community service work, a term of community supervision not to exceed one year, and/or other legal financial obligations. The court may impose a sentence which provides more than one year of confinement if the court finds, considering the purpose of this chapter, that there are substantial and compelling reasons justifying an exceptional sentence.

(7)(a)(i) When an offender is convicted of a sex offense other than a violation of RCW 9A.44.050 or a sex offense that is also a serious violent offense and has no prior convictions for a sex offense or any other felony sex offenses in this or any other state, the sentencing court, on its own motion or the motion of the state or the defendant, may order an examination to determine whether the defendant is amenable to treatment.

The report of the examination shall include at a minimum the following: The defendant's version of the facts and the official version of the facts, the defendant's offense history, an assessment of problems in addition to alleged deviant behaviors, the offender's social and employment situation, and other evaluation measures used. The report shall set forth the sources of the evaluator's information.

The examiner shall assess and report regarding the defendant's amenability to treatment and relative risk to the community. A proposed treatment plan shall be provided and shall include, at a minimum:

- (A) Frequency and type of contact between offender and therapist;
- (B) Specific issues to be addressed in the treatment and description of planned treatment modalities:
- (C) Monitoring plans, including any requirements regarding living conditions, lifestyle requirements, and monitoring by family members and others;
 - (D) Anticipated length of treatment; and
 - (E) Recommended crime-related prohibitions.

The court on its own motion may order, or on a motion by the state shall order, a second examination regarding the offender's amenability to treatment. The evaluator shall be selected by the party making the motion. The defendant shall pay the cost of any second examination ordered unless the court finds the defendant to be indigent in which case the state shall pay the cost.

- (ii) After receipt of the reports, the court shall consider whether the offender and the community will benefit from use of this special sexual offender sentencing alternative and consider the victim's opinion whether the offender should receive a treatment disposition under this subsection. If the court determines that this special sex offender sentencing alternative is appropriate, the court shall then impose a sentence within the sentence range. If this sentence is less than eight years of confinement, the court may suspend the execution of the sentence and impose the following conditions of suspension:
- (A) The court shall place the defendant on community supervision for the length of the suspended sentence or three years, whichever is greater; and
- (B) The court shall order treatment for any period up to three years in duration. The court in its discretion shall order outpatient sex offender treatment or inpatient sex offender treatment, if available. A community mental health center may not be used for such treatment unless it has an appropriate program designed for sex offender treatment. The offender shall not change sex offender treatment providers or treatment conditions without first notifying the prosecutor, the community corrections officer, and the court, and shall not change providers without court approval after a hearing if the prosecutor or community corrections officer object to the change. In addition, as conditions of the suspended sentence, the court may impose other sentence conditions including up to six months of confinement, not to exceed the sentence range of confinement for that offense, crime-related prohibitions, and requirements that the offender perform any one or more of the following:
 - (I) Devote time to a specific employment or occupation;
- (II) Remain within prescribed geographical boundaries and notify the court or the community corrections officer prior to any change in the offender's address or employment;
 - (III) Report as directed to the court and a community corrections officer;

- (IV) Pay all court-ordered legal financial obligations as provided in RCW 9.94A.030, perform community service work, or any combination thereof; or
- (V) Make recoupment to the victim for the cost of any counseling required as a result of the offender's crime.
- (iii) The sex offender therapist shall submit quarterly reports on the defendant's progress in treatment to the court and the parties. The report shall reference the treatment plan and include at a minimum the following: Dates of attendance, defendant's compliance with requirements, treatment activities, the defendant's relative progress in treatment, and any other material as specified by the court at sentencing.
- (iv) At the time of sentencing, the court shall set a treatment termination hearing for three months prior to the anticipated date for completion of treatment. Prior to the treatment termination hearing, the treatment professional and community corrections officer shall submit written reports to the court and parties regarding the defendant's compliance with treatment and monitoring requirements, and recommendations regarding termination from treatment, including proposed community supervision conditions. Either party may request and the court may order another evaluation regarding the advisability of termination from treatment. The defendant shall pay the cost of any additional evaluation ordered unless the court finds the defendant to be indigent in which case the state shall pay the cost. At the treatment termination hearing the court may: (A) Modify conditions of community supervision, and either (B) terminate treatment, or (C) extend treatment for up to the remaining period of community supervision.
- (v) The court may revoke the suspended sentence at any time during the period of community supervision and order execution of the sentence if: (A) The defendant violates the conditions of the suspended sentence, or (B) the court finds that the defendant is failing to make satisfactory progress in treatment. All confinement time served during the period of community supervision shall be credited to the offender if the suspended sentence is revoked.
- (vi) Except as provided in (a)(vii) of this subsection, after July 1, 1991, examinations and treatment ordered pursuant to this subsection shall only be conducted by sex offender treatment providers certified by the department of health pursuant to chapter 18.155 RCW.
- (vii) A sex offender therapist who examines or treats a sex offender pursuant to this subsection (7) does not have to be certified by the department of health pursuant to chapter 18.155 RCW if the court finds that: (A) The offender has already moved to another state or plans to move to another state for reasons other than circumventing the certification requirements; (B) no certified providers are available for treatment within a reasonable geographical distance of the offender's home; and (C) the evaluation and treatment plan comply with this subsection (7) and the rules adopted by the department of health.

For purposes of this subsection, "victim" means any person who has sustained emotional, psychological, physical, or financial injury to person or property as a result of the crime charged. "Victim" also means a parent or guardian of a victim who is a minor child unless the parent or guardian is the perpetrator of the offense.

(b) When an offender is convicted of any felony sex offense committed before July 1, 1987, and is sentenced to a term of confinement of more than one year but less than six years, the sentencing court may, on its own motion or on the motion of the offender or the state, order the offender committed for up to thirty days to the custody of the secretary of social and health services for evaluation and report to the court on the offender's amenability to treatment at these facilities. If the secretary of social and health services cannot begin the evaluation within thirty days of the court's order of commitment, the offender shall be transferred to the state for confinement pending an opportunity to be evaluated at the appropriate facility. The court shall review the reports and may order that the term of confinement imposed be served in the sexual offender treatment program at the location determined by the secretary of social and health services or the secretary's designee, only if the report indicates that the offender is amenable to the treatment program provided at these facilities. The offender shall be transferred to the state pending placement in the treatment program. Any offender who has escaped from the treatment program shall be

referred back to the sentencing court.

If the offender does not comply with the conditions of the treatment program, the secretary of social and health services may refer the matter to the sentencing court. The sentencing court shall commit the offender to the department of corrections to serve the balance of the term of confinement.

If the offender successfully completes the treatment program before the expiration of the term of confinement, the court may convert the balance of confinement to community supervision and may place conditions on the offender including crime-related prohibitions and requirements that the offender perform any one or more of the following:

- (i) Devote time to a specific employment or occupation;
- (ii) Remain within prescribed geographical boundaries and notify the court or the community corrections officer prior to any change in the offender's address or employment;
 - (iii) Report as directed to the court and a community corrections officer;
 - (iv) Undergo available outpatient treatment.

If the offender violates any of the terms of community supervision, the court may order the offender to serve out the balance of the community supervision term in confinement in the custody of the department of corrections.

After June 30, 1993, this subsection (b) shall cease to have effect.

(c) When an offender commits any felony sex offense on or after July 1, 1987, and is sentenced to a term of confinement of more than one year but less than six years, the sentencing court may, on its own motion or on the motion of the offender or the state, request the department of corrections to evaluate whether the offender is amenable to treatment and the department may place the offender in a treatment program within a correctional facility operated by the department.

Except for an offender who has been convicted of a violation of RCW 9A.44.040 or 9A.44.050, if the offender completes the treatment program before the expiration of his term of confinement, the department of corrections may request the court to convert the balance of confinement to community supervision and to place conditions on the offender including crime-related prohibitions and requirements that the offender perform any one or more of the following:

- (i) Devote time to a specific employment or occupation;
- (ii) Remain within prescribed geographical boundaries and notify the court or the community corrections officer prior to any change in the offender's address or employment;
 - (iii) Report as directed to the court and a community corrections officer;
 - (iv) Undergo available outpatient treatment.

If the offender violates any of the terms of his community supervision, the court may order the offender to serve out the balance of his community supervision term in confinement in the custody of the department of corrections.

Nothing in (c) of this subsection shall confer eligibility for such programs for offenders convicted and sentenced for a sex offense committed prior to July 1, 1987. This subsection (c) does not apply to any crime committed after July 1, 1990.

- (d) Offenders convicted and sentenced for a sex offense committed prior to July 1, 1987, may, subject to available funds, request an evaluation by the department of corrections to determine whether they are amenable to treatment. If the offender is determined to be amenable to treatment, the offender may request placement in a treatment program within a correctional facility operated by the department. Placement in such treatment program is subject to available funds.
- (8)(a) When a court sentences a person to a term of total confinement to the custody of the department of corrections for an offense categorized as a sex offense or a serious violent offense committed after July 1, 1988, but before July 1, 1990, assault in the second degree, assault of a child in the second degree, any crime against a person where it is determined in accordance with RCW 9.94A.125 that the defendant or an accomplice was armed with a deadly weapon at the time of commission, or any felony offense under chapter 69.50 or 69.52 RCW, committed on or after July 1, 1988, the court shall in addition to the other terms of the sentence, sentence the offender to a one-year term of community

placement beginning either upon completion of the term of confinement or at such time as the offender is transferred to community custody in lieu of earned early release in accordance with RCW 9.94A.150 (1) and (2). When the court sentences an offender under this subsection to the statutory maximum period of confinement then the community placement portion of the sentence shall consist entirely of such community custody to which the offender may become eligible, in accordance with RCW 9.94A.150 (1) and (2). Any period of community custody actually served shall be credited against the community placement portion of the sentence.

- (b) When a court sentences a person to a term of total confinement to the custody of the department of corrections for an offense categorized as a sex offense or serious violent offense committed on or after July 1, 1990, the court shall in addition to other terms of the sentence, sentence the offender to community placement for two years or up to the period of earned early release awarded pursuant to RCW 9.94A.150 (1) and (2), whichever is longer. The community placement shall begin either upon completion of the term of confinement or at such time as the offender is transferred to community custody in lieu of earned early release in accordance with RCW 9.94A.150 (1) and (2). When the court sentences an offender under this subsection to the statutory maximum period of confinement then the community placement portion of the sentence shall consist entirely of the community custody to which the offender may become eligible, in accordance with RCW 9.94A.150 (1) and (2). Any period of community custody actually served shall be credited against the community placement portion of the sentence. Unless a condition is waived by the court, the terms of community placement for offenders sentenced pursuant to this section shall include the following conditions:
- (i) The offender shall report to and be available for contact with the assigned community corrections officer as directed;
- (ii) The offender shall work at department of corrections-approved education, employment, and/or community service;
- (iii) The offender shall not consume controlled substances except pursuant to lawfully issued prescriptions;
 - (iv) An offender in community custody shall not unlawfully possess controlled substances;
 - (v) The offender shall pay supervision fees as determined by the department of corrections; and
- (vi) The residence location and living arrangements are subject to the prior approval of the department of corrections during the period of community placement.
 - (c) The court may also order any of the following special conditions:
 - (i) The offender shall remain within, or outside of, a specified geographical boundary;
- (ii) The offender shall not have direct or indirect contact with the victim of the crime or a specified class of individuals:
 - (iii) The offender shall participate in crime-related treatment or counseling services;
 - (iv) The offender shall not consume alcohol; or
 - (v) The offender shall comply with any crime-related prohibitions.
- (d) Prior to transfer to, or during, community placement, any conditions of community placement may be removed or modified so as not to be more restrictive by the sentencing court, upon recommendation of the department of corrections.
- (9) If the court imposes a sentence requiring confinement of thirty days or less, the court may, in its discretion, specify that the sentence be served on consecutive or intermittent days. A sentence requiring more than thirty days of confinement shall be served on consecutive days. Local jail administrators may schedule court-ordered intermittent sentences as space permits.
- (10) If a sentence imposed includes payment of a legal financial obligation, the sentence shall specify the total amount of the legal financial obligation owed, and shall require the offender to pay a specified monthly sum toward that legal financial obligation. Restitution to victims shall be paid prior to any other payments of monetary obligations. Any legal financial obligation that is imposed by the court may be collected by the department, which shall deliver the amount paid to the county clerk for credit. The offender's compliance with payment of legal financial obligations shall be supervised by the

department. All monetary payments ordered shall be paid no later than ten years after the last date of release from confinement pursuant to a felony conviction or the date the sentence was entered. Independent of the department, the party or entity to whom the legal financial obligation is owed shall have the authority to utilize any other remedies available to the party or entity to collect the legal financial obligation. Nothing in this section makes the department, the state, or any of its employees, agents, or other persons acting on their behalf liable under any circumstances for the payment of these legal financial obligations. If an order includes restitution as one of the monetary assessments, the county clerk shall make disbursements to victims named in the order.

- (11) Except as provided under RCW 9.94A.140(1) and 9.94A.142(1), a court may not impose a sentence providing for a term of confinement or community supervision or community placement which exceeds the statutory maximum for the crime as provided in chapter 9A.20 RCW.
- (12) All offenders sentenced to terms involving community supervision, community service, community placement, or legal financial obligation shall be under the supervision of the secretary of the department of corrections or such person as the secretary may designate and shall follow explicitly the instructions of the secretary including reporting as directed to a community corrections officer, remaining within prescribed geographical boundaries, notifying the community corrections officer of any change in the offender's address or employment, and paying the supervision fee assessment.
- (13) All offenders sentenced to terms involving community supervision, community service, or community placement under the supervision of the department of corrections shall not own, use, or possess firearms or ammunition. Offenders who own, use, or are found to be in actual or constructive possession of firearms or ammunition shall be subject to the appropriate violation process and sanctions. "Constructive possession" as used in this subsection means the power and intent to control the firearm or ammunition. "Firearm" as used in this subsection means a weapon or device from which a projectile may be fired by an explosive such as gunpowder.
- (14) The sentencing court shall give the offender credit for all confinement time served before the sentencing if that confinement was solely in regard to the offense for which the offender is being sentenced.
- (15) A departure from the standards in RCW 9.94A.400 (1) and (2) governing whether sentences are to be served consecutively or concurrently is an exceptional sentence subject to the limitations in subsections (2) and (3) of this section, and may be appealed by the defendant or the state as set forth in RCW 9.94A.210 (2) through (6).
- (16) The court shall order restitution whenever the offender is convicted of a felony that results in injury to any person or damage to or loss of property, whether the offender is sentenced to confinement or placed under community supervision, unless extraordinary circumstances exist that make restitution inappropriate in the court's judgment. The court shall set forth the extraordinary circumstances in the record if it does not order restitution.
- (17) As a part of any sentence, the court may impose and enforce an order that relates directly to the circumstances of the crime for which the offender has been convicted, prohibiting the offender from having any contact with other specified individuals or a specific class of individuals for a period not to exceed the maximum allowable sentence for the crime, regardless of the expiration of the offender's term of community supervision or community placement.
- (18) In any sentence of partial confinement, the court may require the defendant to serve the partial confinement in work release, in a program of home detention, on work crew, or in a combined program of work crew and home detention.
- (19) All court-ordered legal financial obligations collected by the department and remitted to the county clerk shall be credited and paid where restitution is ordered. Restitution shall be paid prior to any other payments of monetary obligations. [1992 c 145 § 7; 1992 c 75 § 2; 1992 c 45 § 5. Prior: 1991 c 221 § 2; 1991 c 181 § 3; 1991 c 104 § 3; 1990 c 3 § 705; 1989 c 252 § 4; prior: 1988 c 154 § 3; 1988 c 153 § 2; 1988 c 143 § 21; prior: 1987 c 456 § 2; 1987 c 402 § 1; prior: 1986 c 301 § 4; 1986 c 301 § 3; 1986 c 257 § 20; 1984 c 209 § 6; 1983 c 163 § 2; 1982 c 192 § 4; 1981 c 137 § 12.]

Comment

RCW 9.94A.120(3) indicates that sentences outside the standard range are to be determinate sentences. The definition of determinate sentence is "a sentence that states with exactitude the number of actual years, months, or days of total confinement, of partial confinement, of community supervision, the number of actual hours or days of community service work, or dollars or terms of a legal financial obligation" (RCW 9.94A.030(14)). When the court sets a sentence outside the range, such sentence should be expressed in terms of the categories allowed under the law.

The First-time Offender Waiver allows the court to impose up to 90 days of confinement, even for offenders with a sentence range of 0 to 60 days.

The 1986 Legislature amended the provisions for inpatient treatment of sexual offenders. The sexual offender treatment program is being transferred from the Department of Social and Health Services to the Department of Corrections. The 1987 Legislature clarified that the transfer of the treatment program applies to offenders whose crimes were committed after July 1, 1987. Offenders whose crimes were committed before that date will still be sent to the program at Eastern and Western State Hospitals, but all sexual offenders will be transferred to the Department of Corrections by 1993. A provision requiring that the treatment provider find the offender amenable to treatment went into effect in 1986.

RCW 9.94A.120(14) codifies the constitutional requirement that the offender receive credit for time served prior to the sentencing. See <u>State v. Phelan</u>, 100 Wn.2d 508, 671 P.2d 1212 (1983).

The 1986 Legislature added subsection (16) to require courts to order restitution, or in the event it is not ordered, to set forth "extraordinary circumstances" in the record for not requiring restitution.

The 1987 Legislature added subsection (17) to allow the court to impose an order prohibiting an offender from contacting victims or other persons directly related to the circumstances of the crime. The court may impose this or other crime-related prohibitions for up to the statutory maximum for that crime.

Subsection (18) clarifies that partial confinement may be served in work release.

<u>State v. Bernhard</u> covers the court's authority to designate a treatment facility as an exceptional condition of a community supervision sentence. See 108 Wn.2nd 527, 741 P.2d 1, (1987).

The 1988 Legislature established a program of community placement for certain offenders following their release from prison. RCW 9.94A.120(8) establishes the conditions of supervision for both community custody and postrelease supervision, the two forms of community placement.

The 1988 Legislature directed that restitution to victims shall be the first payment of monetary obligations (RCW 9.94A.120(10)). The legislature also clarified that the Department of Corrections is responsible for supervising payment of monetary obligations, and if the court does not set a schedule for payments, the department can set one.

The 1989 Legislature changed the allowable financial obligations to include payment for the cost of evaluating the offender's amenability to treatment and payment for the cost of treatment.

The 1990 Legislature increased the mandatory minimum sentence for First Degree Rape from three years

to five years in RCW 9.94A.120(4).

The 1990 Legislature revised several aspects of the Special Sex Offender Sentencing Alternative. These include increasing the accountability of the treatment provider to the court, changing the maximum sentence allowed from six years to eight years, increasing the length of community supervision and treatment, and directing that, after July 1991, examinations and treatment under SSOSA be conducted by certified sex offender treatment providers.

The state hospital sex offender treatment program was phased out beginning in 1987. Offenders whose crimes were committed before July 1987 were no longer admitted to the hospital program nor were they eligible for the prison sex offender treatment program. The 1990 Legislature added a subsection (RCW 9.94A.120(7)(d)) allowing this category of sex offender to be admitted to the prison treatment program, subject to available funds.

The 1990 Legislature changed the allowable length of community placement for sex offenders and serious violent offenders from one year to either two years or the period of earned early release time, whichever is longer.

RCW 9.94A.123 Legislative finding and intent--Commitment of felony sexual offenders after July 1, 1987. The legislature finds that the sexual offender treatment programs at western and eastern state hospitals, while not proven to be totally effective, may be of some benefit in positively affecting the behavior of certain sexual offenders. Given the significance of the problems of sexual assault and sexual abuse of children, it is therefore appropriate to review and revise these treatment efforts.

At the same time, concerns regarding the lack of adequate security at the existing programs must be satisfactorily addressed. In an effort to promote public safety, it is the intent of the legislature to transfer the responsibility for felony sexual offenders from the department of social and health services to the department of corrections.

Therefore, no person committing a felony sexual offense on or after July 1, 1987, may be committed under RCW 9.94A.120(7)(b) to the department of social and health services at eastern state hospital or western state hospital. Any person committed to the department of social and health services under RCW 9.94A.120(7)(b) for an offense committed before July 1, 1987, and still in the custody of the department of social and health services on June 30, 1993, shall be transferred to the custody of the department of corrections. Any person eligible for evaluation or treatment under RCW 9.94A.120(7)(b) shall be committed to the department of corrections. [1987 c 402 § 2; 1986 c 301 § 1.]

RCW 9.94A.125 Deadly weapon special verdict--Definition. In a criminal case wherein there has been a special allegation and evidence establishing that the accused or an accomplice was armed with a deadly weapon at the time of the commission of the crime, the court shall make a finding of fact of whether or not the accused or an accomplice was armed with a deadly weapon at the time of the commission of the crime, or if a jury trial is had, the jury shall, if it find[s] the defendant guilty, also find a special verdict as to whether or not the defendant or an accomplice was armed with a deadly weapon at the time of the commission of the crime.

For purposes of this section, a deadly weapon is an implement or instrument which has the capacity to inflict death and from the manner in which it is used, is likely to produce or may easily and readily produce death. The following instruments are included in the term deadly weapon: Blackjack, sling shot, billy, sand club, sandbag, metal knuckles, any dirk, dagger, pistol, revolver, or any other firearm, any knife having a blade longer than three inches, any razor with an unguarded blade, any metal

pipe or bar used or intended to be used as a club, any explosive, and any weapon containing poisonous or injurious gas. [1983 c 163 § 3.]

Comment

The Commission did not provide sentence enhancement for all crimes involving a deadly weapon. For some crimes where the use of the deadly weapon warranted additional punishment, the legislature adopted the Commission's recommendations that an offender have additional time added to the presumptive sentence. These crimes are: First Degree Kidnapping, First Degree Rape, First Degree Robbery, First Degree Burglary, Second Degree Assault, First Degree Escape, Second Degree Kidnapping, Second Degree Burglary (non-dwelling only), and the Delivery of or Possession with Intent to Deliver A Controlled Substance (RCW 9.94A.310). (In 1988, the legislature added Theft of Livestock 1 and 2 to this list and in 1992 the legislature added Second Degree Assault of a Child). The 1986 amendments clarified that the deadly weapon penalties apply to anticipatory offenses to commit one of these enumerated crimes. The 1986 amendments also clarified that the deadly weapon penalty applies to the drug offenses defined in RCW 9.94A.030(16), instead of applying only to the Delivery or Possession with Intent to Deliver.

The Commission was aware that <u>State v. Workman</u>, 90 Wn.2d 433, 554 P.2d 382 (1978), prohibits the "double counting" of an element for the purpose of proving the existence of the crime and using it as a factor in enhancing the sentence without specific legislative intent to so allow. Therefore, the Commission recommended enhancing the penalty for crimes involving deadly weapons for which the weapon is only an alternative element. The Commission decided that if there are different ways of committing an offense, that the method involving a deadly weapon deserved additional enhancement through a special allegation process.

The definition and procedural requirements for the deadly weapon allegation and finding are carried over from existing law. No distinction is made between a firearm and other types of deadly weapons. The mandatory prison term for a firearm finding, under RCW 9.41.025, and for a deadly weapon finding, under RCW 9.95.040, was abolished by the Sentencing Reform Act as to crimes committed on or after July 1, 1984.

The sentencing court should first calculate the presumptive sentence range for the current offense using the appropriate Offense Seriousness Level and Offender Score. Then the deadly weapon enhancement is added to the entire range. The court may impose any sentence within this enhanced range. The allegation of a deadly weapon cannot be used to enhance the sentence except under this section or upon stipulation pursuant to RCW 9.94A.370.

RCW 9.94A.127 Sexual motivation special allegation--Procedures. (1) The prosecuting attorney shall file a special allegation of sexual motivation in every criminal case other than sex offenses as defined in RCW 9.94A.030(29) (a) or (c) when sufficient admissible evidence exists, which, when considered with the most plausible, reasonably foreseeable defense that could be raised under the evidence, would justify a finding of sexual motivation by a reasonable and objective fact-finder.

(2) In a criminal case wherein there has been a special allegation the state shall prove beyond a reasonable doubt that the accused committed the crime with a sexual motivation. The court shall make a finding of fact of whether or not a sexual motivation was present at the time of the commission of the crime, or if a jury trial is had, the jury shall, if it finds the defendant guilty, also find a special verdict as to whether or not the defendant committed the crime with a sexual motivation. This finding shall not be

applied to sex offenses as defined in RCW 9.94A.030(29) (a) or (c).

(3) The prosecuting attorney shall not withdraw the special allegation of sexual motivation without approval of the court through an order of dismissal of the special allegation. The court shall not dismiss this special allegation unless it finds that such an order is necessary to correct an error in the initial charging decision or unless there are evidentiary problems which make proving the special allegation doubtful. [1990 c 3 § 601.]

Comment

A finding of sexual motivation was created by the 1990 Legislature applicable to any crime except a sex crime.

RCW 9.94A.130 Power to defer or suspend sentences abolished--Exceptions. The power to defer or suspend the imposition or execution of sentence is hereby abolished in respect to sentences prescribed for felonies committed after June 30, 1984, except for offenders sentenced under RCW 9.94A.120(7)(a), the special sexual offender sentencing alternative, whose sentence may be suspended. [1984 c 209 § 7; 1981 c 137 § 13.]

RCW 9.94A.135 Offender work crews. Participation in a work crew is conditioned upon the offender's acceptance into the program, abstinence from alcohol and controlled substances as demonstrated by urinalysis and breathalyzer monitoring, with the cost of monitoring to be paid by the offender, unless indigent; and upon compliance with the rules of the program, which rules shall include the requirements that the offender work to the best of his or her abilities and that he or she provide the program with accurate, verified residence information. Work crew may be imposed simultaneously with electronic home detention.

Where work crew is imposed as part of a sentence of nine months or more, the offender must serve a minimum of thirty days of total confinement before being eligible for work crew.

An offender who has successfully completed four weeks of work crew at thirty-five hours per week shall thereafter receive credit toward the work crew sentence for hours worked at approved, verified employment. Such employment credit may be earned for up to twenty-four hours actual employment per week provided, however, that every such offender shall continue active participation in work crews projects according to a schedule approved by a work crew supervisor until the work crew sentence has been served.

The hours served as part of a work crew sentence may include substance abuse counseling and/or job skills training.

The civic improvement tasks performed by offenders on work crew shall be unskilled labor for the benefit of the community as determined by the head of the county executive branch or his or her designee. Civic improvement tasks shall not be done on private property unless it is owned or operated by a nonprofit entity, except that, for emergency purposes only, work crews may perform snow removal on any private property. The civic improvement tasks shall have minimal negative impact on existing private industries or the labor force in the county where the service or labor is performed. The civic improvement tasks shall not affect employment opportunities for people with developmental disabilities contracted through sheltered workshops as defined in RCW 82.04.385. In case any dispute arises as to a civic improvement task having more than minimum negative impact on existing private industries or labor force in the county where their service or labor is performed, the matter shall be referred by an interested party, as defined in RCW 39.12.010(4), for arbitration to the director of the department of labor and industries of the state.

Whenever an offender receives credit against a work crew sentence for hours of approved, verified employment, the offender shall pay to the department administering the program the monthly assessment of an amount not less than ten dollars per month nor more than fifty dollars per month. This assessment shall be considered payment of the costs of providing the work crew program to an offender. The court may exempt a person from the payment of all or any part of the assessment based upon any of the following factors:

- (1) The offender has diligently attempted but has been unable to obtain employment that provided the offender sufficient income to make such payment.
- (2) The offender is a student in a school, college, university, or a course of vocational or technical training designed to fit the student for gainful employment.
- (3) The offender has an employment handicap, as determined by an examination acceptable to or ordered by the court.
- (4) The offender is responsible for the support of dependents and the payment of the assessment constitutes an undue hardship.
 - (5) Other extenuating circumstances as determined by the court. [1991 c 181 § 2.]

RCW 9.94A.140 Restitution. (1) If restitution is ordered, the court shall determine the amount of restitution due at the sentencing hearing or within sixty days. The court shall then set a minimum monthly payment that the offender is required to make towards the restitution that is ordered. The court should take into consideration the total amount of the restitution owed, the offender's present, past, and future ability to pay, as well as any assets that the offender may have. During the period of supervision, the community corrections officer may examine the offender to determine if there has been a change in circumstances that warrants an amendment of the monthly payment schedule. The community corrections officer may recommend a change to the schedule of payment and shall inform the court of the recommended change and the reasons for the change. The sentencing court may then reset the monthly minimum payments based on the report from the community corrections officer of the change in circumstances. Restitution ordered by a court pursuant to a criminal conviction shall be based on easily ascertainable damages for injury to or loss of property, actual expenses incurred for treatment for injury to persons, and lost wages resulting from injury. Restitution shall not include reimbursement for damages for mental anguish, pain and suffering, or other intangible losses, but may include the costs of counseling reasonably related to the offense. The amount of restitution shall not exceed double the amount of the offender's gain or the victim's loss from the commission of the crime. For the purposes of this section, the offender shall remain under the court's jurisdiction for a maximum term of ten years subsequent to the imposition of sentence. The portion of the sentence concerning restitution may be modified as to amount, terms and conditions during the ten-year period, regardless of the expiration of the offender's term of community supervision and regardless of the statutory maximum for the crime. The offender's compliance with the restitution shall be supervised by the department.

- (2) Restitution may be ordered whenever the offender is convicted of an offense which results in injury to any person or damage to or loss of property. In addition, restitution may be ordered to pay for an injury, loss, or damage if the offender pleads guilty to a lesser offense or fewer offenses and agrees with the prosecutor's recommendation that the offender be required to pay restitution to a victim of an offense or offenses which are not prosecuted pursuant to a plea agreement.
- (3) In addition to any sentence that may be imposed, a defendant who has been found guilty of an offense involving fraud or other deceptive practice or an organization which has been found guilty of any such offense may be ordered by the sentencing court to give notice of the conviction to the class of persons or to the sector of the public affected by the conviction or financially interested in the subject matter of the offense by mail, by advertising in designated areas or through designated media, or by other appropriate means.
 - (4) This section does not limit civil remedies or defenses available to the victim or defendant.

RCW 9.94A.142 Restitution--Offenses committed after July 1, 1985. (1) When restitution is ordered, the court shall determine the amount of restitution due at the sentencing hearing or within sixty days. The court shall then set a minimum monthly payment that the offender is required to make towards the restitution that is ordered. The court should take into consideration the total amount of the restitution owed, the offender's present, past, and future ability to pay, as well as any assets that the offender may have. During the period of supervision, the community corrections officer may examine the offender to determine if there has been a change in circumstances that warrants an amendment of the monthly payment schedule. The community corrections officer may recommend a change to the schedule of payment and shall inform the court of the recommended change and the reasons for the change. The sentencing court may then reset the monthly minimum payments based on the report from the community corrections officer of the change in circumstances. Restitution ordered by a court pursuant to a criminal conviction shall be based on easily ascertainable damages for injury to or loss of property, actual expenses incurred for treatment for injury to persons, and lost wages resulting from injury. Restitution shall not include reimbursement for damages for mental anguish, pain and suffering, or other intangible losses, but may include the costs of counseling reasonably related to the offense. The amount of restitution shall not exceed double the amount of the offender's gain or the victim's loss from the commission of the crime. For the purposes of this section, the offender shall remain under the court's jurisdiction for a maximum term of ten years subsequent to the imposition of sentence. The portion of the sentence concerning restitution may be modified as to amount, terms and conditions during the ten-year period, regardless of the expiration of the offender's term of community supervision and regardless of the statutory maximum for the crime. The offender's compliance with the restitution shall be supervised by the department.

- (2) Restitution shall be ordered whenever the offender is convicted of an offense which results in injury to any person or damage to or loss of property unless extraordinary circumstances exist which make restitution inappropriate in the court's judgment and the court sets forth such circumstances in the record. In addition, restitution shall be ordered to pay for an injury, loss, or damage if the offender pleads guilty to a lesser offense or fewer offenses and agrees with the prosecutor's recommendation that the offender be required to pay restitution to a victim of an offense or offenses which are not prosecuted pursuant to a plea agreement.
- (3) In addition to any sentence that may be imposed, a defendant who has been found guilty of an offense involving fraud or other deceptive practice or an organization which has been found guilty of any such offense may be ordered by the sentencing court to give notice of the conviction to the class of persons or to the sector of the public affected by the conviction or financially interested in the subject matter of the offense by mail, by advertising in designated areas or through designated media, or by other appropriate means.
- (4) This section does not limit civil remedies or defenses available to the victim, survivors of the victim, or defendant.
- (5) This section shall apply to offenses committed after July 1, 1985. [1989 c 252 § 6; 1987 c 281 § 4; 1985 c 443 § 10.]

Comment

The legislature has expressed a strong desire that victims receive restitution from offenders. Courts are urged to set restitution amounts "at the sentencing hearing or within sixty days." This time limit (as with others relating to the setting of hearings) is advisory to the courts and was not intended to create any right for a defendant to a speedy restitution hearing. See State v. Hartwell, 38 Wn. App. 135 (1984).

(The 60-day rule is directory, not mandatory, and there must be a causal connection between the crime proven and the injuries for which restitution is ordered.)

RCW 9.94A.145 Legal financial obligations. (1) Whenever a person is convicted of a felony, the court may order the payment of a legal financial obligation as part of the sentence. The court must on either the judgment and sentence or on a subsequent order to pay, designate the total amount of a legal financial obligation and segregate this amount among the separate assessments made for restitution, costs, fines, and other assessments required by law. On the same order, the court is also to set a sum that the offender is required to pay on a monthly basis towards satisfying the legal financial obligation. If the court fails to set the offender monthly payment amount, the department shall set the amount. Upon receipt of an offender's monthly payment, after restitution is satisfied, the county clerk shall distribute the payment proportionally among all other fines, costs, and assessments imposed, unless otherwise ordered by the court.

- (2) If the court determines that the offender, at the time of sentencing, has the means to pay for the cost of incarceration, the court may require the offender to pay for the cost of incarceration at a rate of fifty dollars per day of incarceration. Payment of other court-ordered financial obligations, including all legal financial obligations and costs of supervision shall take precedence over the payment of the cost of incarceration ordered by the court. All funds recovered from offenders for the cost of incarceration in the county jail shall be remitted to the county and the costs of incarceration in a prison shall be remitted to the department of corrections.
- (3) The court may add to the judgment and sentence or subsequent order to pay a statement that a notice of payroll deduction is to be immediately issued. If the court chooses not to order the immediate issuance of a notice of payroll deduction at sentencing, the court shall add to the judgment and sentence or subsequent order to pay a statement that a notice of payroll deduction may be issued or other incomewithholding action may be taken, without further notice to the offender if a monthly court-ordered legal financial obligation payment is not paid when due, and an amount equal to or greater than the amount payable for one month is owed.

If a judgment and sentence or subsequent order to pay does not include the statement that a notice of payroll deduction may be issued or other income-withholding action may be taken if a monthly legal financial obligation payment is past due, the department may serve a notice on the offender stating such requirements and authorizations. Service shall be by personal service or any form of mail requiring a return receipt.

- (4) All legal financial obligations that are ordered as a result of a conviction for a felony, may also be enforced in the same manner as a judgment in a civil action by the party or entity to whom the legal financial obligation is owed. These obligations may be enforced at any time during the ten-year period following the offender's release from total confinement or within ten years of entry of the judgment and sentence, whichever period is longer. Independent of the department, the party or entity to whom the legal financial obligation is owed shall have the authority to utilize any other remedies available to the party or entity to collect the legal financial obligation.
- (5) In order to assist the court in setting a monthly sum that the offender must pay during the period of supervision, the offender is required to report to the department for purposes of preparing a recommendation to the court. When reporting, the offender is required, under oath, to truthfully and honestly respond to all questions concerning present, past, and future earning capabilities and the location and nature of all property or financial assets. The offender is further required to bring any and all documents as requested by the department.
- (6) After completing the investigation, the department shall make a report to the court on the amount of the monthly payment that the offender should be required to make towards a satisfied legal financial obligation.
 - (7) During the period of supervision, the department may make a recommendation to the court

that the offender's monthly payment schedule be modified so as to reflect a change in financial circumstances. If the department sets the monthly payment amount, the department may modify the monthly payment amount without the matter being returned to the court. Also, during the period of supervision, the offender may be required at the request of the department to report to the department for the purposes of reviewing the appropriateness of the collection schedule for the legal financial obligation. During this reporting, the offender is required under oath to truthfully and honestly respond to all questions concerning earning capabilities and the location and nature of all property or financial assets. Also, the offender is required to bring any and all documents as requested by the department in order to prepare the collection schedule.

- (8) After the judgment and sentence or payment order is entered, the department shall for any period of supervision be authorized to collect the legal financial obligation from the offender. Any amount collected by the department shall be remitted daily to the county clerk for the purposes of disbursements. The department is authorized to accept credit cards as payment for a legal financial obligation, and any costs incurred related to accepting credit card payments shall be the responsibility of the offender.
- (9) The department or any obligee of the legal financial obligation may seek a mandatory wage assignment for the purposes of obtaining satisfaction for the legal financial obligation pursuant to RCW 9.94A.2001.
- (10) The requirement that the offender pay a monthly sum towards a legal financial obligation constitutes a condition or requirement of a sentence and the offender is subject to the penalties as provided in RCW 9.94A.200 for noncompliance.
- (11) The county clerk shall provide the department with individualized monthly billings for each offender with an unsatisfied legal financial obligation and shall provide the department with notice of payments by such offenders no less frequently than weekly. [1991 c 93 § 2; 1989 c 252 § 3.]

RCW 9.94A.150 Leaving correctional facility or release before expiration of sentence prohibited--Exceptions. No person serving a sentence imposed pursuant to this chapter and committed to the custody of the department shall leave the confines of the correctional facility or be released prior to the expiration of the sentence except as follows:

- (1) Except as otherwise provided for in subsection (2) of this section, the term of the sentence of an offender committed to a correctional facility operated by the department, may be reduced by earned early release time in accordance with procedures that shall be developed and promulgated by the correctional agency having jurisdiction in which the offender is confined. The earned early release time shall be for good behavior and good performance, as determined by the correctional agency having jurisdiction. The correctional agency shall not credit the offender with earned early release credits in advance of the offender actually earning the credits. Any program established pursuant to this section shall allow an offender to earn early release credits for presentence incarceration. If an offender is transferred from a county jail to the department of corrections, the county jail facility shall certify to the department the amount of time spent in custody at the facility and the amount of earned early release time. In the case of an offender convicted of a serious violent offense or a sex offense that is a class A felony committed on or after July 1, 1990, the aggregate earned early release time may not exceed fifteen percent of the sentence. In no other case shall the aggregate earned early release time exceed one-third of the total sentence;
- (2) A person convicted of a sex offense or an offense categorized as a serious violent offense, assault in the second degree, assault of a child in the second degree, any crime against a person where it is determined in accordance with RCW 9.94A.125 that the defendant or an accomplice was armed with a deadly weapon at the time of commission, or any felony offense under chapter 69.50 or 69.52 RCW may become eligible, in accordance with a program developed by the department, for transfer to community custody status in lieu of earned early release time pursuant to subsection (1) of this section;

- (3) An offender may leave a correctional facility pursuant to an authorized furlough or leave of absence. In addition, offenders may leave a correctional facility when in the custody of a corrections officer or officers:
- (4) The governor, upon recommendation from the clemency and pardons board, may grant an extraordinary release for reasons of serious health problems, senility, advanced age, extraordinary meritorious acts, or other extraordinary circumstances;
- (5) No more than the final six months of the sentence may be served in partial confinement designed to aid the offender in finding work and reestablishing him or herself in the community;
 - (6) The governor may pardon any offender;
- (7) The department of corrections may release an offender from confinement any time within ten days before a release date calculated under this section; and
- (8) An offender may leave a correctional facility prior to completion of his sentence if the sentence has been reduced as provided in RCW 9.94A.160. [1992 c 145 § 8; 1990 c 3 § 202; 1989 c 248 § 2. Prior: 1988 c 153 § 3; 1988 c 3 § 1; 1984 c 209 § 8; 1982 c 192 § 6; 1981 c 137 § 15.]

Comment

The 1988 Legislature added several sections related to community placement. The eligibility period of work release was also changed, so offenders sent to prison are eligible to serve the final six months of their sentence in partial confinement (work release).

The 1990 Legislature changed the maximum earned early release time to fifteen percent of the sentence for offenders convicted of Class A sex offenses and serious violent offenses. The legislature also clarified that earned early release credits shall not be granted until earned.

RCW 9.94A.151 Sex offenders--Release from total confinement--Notification of prosecutor.

- (1)(a) When it appears that a person who has been convicted of a sexually violent offense may meet the criteria of a sexually violent predator as defined in RCW 71.09.020(1), the agency with jurisdiction over the person shall refer the person in writing to the prosecuting attorney of the county where that person was convicted, three months prior to the anticipated release from total confinement.
 - (b) The agency shall inform the prosecutor of the following:
 - (i) The person's name, identifying factors, anticipated future residence, and offense history; and
 - (ii) Documentation of institutional adjustment and any treatment received.
 - (2) This section applies to acts committed before, on, or after March 26, 1992.
- (3) The agency with jurisdiction, its employees, and officials shall be immune from liability for any good-faith conduct under this section.
- (4) As used in this section, "agency with jurisdiction" means that agency with the authority to direct the release of a person serving a sentence or term of confinement and includes the department of corrections, the indeterminate sentence review board, and the department of social and health services. [1992 c $45 \$ 8 1; 1990 c $3 \$ 8 122.]

RCW 9.94A.152 Sex offenders--Release of information--Immunity. The department, its employees, and officials, shall be immune from liability for release of information regarding sex offenders that complies with RCW 4.24.550. [1990 c 3 § 123.]

RCW 9.94A.153 Sex offenders--Release of information. In addition to any other information

required to be released under other provisions of this chapter, the department may, pursuant to RCW 4.24.550, release information concerning convicted sex offenders confined to the department of corrections. [1990 c 3 § 124.]

RCW 9.94A.154 Drug offenders--Notice of release or escape. (1) At the earliest possible date, and in no event later than ten days before release except in the event of escape or emergency furloughs as defined in RCW 72.66.010, the department of corrections shall send written notice of parole, community placement, work release placement, furlough, or escape about a specific inmate convicted of a serious drug offense to the following if such notice has been requested in writing about a specific inmate convicted of a serious drug offense:

- (a) Any witnesses who testified against the inmate in any court proceedings involving the serious drug offense; and
- (b) Any person specified in writing by the prosecuting attorney. Information regarding witnesses requesting the notice, information regarding any other person specified in writing by the prosecuting attorney to receive the notice, and the notice are confidential and shall not be available to the inmate.
- (2) If an inmate convicted of a serious drug offense escapes from a correctional facility, the department of corrections shall immediately notify, by the most reasonable and expedient means available, the chief of police of the city and the sheriff of the county in which the inmate resided immediately before the inmate's arrest and conviction. If previously requested, the department shall also notify the witnesses who are entitled to notice under this section. If the inmate is recaptured, the department shall send notice to the persons designated in this subsection as soon as possible but in no event later than two working days after the department learns of such recapture.
- (3) If any witness is under the age of sixteen, the notice required by this section shall be sent to the parents or legal guardian of the child.
- (4) The department of corrections shall send the notices required by this section to the last address provided to the department by the requesting party. The requesting party shall furnish the department with a current address.
- (5) For purposes of this section, "serious drug offense" means an offense under RCW 69.50.401 (a)(1)(i) or (b)(1)(i). [1991 c $147 \S 1$.]

RCW 9.94A.155 Prisoner escape, release, or furlough--Notification procedures. (1) At the earliest possible date, and in no event later than ten days before release except in the event of escape or emergency furloughs as defined in RCW 72.66.010, the department of corrections shall send written notice of parole, release, community placement, work release placement, furlough, or escape about a specific inmate convicted of a violent offense, a sex offense as defined by RCW 9.94A.030, or a felony harassment offense as defined by RCW 9A.46.060 or 9A.46.110, to the following:

- (a) The chief of police of the city, if any, in which the inmate will reside or in which placement will be made in a work release program; and
- (b) The sheriff of the county in which the inmate will reside or in which placement will be made in a work release program.

The sheriff of the county where the offender was convicted shall be notified if the department does not know where the offender will reside. The department shall notify the state patrol of the release of all sex offenders, and that information shall be placed in the Washington crime information center for dissemination to all law enforcement.

(2) The same notice as required by subsection (1) of this section shall be sent to the following if such notice has been requested in writing about a specific inmate convicted of a violent offense, a sex offense as defined by RCW 9.94A.030, or a felony harassment offense as defined by RCW 9A.46.060 or

9A.46.110:

- (a) The victim of the crime for which the inmate was convicted or the victim's next of kin if the crime was a homicide:
- (b) Any witnesses who testified against the inmate in any court proceedings involving the violent offense; and
- (c) Any person specified in writing by the prosecuting attorney. Information regarding victims, next of kin, or witnesses requesting the notice, information regarding any other person specified in writing by the prosecuting attorney to receive the notice, and the notice are confidential and shall not be available to the inmate.
- (3) If an inmate convicted of a violent offense, a sex offense as defined by RCW 9.94A.030, or a felony harassment offense as defined by RCW 9A.46.060 or 9A.46.110, escapes from a correctional facility, the department of corrections shall immediately notify, by the most reasonable and expedient means available, the chief of police of the city and the sheriff of the county in which the inmate resided immediately before the inmate's arrest and conviction. If previously requested, the department shall also notify the witnesses and the victim of the crime for which the inmate was convicted or the victim's next of kin if the crime was a homicide. If the inmate is recaptured, the department shall send notice to the persons designated in this subsection as soon as possible but in no event later than two working days after the department learns of such recapture.
- (4) If the victim, the victim's next of kin, or any witness is under the age of sixteen, the notice required by this section shall be sent to the parents or legal guardian of the child.
- (5) The department of corrections shall send the notices required by this chapter to the last address provided to the department by the requesting party. The requesting party shall furnish the department with a current address.
 - (6) For purposes of this section the following terms have the following meanings:
 - (a) "Violent offense" means a violent offense under RCW 9.94A.030;
 - (b) "Next of kin" means a person's spouse, parents, siblings and children.
- (7) Nothing in this section shall impose any liability upon a chief of police of a city or sheriff of a county for failing to request in writing a notice as provided in subsection (1) of this section. [1992 c 186 § 7; 1992 c 45 § 2; 1990 c 3 § 121; 1989 c 30 § 1; 1985 c 346 § 1.]

RCW 9.94A.156 Prisoner escape, release, or furlough--Homicide, violent, and sex offenses-Rights of victims and witnesses. The department of corrections shall provide the victims and next of kin in the case of a homicide and witnesses involved in violent offense cases or sex offenses as defined by RCW 9.94A.030 where a judgment and sentence was entered after October 1, 1983, a statement of the rights of victims and witnesses to request and receive notification under RCW 9.94A.155 and 9.94A.157. [1989 c 30 § 2; 1985 c 346 § 2.]

Comment

The 1989 Legislature added sex offenses to the crimes whereby victims must be notified of their rights including the right to receive notification of a prisoner release, and in 1992 felony Harassment was added.

RCW 9.94A.157 Prisoner escape, release, or furlough--Requests for notification. Requests for notification under RCW 9.94A.155 shall be made by sending a written request by certified mail directly to the department of corrections and giving the defendant's name, the name of the county in which the trial took place, and the month of the trial. Notification information and necessary forms shall

be available through the department of corrections, county prosecutors' offices, and other agencies as deemed appropriate by the department of corrections. [1985 c 346 § 3.]

RCW 9.94A.158 Prisoner escape, release, or furlough--Notification as additional requirement. The notification requirements of RCW 9.94A.155 are in addition to any requirements in RCW 43.43.745 or other law. [1985 c 346 § 4.]

RCW 9.94A.159 Prisoner escape, release, or furlough--Consequences of failure to notify. Civil liability shall not result from failure to provide notice required under RCW 9.94A.155 through 9.94A.158, 9.94A.030, and 43.43.745 unless the failure is the result of gross negligence. [1985 c 346 § 7.]

RCW 9.94A.160 Emergency due to inmate population exceeding correctional facility capacity. If the governor finds that an emergency exists in that the population of a state residential correctional facility exceeds its reasonable, maximum capacity, then the governor may do any one or more of the following:

- (1) Call the sentencing guidelines commission into an emergency meeting for the purpose of evaluating the standard ranges and other standards. The commission may adopt any revision or amendment to the standard ranges or other standards that it believes appropriate to deal with the emergency situation. The revision or amendment shall be adopted in conformity with chapter 34.05 RCW and shall take effect on the date prescribed by the commission. The legislature shall approve or modify the commission's revision or amendment at the next legislative session after the revision or amendment takes effect. Failure of the legislature to act shall be deemed as approval of the revision or amendment:
- (2) If the emergency occurs prior to July 1, 1988, call the *board of prison terms and paroles into an emergency meeting for the purpose of evaluating its guidelines and procedures for release of prisoners under its jurisdiction. The board shall adopt guidelines for the reduction of inmate population to be used in the event the governor calls the board into an emergency meeting under this section. The board shall not, under this subsection, reduce the prison term of an inmate serving a mandatory minimum term under RCW 9.95.040, an inmate confined for treason, an inmate confined for any violent offense as defined by RCW 9.94A.030, or an inmate who has been found to be a sexual psychopath under chapter 71.06 RCW. In establishing these guidelines, the board shall give priority to sentence reductions for inmates confined for nonviolent offenses, inmates who are within six months of a scheduled parole, and inmates with the best records of conduct during confinement. The board shall consider the public safety, the detrimental effect of overcrowding upon inmate rehabilitation, and the best allocation of limited correctional facility resources. Guidelines adopted under this subsection shall be submitted to the senate institutions and house of representatives social and health services committees for their review. This subsection does not require the board to reduce inmate population to or below any certain number. The board may also take any other action authorized by law to modify the terms of prisoners under its jurisdiction;
- (3) Call the clemency and pardons board into an emergency meeting for the purpose of recommending whether the governor's commutation or pardon power should be exercised to meet the present emergency. [1984 c 246 § 1; 1983 c 163 § 4; 1981 c 137 § 16.]

*Reviser's note: The "board of prison terms and paroles" was redesignated the "indeterminate sentence review board" by 1986 c 224, effective July 1, 1986.

- RCW 9.94A.165 Emergency in county jails population exceeding capacity. If the governor finds that an emergency exists in that the populations of county jails exceed their reasonable, maximum capacity in a significant manner as a result of increases in the sentenced felon population due to implementation of chapter 9.94A RCW, the governor may do any one or more of the following:
- (1) Call the sentencing guidelines commission into an emergency meeting for the purpose of evaluating the standard ranges and other standards. The commission may adopt any revision or amendment to the standard ranges or other standards that it believes appropriate to deal with the emergency situation. The revision or amendment shall be adopted in conformity with chapter 34.05 RCW and shall take effect on the date prescribed by the commission. The legislature shall approve or modify the commission's revision or amendment at the next legislative session after the revision or amendment takes effect. Failure of the legislature to act shall be deemed as approval of the revision or amendment. The commission shall also analyze how alternatives to total confinement are being provided and used and may recommend other emergency measures that may relieve the overcrowding.
- (2) Call the clemency and pardons board into an emergency meeting for the purpose of recommending whether the governor's commutation or pardon power should be exercised to meet the present emergency. [1984 c 209 § 9.]
- **RCW 9.94A.170 Tolling of term of confinement.** (1) A term of confinement, including community custody, ordered in a sentence pursuant to this chapter shall be tolled by any period of time during which the offender has absented him or herself from confinement without the prior approval of the entity in whose custody the offender has been placed. A term of partial confinement shall be tolled during any period of time spent in total confinement pursuant to a new conviction or pursuant to sanctions for violation of sentence conditions on a separate felony conviction.
- (2) A term of supervision, including postrelease supervision ordered in a sentence pursuant to this chapter shall be tolled by any period of time during which the offender has absented himself or herself from supervision without prior approval of the entity under whose supervision the offender has been placed.
- (3) Any period of supervision shall be tolled during any period of time the offender is in confinement for any reason. However, if an offender is detained pursuant to RCW 9.94A.207 or 9.94A.195 and is later found not to have violated a condition or requirement of supervision, time spent in confinement due to such detention shall not toll to period of supervision.
- (4) For confinement sentences, the date for the tolling of the sentence shall be established by the entity responsible for the confinement. For sentences involving supervision, the date for the tolling of the sentence shall be established by the court, based on reports from the entity responsible for the supervision. [1988 c 153 § 9; 1981 c 137 § 17.]

Comment

The 1988 Legislature clarified the law regarding tolling of community supervision for time spent in confinement or for an unapproved absence.

RCW 9.94A.175 Postrelease supervision--Violations--Expenses. If the offender violates any condition of postrelease supervision, a hearing may be conducted in the same manner as provided in RCW 9.94A.200. Jurisdiction shall be with the court of the county in which the offender was sentenced. However, the court may order a change of venue to the offender's county of residence or where the violation occurred, for the purpose of holding a violation hearing.

After the hearing, the court may order the offender to be confined for up to sixty days per violation in the county jail. Reimbursement to a city or county for the care of offenders who are detained solely for violating a condition of postrelease supervision shall be under RCW 70.48.440. A county shall be reimbursed for indigent defense costs for offenders who are detained solely for violating a condition of postrelease supervision in accordance with regulations to be promulgated by the office of financial management. An offender may be held in jail at state expense pending the hearing, and any time served while awaiting the hearing shall be credited against confinement imposed for a violation. The court shall retain jurisdiction for the purpose of holding the violation hearing and imposing a sanction. [1988 c 153 § 8.]

RCW 9.94A.180 Term of partial confinement, work release, home detention. (1) An offender sentenced to a term of partial confinement shall be confined in the facility for at least eight hours per day or, if serving a work crew sentence shall comply with the conditions of that sentence as set forth in RCW 9.94A.030(23) and 9.94A.135. The offender shall be required as a condition of partial confinement to report to the facility at designated times. An offender may be required to comply with crime-related prohibitions during the period of partial confinement.

(2) An offender in a county jail ordered to serve all or part of a term of less than one year in work release, work crew, or a program of home detention who violates the rules of the work release facility, work crew, or program of home detention or fails to remain employed or enrolled in school may be transferred to the appropriate county detention facility without further court order but shall, upon request, be notified of the right to request an administrative hearing on the issue of whether or not the offender failed to comply with the order and relevant conditions. Pending such hearing, or in the absence of a request for the hearing, the offender shall serve the remainder of the term of confinement as total confinement. This subsection shall not affect transfer or placement of offenders committed to the state department of corrections. [1991 c 181 § 4; 1988 c 154 § 4; 1987 c 456 § 3; 1981 c 137 § 18.]

Comment

The 1987 Legislature added subsection (2) to clarify the procedures for county jails when work release rules are violated.

RCW 9.94A.190 Terms of more than one year or less than one year--Where served--Reimbursement of costs. (1) A sentence that includes a term or terms of confinement totaling more than one year shall be served in a facility or institution operated, or utilized under contract, by the state. Except as provided for in subsection (3) of this section, a sentence of not more than one year of confinement shall be served in a facility operated, licensed, or utilized under contract, by the county, or if home detention or work crew has been ordered by the court, in the residence of either the defendant or a member of the defendant's immediate family.

- (2) If a county uses a state partial confinement facility for the partial confinement of a person sentenced to confinement for not more than one year, the county shall reimburse the state for the use of the facility as provided for in this subsection. The office of financial management shall set the rate of reimbursement based upon the average per diem cost per offender in the facility. The office of financial management shall determine to what extent, if any, reimbursement shall be reduced or eliminated because of funds provided by the legislature to the department of corrections for the purpose of covering the cost of county use of state partial confinement facilities. The office of financial management shall reestablish reimbursement rates each even-numbered year.
 - (3) A person who is sentenced for a felony to a term of not more than one year, and who is

committed or returned to incarceration in a state facility on another felony conviction, either under the indeterminate sentencing laws, chapter 9.95 RCW, or under this chapter shall serve all terms of confinement, including a sentence of not more than one year, in a facility or institution operated, or utilized under contract, by the state, consistent with the provisions of RCW 9.94A.400. [1991 c 181 § 5; 1988 c 154 § 5; 1986 c 257 § 21; 1984 c 209 § 10; 1981 c 137 § 19.]

Comment

See also RCW 70.48.400: "Persons sentenced to felony terms or a combination of terms of more than three hundred sixty-five days of incarceration shall be committed to state institutions under the authority of the Department of Corrections. Persons serving sentences of three hundred sixty-five consecutive days or less may be sentenced to a jail as defined in RCW 70.48.020. All persons convicted of felonies or misdemeanors and sentenced to jail shall be the financial responsibility of the city or county."

The 1986 amendments included a new subsection (3) which provides that offenders with a sentence greater than a year, who also have a sentence less than a year, will serve the entire period of time in a state institution. Prior to this amendment, offenders were transferred from the state institution to a local facility to serve sentences of less than one year.

RCW 9.94A.195 Violation of condition or requirement of sentence--Arrest by community corrections officer--Confinement in county jail. If an offender violates any condition or requirement of a sentence, a community corrections officer may arrest or cause the arrest of the offender without a warrant, pending a determination by the court. If there is reasonable cause to believe that an offender has violated a condition or requirement of the sentence, an offender may be required to submit to a search and seizure of the offender's person, residence, automobile, or other personal property. A community corrections officer may also arrest an offender for any crime committed in his or her presence. The facts and circumstances of the conduct of the offender shall be reported by the community corrections officer, with recommendations, to the court.

If a community corrections officer arrests or causes the arrest of an offender under this section, the offender shall be confined and detained in the county jail of the county in which the offender was taken into custody, and the sheriff of that county shall receive and keep in the county jail, where room is available, all prisoners delivered to the jail by the community corrections officer, and such offenders shall not be released from custody on bail or personal recognizance, except upon approval of the court, pursuant to a written order. [1984 c 209 § 11.]

Comment

The Commission intends that Community Corrections Officers exercise their arrest powers sparingly, with due consideration for the seriousness of the violation alleged and the impact of confinement on jail population. Violations may be charged by the Community Corrections Officer upon notice of violation and summons, without arrest.

The search and seizure authorized by this section should relate to the violation which the Community Corrections Officer believes to have occurred.

RCW 9.94A.200 Noncompliance with condition or requirement of sentence--Procedure--

- **Penalty.** (1) If an offender violates any condition or requirement of a sentence, the court may modify its order of judgment and sentence and impose further punishment in accordance with this section.
- (2) If an offender fails to comply with any of the requirements or conditions of a sentence the following provisions apply:
- (a) The court, upon the motion of the state, or upon its own motion, shall require the offender to show cause why the offender should not be punished for the noncompliance. The court may issue a summons or a warrant of arrest for the offender's appearance;
- (b) The state has the burden of showing noncompliance by a preponderance of the evidence. If the court finds that the violation has occurred, it may order the offender to be confined for a period not to exceed sixty days for each violation, and may (i) convert a term of partial confinement to total confinement, (ii) convert community service obligation to total or partial confinement, or (iii) convert monetary obligations, except restitution and the crime victim penalty assessment, to community service hours at the rate of the state minimum wage as established in RCW 49.46.020 for each hour of community service. Any time served in confinement awaiting a hearing on noncompliance shall be credited against any confinement order by the court; and
- (c) If the court finds that the violation was not willful, the court may modify its previous order regarding payment of legal financial obligations and regarding community service obligations.
- (3) Nothing in this section prohibits the filing of escape charges if appropriate. [1989 c 252 § 7. Prior: 1988 c 155 § 2; 1988 c 153 § 11; 1984 c 209 § 12; 1981 c 137 § 20.]

Comment

Although the legislature has not adopted specific guidelines for the length of sanctions for various violations, the imposition of sanctions should be evaluated with reference to the standard range of the original offense. Rarely should the time to be served for violations exceed the underlying standard range.

The 1988 Legislature clarified that the state has the burden of showing noncompliance and established the standard of review. The legislature also allowed courts to convert community service to confinement or to convert certain monetary obligations to community service hours.

RCW 9.94A.200005 "Earnings," "disposable earnings," and "obligee" defined. As used in this chapter, the term "earnings" means compensation paid or payable for personal services, whether denominated as wages, salary, commission, hours, or otherwise, and not withstanding any other provision of lawmaking such payments exempt from garnishment, attachment, or other process to satisfy court-ordered legal financial obligations, specifically includes periodic payments pursuant to pension or retirement programs, or insurance policies of any type. Earnings shall specifically include all gain derived from capital, from labor, or from both, not including profit gained through sale or conversion of capital assets. The term "disposable earnings" means that part of the earnings of any individual remaining after the deduction from those earnings of any amount required by law to be withheld. The term "obligee" means the department, party, or entity to whom the legal financial obligation is owed, or the department, party, or entity to whom the right to receive or collect support has been assigned. [1991 c 93 § 1.]

RCW 9.94A.200010 Legal financial obligation--Notice of payroll deduction--Issuance and content. (1) The department may issue a notice of payroll deduction in a criminal action if:

- (a) The court at sentencing orders its immediate issuance; or
- (b) The offender is more than thirty days past due in monthly payments in an amount equal to or

greater than the amount payable for one month, provided:

- (i) The judgment and sentence or subsequent order to pay contains a statement that a notice of payroll deduction may be issued without further notice to the offender; or
- (ii) The department has served a notice on the offender stating such requirements and authorization. Service of such notice shall be made by personal service or any form of mail requiring a return receipt.
 - (2) The notice of payroll deduction is to be in writing and include:
- (a) The name, social security number, and identifying court case number of the offender/employee;
- (b) The amount to be deducted from the offender/employee's disposable earnings each month, or alternative amounts and frequencies as may be necessary to facilitate processing of the payroll deduction by the employer;
- (c) A statement that the total amount withheld on all payroll deduction notices for payment of court-ordered legal financial obligations combined shall not exceed twenty-five percent of the offender/employee's disposable earnings; and
 - (d) The address to which the payments are to be mailed or delivered.
- (3) An informational copy of the notice of payroll deduction shall be mailed to the offender's last known address by regular mail or shall be personally served.
- (4) Neither the department nor any agents of the department shall be held liable for actions taken under RCW 9.94A.145 and 9.94A.200005 through 9.94A.200050. [1991 c 93 \S 3.]

RCW 9.94A.200015 Legal financial obligations--Payroll deductions--Maximum amounts withheld, apportionment. (1) The total amount to be withheld from the offender/employee's earnings each month, or from each earnings disbursement, shall not exceed twenty-five percent of the disposable earnings of the offender.

(2) If the offender is subject to two or more notices of payroll deduction for payment of a court-ordered legal financial obligation from different obligees, the employer or entity shall, if the nonexempt portion of the offender's earnings is not sufficient to respond fully to all notices of payroll deduction, apportion the offender's nonexempt disposable earnings between or among the various obligees equally. [1991 c 93 § 4.]

RCW 9.94A.200020 Legal financial obligations--Notice of payroll deduction--Employer or entity rights and responsibilities. (1) An employer or entity upon whom a notice of payroll deduction is served, shall make an answer to the department within twenty days after the date of service. The answer shall confirm compliance and institution of the payroll deduction or explain the circumstances if no payroll deduction is in effect. The answer shall also state whether the offender is employed by or receives earnings from the employer or entity, whether the employer or entity anticipates paying earnings, and the amount of earnings. If the offender is no longer employed, or receiving earnings from the employer or entity, the answer shall state the present employer or entity's name and address, if known.

- (2) Service of a notice of payroll deduction upon an employer or entity requires an employer or entity to immediately make a mandatory payroll deduction from the offender/employee's unpaid disposable earnings. The employer or entity shall thereafter at each pay period deduct the amount stated in the notice divided by the number of pay periods per month. The employer or entity must remit the proper amounts to the appropriate clerk of the court on each date the offender/employee is due to be paid.
- (3) The employer or entity may combine amounts withheld from the earnings of more than one employee in a single payment to the clerk of the court, listing separately the amount of the payment that is attributable to each individual employee.
 - (4) The employer or entity may deduct a processing fee from the remainder of the employee's

earnings after withholding under the notice of payroll deduction, even if the remainder is exempt under RCW 9.94A.200050. The processing fee may not exceed:

- (a) Ten dollars for the first disbursement made by the employer to the clerk of the court; and
- (b) One dollar for each subsequent disbursement made under the notice of payroll deduction.
- (5) The notice of payroll deduction shall remain in effect until released by the department or the court enters an order terminating the notice.
- (6) An employer shall be liable to the obligee for the amount of court-ordered legal financial obligation moneys that should have been withheld from the offender/employee's earnings, if the employer:
- (a) Fails or refuses, after being served with a notice of payroll deduction, to deduct and promptly remit from unpaid earnings the amounts of money required in the notice; or
- (b) Fails or refuses to submit an answer to the notice of payroll deduction after being served. In such cases, liability may be established in superior court. Awards in superior court shall include costs, interest under RCW 19.52.020 and 4.56.110, reasonable attorney fees, and staff costs as part of the award.
- (7) No employer who complies with a notice of payroll deduction under this chapter may be liable to the employee for wrongful withholding.
- (8) No employer may discipline or discharge an employee or refuse to hire a person by reason of an action authorized in this chapter. If an employer disciplines or discharges an employee or refuses to hire a person in violation of this section, the employee or person shall have a cause of action against the employer. The employer shall be liable for double the amount of lost wages and any other damages suffered as a result of the violation and for costs and reasonable attorney fees, and shall be subject to a civil penalty of not more than two thousand five hundred dollars for each violation. The employer may also be ordered to hire, rehire, or reinstate the aggrieved individual. [1991 c 93 § 5.]

RCW 9.94A.200025 Motion to quash, modify, or terminate payroll deduction--Grounds for relief. (1) The offender subject to a payroll deduction under this chapter, may file a motion in superior court to quash, modify, or terminate the payroll deduction. The court may grant relief if:

- (a) It is demonstrated that the payroll deduction causes extreme hardship or substantial injustice; or
- (b) In cases where the court did not immediately order the issuance of a notice of payroll deduction at sentencing, that a court-ordered legal financial obligation payment was not more than thirty days past due in an amount equal to or greater than the amount payable for one month.
- (2) Satisfactions by the offender of all past-due payments subsequent to the issuance of the notice of payroll deduction is not grounds to quash, modify, or terminate the notice of payroll deduction. If a notice of payroll deduction has been in operation for twelve consecutive months and the offender's payment towards a court-ordered legal financial obligation is current, upon motion of the offender, the court may order the department to terminate the payroll deduction, unless the department can show good cause as to why the notice of payroll deduction should remain in effect. [1991 c 93 § 6.]

RCW 9.94A.200030 Legal financial obligations--Order to withhold and deliver--Issuance and contents. (1) The department may issue to any person or entity an order to withhold and deliver property of any kind, including but not restricted to, earnings that are due, owing, or belonging to the offender, if the department has reason to believe that there is in the possession of such person or entity, property that is due, owing, or belonging to the offender. Such order to withhold and deliver may be issued when a court-ordered legal financial obligation payment is past due:

- (a) If an offender's judgment and sentence or a subsequent order to pay includes a statement that other income-withholding action under this chapter may be taken without further notice to the offender.
 - (b) If a judgment and sentence or a subsequent order to pay does not include the statement that

other income-withholding action under this chapter may be taken without further notice to the offender but the department has served a notice on the offender stating such requirements and authorizations. The service shall have been made by personal service or any form of mail requiring a return receipt.

- (2) The order to withhold and deliver shall:
- (a) Include the amount of the court-ordered legal financial obligation;
- (b) Contain a summary of moneys that may be exempt from the order to withhold and deliver and a summary of the civil liability upon failure to comply with the order; and
 - (c) Be served by personal service or by any form of mail requiring a return receipt.
- (3) The department shall also, on or before the date of service of the order to withhold and deliver, mail or cause to be mailed by any form of mail requiring a return receipt, a copy of the order to withhold and deliver to the offender at the offender's last known post office address, or, in the alternative, a copy of the order shall be personally served on the offender on or before the date of service of the order or within two days thereafter. The copy of the order shall be mailed or served together with an explanation of the right to petition for judicial review. If the copy is not mailed or served as this section provides, or if any irregularity appears with respect to the mailing or service, the superior court, in its discretion on motion of the offender promptly made and supported by affidavit showing that the offender has suffered substantial injury due to the failure to mail the copy, may set aside the order to withhold and deliver. [1991 c 93 § 7.]

RCW 9.94A.200035 Legal financial obligations--Order to withhold and deliver--Duties and rights of person or entity served. (1) A person or entity upon whom service has been made is hereby required to:

- (a) Answer the order to withhold and deliver within twenty days, exclusive of the day of service, under oath and in writing, and shall make true answers to the matters inquired of in the order; and
 - (b) Provide further and additional answers when requested by the department.
- (2) Any person or entity in possession of any property that may be subject to the order to withhold and deliver shall:
 - (a)(i) Immediately withhold such property upon receipt of the order to withhold and deliver;
- (ii) Deliver the property to the appropriate clerk of the court as soon as the twenty-day answer period expires;
- (iii) Continue to withhold earnings payable to the offender at each succeeding disbursement interval and deliver amounts withheld from earnings to the appropriate clerk of the court within ten days of the date earnings are payable to the offender;
- (iv) Inform the department of the date the amounts were withheld as requested under this section; or
- (b) Furnish the appropriate clerk of the court a good and sufficient bond, satisfactory to the clerk, conditioned upon final determination of liability.
- (3) Where money is due and owing under any contract of employment, expressed or implied, or is held by any person or entity subject to withdrawal by the offender, the money shall be delivered by remittance payable to the order of the appropriate clerk of the court.
- (4) Delivery to the appropriate clerk of the court of the money or other property held or claimed shall satisfy the requirement and serve as full acquittance of the order to withhold and deliver.
- (5) The person or entity required to withhold and deliver the earnings of a debtor under this action may deduct a processing fee from the remainder of the offender's earnings, even if the remainder would otherwise be exempt under RCW 9.94A.200050. The processing fee may not exceed:
 - (a) Ten dollars for the first disbursement to the appropriate clerk of the court; and
 - (b) One dollar for each subsequent disbursement.
- (6) A person or entity shall be liable to the obligee in an amount equal to one hundred percent of the value of the court-ordered legal financial obligation that is the basis of the order to withhold and

deliver, or the amount that should have been withheld, whichever amount is less, together with costs, interest, and reasonable attorneys' fees if that person or entity fails or refuses to deliver property under the order.

The department is authorized to issue a notice of debt pursuant to and to take appropriate action to collect the debt under this chapter if a judgment has been entered as the result of an action by the court against a person or entity based on a violation of this section.

- (7) Persons or entities delivering money or property to the appropriate clerk of the court under this chapter shall not be held liable for wrongful delivery.
- (8) Persons or entities withholding money or property under this chapter shall not be held liable for wrongful withholding. [1991 c 93 § 8.]

RCW 9.94A.200040 Legal financial obligations--Financial institutions--Service on main office or branch, effect--Collection actions against community bank account, court hearing. An order to withhold and deliver or any other income-withholding action authorized by this chapter may be served on the main office of a bank, savings and loan association, or credit union or on a branch office of the financial institution. Service on the main office shall be effective to attach the deposits of an offender in the financial institution and compensation payable for personal services due the offender from the financial institution. Service on a branch office shall be effective to attach the deposits, accounts, credits, or other personal property of the offender, excluding compensation payable for personal services, in the possession or control of the particular branch served.

Notwithstanding any other provision of RCW 9.94A.145 and 9.94A.200005 through 9.94A.200050, if the department initiates collection action against a joint bank account, with or without the right of survivorship, or any other funds which are subject to the community property laws of this state, notice shall be given to all affected parties that the account or funds are subject to potential withholding. Such notice shall be by first class mail, return receipt required, or by personal service and be given at least twenty calendar days before withholding is made. Upon receipt of such notice, the nonobligated person shall have ten calendar days to file a petition with the department contesting the withholding of his or her interest in the account or funds. The department shall provide notice of the right of the filing of the petition with the notice provided in this paragraph. If the petition is not filed within the period provided for herein, the department is authorized to proceed with the collection action. [1991 c 93 § 9.]

RCW 9.94A.200045 Legal financial obligations--Notice of debt--Service or mailing--Contents--Action on, when. (1) The department may issue a notice of debt in order to enforce and collect a court-ordered legal financial obligation debt through either a notice of payroll deduction or an order to withhold and deliver.

- (2) The notice of debt may be personally served upon the offender or be mailed to the offender at his or her last known address by any form of mail requiring a return receipt, demanding payment within twenty days of the date of receipt.
 - (3) The notice of debt shall include:
- (a) A statement of the total court-ordered legal financial obligation and the amount to be paid each month.
 - (b) A statement that earnings are subject to a notice of payroll deduction.
 - (c) A statement that earnings or property, or both, are subject to an order to withhold and deliver.
- (d) A statement that the net proceeds will be applied to the satisfaction of the court-ordered legal financial obligation.
- (4) Action to collect a court-ordered legal financial obligation by notice of payroll deduction or an order to withhold and deliver shall be lawful after twenty days from the date of service upon the

offender or twenty days from the receipt or refusal by the offender of the notice of debt.

- (5) The notice of debt will take effect only if the offender's monthly court-ordered legal financial obligation payment is not paid when due, and an amount equal to or greater than the amount payable for one month is owned.
- (6) The department shall not be required to issue or serve the notice of debt in order to enforce and collect a court-ordered legal financial obligation debt through either a notice of payroll deduction or an order to withhold and deliver if either the offender's judgment and sentence or a subsequent order to pay includes a statement that income-withholding action under this chapter may be taken without further notice to the offender. [1991 c 93 § 10.]

RCW 9.94A.200050 Legal financial obligations--Exemption from notice of payroll deduction or order to withhold and deliver. Whenever a notice of payroll deduction or order to withhold and deliver is served upon a person or entity asserting a court-ordered legal financial obligation debt against earnings and there is in the possession of the person or entity any of the earnings, RCW 6.27.150 shall not apply, but seventy-five percent of the disposable earnings shall be exempt and may be disbursed to the offender whether such earnings are paid, or to be paid weekly, monthly, or at other intervals and whether there is due the offender earnings for one week or for a longer period. The notice of payroll deduction or order to withhold and deliver shall continue to operate and require said person or entity to withhold the nonexempt portion of earnings, at each succeeding earnings disbursement interval until the entire amount of the court-ordered legal financial obligation debt has been withheld. [1991 c 93 § 11.]

RCW 9.94A.2001 Legal financial obligations--Wage assignments--Petition or motion. A petition or motion seeking a mandatory wage assignment in a criminal action may be filed by the department or any obligee if the offender is more than thirty days past due in monthly payments in an amount equal to or greater than the amount payable for one month. The petition or motion shall include a sworn statement by the secretary or designee, or if filed solely by an obligee, by such obligee, stating the facts authorizing the issuance of the wage assignment order, including: (1) That the offender, stating his or her name and last known residence, is more than thirty days past due in payments in an amount equal to or greater than the amount payable for one month; (2) a description of the terms of the judgment and sentence and/or payment order requiring payment of a court-ordered legal financial obligation, the total amount remaining unpaid, and the amount past due; (3) the name and address of the offender's employer; (4) that notice by personal service, or any form of mail requiring a return receipt, has been provided to the offender at least fifteen days prior to the filing of a mandatory wage assignment, unless the judgment and sentence or the order for payment states that the department or obligee may seek a mandatory wage assignment without notice to the defendant. A copy of the judgment and sentence or payment order shall be attached to the petition or motion seeking the wage assignment. [1989 c 252 § 9.]

RCW 9.94A.2002 Legal financial obligations--Wage assignments--Answer. Upon receipt of a petition or motion seeking a mandatory wage assignment that complies with RCW 9.94A.2001, the court shall issue a wage assignment order as provided in RCW 9.94A.2004 and including the information required in RCW 9.94A.2001, directed to the employer, and commanding the employer to answer the order on the forms served with the order that comply with RCW 9.94A.2006 within twenty days after service of the order upon the employer. [1989 c 252 § 10.]

RCW 9.94A.2003 Legal financial obligations--Wage assignments--Amounts to be withheld.

- (1) The wage assignment order in RCW 9.94A.2002 shall include: (a) The maximum amount or current amount owed on a court-ordered legal financial obligation, if any, to be withheld from the defendant's earnings each month, or from each earnings disbursement; and (b) the total amount of the arrearage or reimbursement judgment previously entered by the court, if any, together with interest, if any.
- (2) The total amount to be withheld from the defendant's earnings each month, or from each earnings disbursement, shall not exceed twenty-five percent of the disposable earnings of the defendant. If the amounts to be paid toward the arrearage are specified in the payment order, then the maximum amount to be withheld is the sum of the current amount owed and the amount ordered to be paid toward the arrearage, or twenty-five percent of the disposable earnings of the defendant, whichever is less.
- (3) If the defendant is subject to two or more attachments for payment of a court-ordered legal financial obligation on account of different obligees, the employer shall, if the nonexempt portion of the defendant's earnings is not sufficient to respond fully to all the attachments, apportion the defendant's nonexempt disposable earnings between or among the various obligees equally. Any obligee may seek a court order reapportioning the defendant's nonexempt disposable earnings upon notice to all interested parties. Notice shall be by personal service, or in the manner provided by the civil rules of superior court or applicable statute. [1989 c 252 § 11.]

RCW 9.94A.2004 Legal financial obligations--Wage assignments--Rules. The department shall develop a form and adopt rules for the wage assignment order. [1989 c 252 § 12.]

RCW 9.94A.2005 Legal financial obligations--Wage assignments--Employer

- **responsibilities.** (1) An employer upon whom service of a wage assignment order has been made shall answer the order by sworn affidavit within twenty days after the date of service. The answer shall state whether the offender is employed by or receives earnings from the employer, whether the employer will honor the wage assignment order, and whether there are multiple attachments against the offender.
- (2) If the employer possesses any earnings due and owing to the offender, the earnings subject to the wage assignment order shall be withheld immediately upon receipt of the wage assignment order. The employer shall deliver the withheld earnings to the clerk of the court pursuant to the wage assignment order. The employer shall make the first delivery no sooner than twenty days after receipt of the wage assignment order.
- (3) The employer shall continue to withhold the ordered amounts from nonexempt earnings of the offender until notified that the wage assignment has been modified or terminated. The employer shall promptly notify the clerk of the court who entered the order when the employee is no longer employed.
- (4) The employer may deduct a processing fee from the remainder of the employee's earnings after withholding under the wage assignment order, even if the remainder is exempt under RCW 9.94A.2003. The processing fee may not exceed: (a) Ten dollars for the first disbursement made by the employer to the clerk of the court; and (b) one dollar for each subsequent disbursement made under the wage assignment order.
- (5) An employer who fails to withhold earnings as required by a wage assignment order issued under this chapter may be held liable for the amounts disbursed to the offender in violation of the wage assignment order, and may be found by the court to be in contempt of court and may be punished as provided by law.
- (6) No employer who complies with a wage assignment order issued under this chapter may be liable to the employee for wrongful withholding.
- (7) No employer may discharge, discipline, or refuse to hire an employee because of the entry or service of a wage assignment order issued and executed under this chapter. A person who violates this subsection may be found by the court to be in contempt of court and may be punished as provided by law.
 - (8) An employer shall deliver a copy of the wage assignment order to the obligor as soon as is

RCW 9.94A.2006 Legal financial obligations--Wage assignments--Form and rules. The department shall develop a form and adopt rules for the wage assignment answer, and instructions for employers for preparing such answer. [1989 c 252 § 14.]

RCW 9.94A.2007 Legal financial obligations--Wage assignments--Service. (1) Service of the wage assignment order on the employer is invalid unless it is served with five answer forms in substantial conformance with RCW 9.94A.2006, together with stamped envelopes addressed to, respectively, the clerk of the court where the order was issued, the obligee's attorney, the petitioner, the department, and the obligor. The petitioner shall also include an extra copy of the wage assignment order for the employer to deliver to the obligor. Service on the employer shall be in person or by any form of mail requiring a return receipt.

(2) On or before the date of service of the wage assignment order on the employer, the petitioner shall mail or cause to be mailed by certified mail a copy of the wage assignment order to the obligor at the obligor's last known post office address; or, in the alternative, a copy of the wage assignment order shall be served on the obligor in the same manner as a summons in a civil action on, before, or within two days after the date of service of the order on the employer. This requirement is not jurisdictional, but if the copy is not mailed or served as this subsection provides, or if any irregularity appears with respect to the mailing of service, the superior court, in its discretion, may quash the wage assignment order, upon motion of the obligor promptly made and supported by an affidavit showing that the defendant has suffered substantial injury due to the failure to mail or serve the copy. [1989 c 252 § 15.]

RCW 9.94A.2008 Legal financial obligations--Wage assignments--Hearing--Scope of relief.

In a hearing to quash, modify, or terminate the wage assignment order, the court may grant relief only upon a showing that the wage assignment order causes extreme hardship or substantial injustice. Satisfactions by the defendant of all past-due payments subsequent to the issuance of the wage assignment order is not grounds to quash, modify, or terminate the wage assignment order. If a wage assignment order has been in operation for twelve consecutive months and the obligor's payment towards a court-ordered legal financial obligation is current, the court may terminate the order upon motion of the obligor unless the obligee or the department can show good cause as to why the wage assignment order should remain in effect. The department shall notify the employer of any modification or termination of the wage assignment order. [1989 c 252 § 16.]

RCW 9.94A.2009 Legal financial obligations--Wage assignments--Recovery of costs, attorneys' fees. In any action to enforce legal financial obligations under this chapter, the prevailing party is entitled to a recovery of costs, including an award for reasonable attorneys' fees. An obligor may not be considered a prevailing party under this section unless the obligee has acted in bad faith in connection with the proceeding in question. [1989 c 252 § 17.]

RCW 9.94A.201 Legal financial obligations--Wage assignments--Sentences imposed before July 1, 1989. For those individuals who, as a condition and term of their sentence imposed on or before July 1, 1989, have had financial obligations imposed, and who are not in compliance with the court order requiring payment of that legal financial obligation, no action shall be brought before the court from July 1, 1989, through and including December 31, 1989, to impose a penalty for their failure to pay. All

individuals who, after December 31, 1989, have not taken the opportunity to bring their legal financial obligation current, shall be proceeded against pursuant to RCW 9.94A.200. [1989 c 252 § 18.]

Comment

The preceding sections were passed by the 1989 Legislature, effective July 1, 1990, to set criteria for collecting legal financial obligations by the Department of Corrections. RCW 9.94A.201 was effective in 1989 but stayed action against offenders in noncompliance with their payments on legal financial obligations until January 1990.

RCW 9.94A.205 Community custody--Violations. If an inmate violates any condition or requirement of community custody, the department may transfer the inmate to a more restrictive confinement status to serve the remaining portion of the sentence, less credit for any period actually spent in community custody or in detention awaiting disposition of an alleged violation. If an inmate is accused of violating any condition or requirement of community custody, he or she is entitled to a hearing before the department prior to the imposition of sanctions. The hearing shall be considered as inmate disciplinary proceedings and shall not be subject to chapter 34.05 RCW. The department shall develop hearing procedures and sanctions. [1988 c 153 § 4.]

RCW 9.94A.207 Community placement violators--Arrest, detention, financial

responsibility. (1) The secretary may issue warrants for the arrest of any offender who violates a condition of community placement. The arrest warrants shall authorize any law enforcement or peace officer or community corrections officer of this state or any other state where such offender may be located, to arrest the offender and place him or her in total confinement pending disposition of the alleged violation. The department shall compensate the local jurisdiction at the office of financial management's adjudicated rate, in accordance with RCW 70.48.440. A community corrections officer, if he or she has reasonable cause to believe an offender in community placement has violated a condition of community placement, may suspend the person's community placement status and arrest or cause the arrest and detention in total confinement of the offender, pending the determination of the secretary as to whether the violation has occurred. The community corrections officer shall report to the secretary all facts and circumstances and the reasons for the action of suspending community placement status. A violation of a condition of community placement shall be deemed a violation of the sentence for purposes of RCW 9.94A.195. The authority granted to community corrections officers under this section shall be in addition to that set forth in RCW 9.94A.195.

(2) Inmates, as defined in RCW 72.09.020, who have been transferred to community custody and who are detained in a local correctional facility are the financial responsibility of the department of corrections. The community custody inmate shall be removed from the local correctional facility not later than eight days, excluding weekends and holidays, following admittance to the local correctional facility and notification that the inmate is available for movement to a state correctional institution. However, if good cause is shown, the department may negotiate with local correctional authorities for an additional period of detention. [1988 c 153 § 5.]

Comment

The 1988 Legislature added three sections related to the community placement program.

SGC 1992

- RCW 9.94A.210 Which sentences appealable--Procedure--Grounds for reversal--Written opinions. (1) A sentence within the standard range for the offense shall not be appealed. For purposes of this section, a sentence imposed on a first offender under RCW 9.94A.120(5) shall also be deemed to be within the standard range for the offense and shall not be appealed.
- (2) A sentence outside the sentence range for the offense is subject to appeal by the defendant or the state. The appeal shall be to the court of appeals in accordance with rules adopted by the supreme court
- (3) Pending review of the sentence, the sentencing court or the court of appeals may order the defendant confined or placed on conditional release, including bond.
- (4) To reverse a sentence which is outside the sentence range, the reviewing court must find: (a) Either that the reasons supplied by the sentencing judge are not supported by the record which was before the judge or that those reasons do not justify a sentence outside the standard range for that offense; or (b) that the sentence imposed was clearly excessive or clearly too lenient.
- (5) A review under this section shall be made solely upon the record that was before the sentencing court. Written briefs shall not be required and the review and decision shall be made in an expedited manner according to rules adopted by the supreme court.
- (6) The court of appeals shall issue a written opinion in support of its decision whenever the judgment of the sentencing court is reversed and may issue written opinions in any other case where the court believes that a written opinion would provide guidance to sentencing judges and others in implementing this chapter and in developing a common law of sentencing within the state.
- (7) The department may petition for a review of a sentence committing an offender to the custody or jurisdiction of the department. The review shall be limited to errors of law. Such petition shall be filed with the court of appeals no later than ninety days after the department has actual knowledge of terms of the sentence. The petition shall include a certification by the department that all reasonable efforts to resolve the dispute at the superior court level have been exhausted. [1989 c 214 § 1; 1984 c 209 § 13; 1982 c 192 § 7; 1981 c 137 § 21.]

Comment

The 1989 Legislature authorized the Department of Corrections to petition for a review of a sentence, limiting the review to errors of law.

RCW 9.94A.220 Discharge upon completion of sentence--Certificate of discharge-

Counseling after discharge. When an offender has completed the requirements of the sentence, the secretary of the department or his designee shall notify the sentencing court, which shall discharge the offender and provide the offender with a certificate of discharge. The discharge shall have the effect of restoring all civil rights lost by operation of law upon conviction, and the certificate of discharge shall so state. Nothing in this section prohibits the use of an offender's prior record for purposes of determining sentences for later offenses as provided in this chapter. Nothing in this section affects or prevents use of the offender's prior conviction in a later criminal prosecution either as an element of an offense or for impeachment purposes. A certificate of discharge is not based on a finding of rehabilitation.

Upon release from custody, the offender may apply to the department for counseling and help in adjusting to the community. This voluntary help may be provided for up to one year following the release from custody. [1984 c 209 § 14; 1981 c 137 § 22.]

- **RCW 9.94A.230 Vacation of offender's record of conviction.** (1) Every offender who has been discharged under RCW 9.94A.220 may apply to the sentencing court for a vacation of the offender's record of conviction. If the court finds the offender meets the tests prescribed in subsection (2) of this section, the court may clear the record of conviction by: (a) Permitting the offender to withdraw the offender's plea of guilty and to enter a plea of not guilty; or (b) if the offender has been convicted after a plea of not guilty, by the court setting aside the verdict of guilty; and (c) by the court dismissing the information or indictment against the offender.
- (2) An offender may not have the record of conviction cleared if: (a) There are any criminal charges against the offender pending in any court of this state or another state, or in any federal court; (b) the offense was a violent offense as defined in RCW 9.94A.030; (c) the offense was a crime against persons as defined in RCW 43.43.830; (d) the offender has been convicted of a new crime in this state, another state, or federal court since the date of the offender's discharge under RCW 9.94A.220; (e) the offense is a class B felony and less than ten years have passed since the date the applicant was discharged under RCW 9.94A.220; and (f) the offense was a class C felony and less than five years have passed since the date the applicant was discharged under RCW 9.94A.220.
- (3) Once the court vacates a record of conviction under subsection (1) of this section, the fact that the offender has been convicted of the offense shall not be included in the offender's criminal history for purposes of determining a sentence in any subsequent conviction, and the offender shall be released from all penalties and disabilities resulting from the offense. For all purposes, including responding to questions on employment applications, an offender whose conviction has been vacated may state that the offender has never been convicted of that crime. Nothing in this section affects or prevents the use of an offender's prior conviction in a later criminal prosecution. [1987 c 486 § 7; 1981 c 137 § 23.]

Comment

While all offenders may obtain a discharge under RCW 9.94A.220, only those convicted of a nonviolent offense who have remained crime-free for a specific period may earn a vacation of their conviction. This vacation of the conviction is analogous to the dismissal obtained under RCW 9.95.240 (deferred sentence). See also RCW 9.96 (Restoration of Civil Rights) and 9.96A (Employment Rights). A vacated conviction under this statute cannot be used as criminal history. The issue of whether a vacated conviction entitles an offender to possess a firearm under state law has yet to be determined by the courts; federal law precludes such possession.

RCW 9.94A.250 Clemency and pardons board--Membership--Terms--Chairman--Bylaws--Travel expenses--Staff. (1) The clemency and pardons board is established as a board within the office of the governor. The board consists of five members appointed by the governor, subject to confirmation by the senate.

- (2) Members of the board shall serve terms of four years and until their successors are appointed and confirmed. However, the governor shall stagger the terms by appointing one of the initial members for a term of one year, one for a term of two years, one for a term of three years, and two for terms of four years.
- (3) The board shall elect a chairman from among its members and shall adopt bylaws governing the operation of the board.
- (4) Members of the board shall receive no compensation but shall be reimbursed for travel expenses as provided in RCW 43.03.050 and 43.03.060 as now existing or hereafter amended.
- (5) The attorney general shall provide a staff as needed for the operation of the board. [1981 c 137 § 25.]

RCW 9.94A.260 Clemency and pardons board--Petitions for review and commutation of sentences and pardons--Restoration of civil rights. The clemency and pardons board shall receive petitions from individuals, organizations, and the department for review and commutation of sentences and pardoning of offenders in extraordinary cases, and shall make recommendations thereon to the governor.

The board shall receive petitions from individuals or organizations for the restoration of civil rights lost by operation of state law as a result of convictions for federal offenses or out-of-state felonies. The board may issue certificates of restoration limited to the elective rights to vote and to engage in political office. Any certifications granted by the board must be filed with the secretary of state to be effective. In all other cases, the board shall make recommendations to the governor. [1989 c 214 § 2; 1981 c 137 § 26.]

Comment

In addition to other duties of the Clemency and Pardons Board, the 1989 Legislature allowed individual or organizations to petition the Board for the restoration of civil rights lost after federal or out-of-state felony convictions.

RCW 9.94A.270 Offender supervision assessments. (1) Whenever a punishment imposed under this chapter requires supervision services to be provided, the offender shall pay to the department of corrections the monthly assessment, prescribed under subsection (2) of this section, which shall be for the duration of the terms of supervision and which shall be considered as payment or part payment of the cost of providing supervision to the offender. The department may exempt or defer a person from the payment of all or any part of the assessment based upon any of the following factors:

- (a) The offender has diligently attempted but has been unable to obtain employment that provides the offender sufficient income to make such payments.
- (b) The offender is a student in a school, college, university, or a course of vocational or technical training designed to fit the student for gainful employment.
- (c) The offender has an employment handicap, as determined by an examination acceptable to or ordered by the department.
 - (d) The offender's age prevents him from obtaining employment.
- (e) The offender is responsible for the support of dependents and the payment of the assessment constitutes an undue hardship on the offender.
 - (f) Other extenuating circumstances as determined by the department.
- (2) The department of corrections shall adopt a rule prescribing the amount of the assessment. The department may, if it finds it appropriate, prescribe a schedule of assessments that shall vary in accordance with the intensity or cost of the supervision. The department may not prescribe any assessment that is less than ten dollars nor more than fifty dollars.
- (3) All amounts required to be paid under this section shall be collected by the department of corrections and deposited by the department in the dedicated fund established pursuant to RCW 72.11.040.
- (4) This section shall not apply to probation services provided under an interstate compact pursuant to chapter 9.95 RCW or to probation services provided for persons placed on probation prior to June 10, 1982. [1991 c 104 § 1; 1989 c 252 § 8; 1984 c 209 § 15; 1982 c 207 § 2.]

RCW 9.94A.310(1)--SENTENCING GRID TABLE 1 FOR CRIMES COMMITTED AFTER JUNE 30, 1990

SERIOUSNESS LEVEL

OFFENDER SCORE

	0	1	2	3	4	5	6	7
XVLife	Sentence without	Parole/Death Penal	ty					
XIV	23y 4m	24y 4m	25y 4m	26y 4m	27y 4m	28y 4m	30y 4m	32y 10r
	240 - 320	250 - 333	261 - 347	271 - 361	281 - 374	291 - 388	312 - 416	338 - 45
XIII	12y 123 - 164	134 - 178	144 - 192	15y 154 - 205	16y 165 - 219	175 - 233	19y 195 - 260	216 - 28
XII9y	9y 11m	10y 9m	11y 8m	12y 6m	13y 5m	15y 9m	17y 3m	20y 3m
	93 - 123	102 - 136	111 - 147	120 - 160	129 - 171	138 - 184	162 - 216	178 - 2 3
XI	7y 6m	8y 4m	9y 2m	9y 11m	10y 9m	11y 7m	14y 2m	15y 5m
	78 - 102	86 - 114	95 - 125	102 - 136	111 - 147	120 - 158	146 - 194	159 - 21
X5y	5y 6m	6y	6y 6m	7y	7y 6m	9y 6m	10y 6m	12y 6m
	51 - 6857 - 75	62 - 82	67 - 89	72 - 96	77 - 102	98 - 130	108 - 144	129 - 1 7
IX	31 ^{3y}	3y 6m 36 - 48	41 - 54	4y 6m 46 - 61	51 - 68	5y 6m 57 - 75	7y 6m 77 - 102	8y 6m 87 - 11 0
VIII	2y	2y 6m	3y	3y 6m	4y	4y 6m	6y 6m	7y 6m
	21 - 2726 - 34	31 - 41	36 - 48	41 - 54	46 - 61	67 - 89	77 - 102	87 - 11 0
VII	18m 15 - 20	21 - 27	2y 6m 26 - 34	31 ³ y	3y 6m 36 - 48	41 - 54	5y 6m 57 - 75	6y 6m 67 - 89
VI13m	18m	2y	2y 6m	3y	3y 6m	4y 6m	5y 6m	6y 6m
	12+ - 14	15 - 20	21 - 27	26 - 34	31 - 41	36 - 48	46 - 61	57 - 75
V	9m	13m	15m	18m	2y 2m	3y 2m	4y	5y
	6 - 12	1 2 + - 14	13 - 17	15 - 20	22 - 29	33 - 43	41 - 54	51 - 68
IV6m	9m	13m	15m	18m	2y 2m	3y 2m	4y 2m	5y 2m
	3 - 96 - 12	12+ - 14	13 - 17	15 - 20	22 - 29	33 - 43	43 - 57	53 - 70
III	2m	5m	8m	11m	14m	20m	2y 2m	3y 2m
	1-3	3 - 8	4 - 12	9 - 12	12+ - 16	17 - 22	22 - 29	33 - 43
IIO - 90	0 4m	6m	8m	13m	16m	20m	2y 2m	3y 2m
	Days2 - 6	3 - 9	4 - 12	12+ - 14	14 - 18	1 7 - 22	22 - 29	33 - 43
I	0 - 60	0 - 90	3m	4m	5m	8m	13m	16m
	Days	Days	2-5	2 - 6	3-8	4 - 12	12+ - 14	14 - 18

- NOTE: Numbers in the first horizontal row of each seriousness category represent sentencing midpoints in years(y) and months(m). Numbers in the second and third rows represent presumptive sentencing ranges in months, or in days if so designated. 12+ equals one year and one day.
- (2) For persons convicted of the anticipatory offenses of criminal attempt, solicitation, or conspiracy under chapter 9A.28 RCW, the presumptive sentence is determined by locating the sentencing grid sentence range defined by the appropriate offender score and the seriousness level of the completed crime, and multiplying the range by 75 percent.
- (3) The following additional times shall be added to the presumptive sentence if the offender or an accomplice was armed with a deadly weapon as defined in this chapter and the offender is being sentenced for one of the crimes listed in this subsection. If the offender or an accomplice was armed with a deadly weapon and the offender is being sentenced for an anticipatory offense under chapter 9A.28 RCW to commit one of the crimes listed in this subsection, the following times shall be added to the presumptive range determined under subsection (2) of this section:
- (a) 24 months for Rape 1 (RCW 9A.44.040), Robbery 1 (RCW 9A.56.200), or Kidnapping 1 (RCW 9A.40.020)
 - (b) 18 months for Burglary 1 (RCW 9A.52.020)
- (c) 12 months for Assault 2 (*RCW 9A.36.020 or 9A.36.021), Assault of a Child 2 (RCW 9A.36.130), Escape 1 (RCW 9A.76.110), Kidnapping 2 (RCW 9A.40.030), Burglary 2 of a building other than a dwelling (RCW 9A.52.030), Theft of Livestock 1 or 2 (RCW 9A.56.080), or any drug offense.
- (4) The following additional times shall be added to the presumptive sentence if the offender or an accomplice committed the offense while in a county jail or state correctional facility as that term is defined in this chapter and the offender is being sentenced for one of the crimes listed in this subsection. If the offender or an accomplice committed one of the crimes listed in this subsection while in a county jail or state correctional facility as that term is defined in this chapter, and the offender is being sentenced for an anticipatory offense under chapter 9A.28 RCW to commit one of the crimes listed in this subsection, the following times shall be added to the presumptive sentence range determined under subsection (2) of this section:
 - (a) Eighteen months for offenses committed under RCW 69.50.401(a)(1)(i) or 69.50.410;
 - (b) Fifteen months for offenses committed under RCW 69.50.401(a)(1)(ii), (iii), and (iv);
 - (c) Twelve months for offenses committed under RCW 69.50.401(d).
- For the purposes of this subsection, all of the real property of a state correctional facility or county jail shall be deemed to be part of that facility or county jail.
- (5) An additional twenty-four months shall be added to the presumptive sentence for any ranked offense involving a violation of chapter 69.50 RCW if the offense was also a violation of RCW 69.50.435.[1992 c 145 \S 9; 1991 c 32 \S 2; 1990 c 3 \S 701. Prior: 1989 c 271 \S 101; 1989 c 124 \S 1; 1988 c 218 \S 1; 1986 c 257 \S 22; 1984 c 209 \S 16; 1983 c 115 \S 2.]
- *Reviser's note: RCW 9A.36.020 was repealed by 1986 c 257 § 9, effective July 1, 1988. For later enactment, see RCW 9A.36.021.

Comment

The 1986 amendments provided that the 12-month deadly weapon penalty applies to those drug offenses defined in RCW 9.94A.030(16), instead of applying only to Delivery or Possession of a Controlled Substance with Intent to Deliver.

The 1986 revisions also made it clear that the deadly weapon penalties apply to anticipatory offenses to commit one of the crimes listed in subsection (3).

The 1988 Legislature added First and Second Degree Theft of Livestock to the crimes eligible for weapon

penalties.

In 1989, the legislature added two enhancements for some drug crimes committed in certain locations:

- (1) violations of RCW 69.50.401(a) committed within 1,000 feet of a school or school bus zone, and
- (2) violations of RCW 69.50.401(a) or (d) committed within a county jail or state correctional facility.

The 1990 Legislature amended the sentencing grid to add a new Level XII, and renumber Levels XII through XIV. The sentence ranges in Level XI were increased.

The 1990 Legislature amended the enhancement for certain drug crimes near schools to also apply to manufacturing, delivering, and possessing with the intent to deliver in parks, public transit vehicles, and transit stop shelters (RCW 69.50.435).

The 1992 Legislature added Second Degree Assault of a Child to the crimes eligible for deadly weapon penalties.

RCW 9.94A.320 Table 2--Crimes included within each seriousness level.

TABLE 2

CRIMES INCLUDED WITHIN EACH SERIOUSNESS LEVEL

XVAggravated Murder 1 (RCW 10.95.020)

XIVMurder 1 (RCW 9A.32.030)

Homicide by abuse (RCW 9A.32.055)

XIIIMurder 2 (RCW 9A.32.050)

XIIAssault 1 (RCW 9A.36.011)

Assault of a Child 1 (RCW 9A.36.120)

XIRape 1 (RCW 9A.44.040)

Rape of a Child 1 (RCW 9A.44.073)

XKidnapping 1 (RCW 9A.40.020)

Rape 2 (RCW 9A.44.050)

Rape of a Child 2 (RCW 9A.44.076)

Child Molestation 1 (RCW 9A.44.083)

Damaging building, etc., by explosion with threat to human being (RCW 70.74.280(1))

Over 18 and deliver heroin or narcotic from Schedule I or II to someone under 18 (RCW 69.50.406)

Leading Organized Crime (RCW 9A.82.060(1)(a))

IXAssault of a Child 2 (RCW 9A.36.130)

Robbery 1 (RCW 9A.56.200)

Manslaughter 1 (RCW 9A.32.060)

Explosive devices prohibited (RCW 70.74.180)

Indecent Liberties (with forcible compulsion) (RCW 9A.44.100(1)(a))

Endangering life and property by explosives with threat to human being (RCW 70.74.270)

Over 18 and deliver narcotic from Schedule III, IV, or V or a nonnarcotic from Schedule I-V to someone under 18 and 3 years junior (RCW 69.50.406)

Controlled Substance Homicide (RCW 69.50.415)

Sexual Exploitation (RCW 9.68A.040)

Inciting Criminal Profiteering (RCW 9A.82.060(1)(b)

VIIIArson 1 (RCW 9A.48.020)

Promoting Prostitution 1 (RCW 9A.88.070)

Selling for profit (controlled or counterfeit) any controlled substance (RCW 69.50.410)

Manufacture, deliver, or possess with intent to deliver heroin or cocaine (RCW 69.50.401(a)(1)(i))

Manufacture, deliver, or possess with intent to deliver methamphetamine (RCW 69.50.401(a)(1)(ii))

Vehicular Homicide, by being under the influence of intoxicating liquor or any drug or by the operation of any vehicle in a reckless manner (RCW 46.61.520)

VIIBurglary 1 (RCW 9A.52.020)

Vehicular Homicide, by disregard for the safety of others (RCW 46.61.520)

Introducing Contraband 1 (RCW 9A.76.140)

Indecent Liberties (without forcible compulsion) (RCW 9A.44.100(1) (b) and (c))

Child Molestation 2 (RCW 9A.44.086)

Dealing in depictions of minor engaged in sexually explicit conduct (RCW 9.68A.050)

Sending, bringing into state depictions of minor engaged in sexually explicit conduct (RCW 9.68A.060)

Involving a minor in drug dealing (RCW 69.50.401(f))

VIBribery (RCW 9A.68.010)

Manslaughter 2 (RCW 9A.32.070)

Rape of a Child 3 (RCW 9A.44.079)

Intimidating a Juror/Witness (RCW 9A.72.110, 9A.72.130)

Damaging building, etc., by explosion with no threat to human being (RCW 70.74.280(2))

Endangering life and property by explosives with no threat to human being (RCW 70.74.270)

Incest 1 (RCW 9A.64.020(1))

Manufacture, deliver, or possess with intent to deliver narcotics from Schedule I or II (except heroin or cocaine) (RCW 69.50.401(a)(1)(i))

Intimidating a Judge (RCW 9A.72.160)

Bail Jumping with Murder 1 (RCW 9A.76.170(2)(a))

VCriminal Mistreatment 1 (RCW 9A.42.020)

Rape 3 (RCW 9A.44.060)

Sexual Misconduct with a Minor 1 (RCW 9A.44.093)

Child Molestation 3 (RCW 9A.44.089)

Kidnapping 2 (RCW 9A.40.030)

Extortion 1 (RCW 9A.56.120)

Incest 2 (RCW 9A.64.020(2))

Perjury 1 (RCW 9A.72.020)

Extortionate Extension of Credit (RCW 9A.82.020)

Advancing money or property for extortionate extension of credit (RCW 9A.82.030)

Extortionate Means to Collect Extensions of Credit (RCW 9A.82.040)

Rendering Criminal Assistance 1 (RCW 9A.76.070)

Bail Jumping with class A Felony (RCW 9A.76.170(2)(b))

Delivery of imitation controlled substance by person eighteen or over to person under eighteen (RCW 69.52.030(2))

IVResidential Burglary (RCW 9A.52.025)

Theft of Livestock 1 (RCW 9A.56.080)

Robbery 2 (RCW 9A.56.210)

Assault 2 (RCW 9A.36.021)

Escape 1 (RCW 9A.76.110)

Arson 2 (RCW 9A.48.030)

Bribing a Witness/Bribe Received by Witness (RCW 9A.72.090,

9A.72.100)

Malicious Harassment (RCW 9A.36.080)

Threats to Bomb (RCW 9.61.160)

Willful Failure to Return from Furlough (RCW 72.66.060)

Hit and Run — Injury Accident (RCW 46.52.020(4))

Vehicular Assault (RCW 46.61.522)

Manufacture, deliver, or possess with intent to deliver narcotics from

Schedule III, IV, or V or nonnarcotics from Schedule I-

V (except marijuana or methamphetamines) (RCW

69.50.401(a)(1)(ii) through (iv))

Influencing Outcome of Sporting Event (RCW 9A.82.070)

Use of Proceeds of Criminal Profiteering (RCW 9A.82.080 (1) and (2))

Knowingly Trafficking in Stolen Property (RCW 9A.82.050(2))

IIICriminal mistreatment 2 (RCW 9A.42.030)

Extortion 2 (RCW 9A.56.130)

Unlawful Imprisonment (RCW 9A.40.040)

Assault 3 (RCW 9A.36.031)

Assault of a Child 3 (RCW 9A.36.140)

Custodial Assault (RCW 9A.36.100)

Unlawful possession of firearm or pistol by felon (RCW 9.41.040)

Harassment (RCW 9A.46.020)

Promoting Prostitution 2 (RCW 9A.88.080)

Willful Failure to Return from Work Release (RCW 72.65.070)

Burglary 2 (RCW 9A.52.030)

Introducing Contraband 2 (RCW 9A.76.150)

Communication with a Minor for Immoral Purposes (RCW 9.68A.090)

Patronizing a Juvenile Prostitute (RCW 9.68A.100)

Escape 2 (RCW 9A.76.120)

Perjury 2 (RCW 9A.72.030)

Bail Jumping with class B or C Felony (RCW 9A.76.170(2)(c))

Intimidating a Public Servant (RCW 9A.76.180)

Tampering with a Witness (RCW 9A.72.120)

Manufacture, deliver, or possess with intent to deliver marijuana (RCW 69.50.401(a)(1)(ii))

Delivery of a material in lieu of a controlled substance (RCW 69.50.401(c))

Manufacture, distribute, or possess with intent to distribute an imitation controlled substance (RCW 69.52.030(1))

Recklessly Trafficking in Stolen Property (RCW 9A.82.050(1))

Theft of livestock 2 (RCW 9A.56.080)

Securities Act violation (RCW 21.20.400)

IIMalicious Mischief 1 (RCW 9A.48.070)

Possession of Stolen Property 1 (RCW 9A.56.150)

Theft 1 (RCW 9A.56.030)

Possession of controlled substance that is either heroin or narcotics from Schedule I or II (RCW 69.50.401(d))

Possession of phencyclidine (PCP) (RCW 69.50.401(d))

Create, deliver, or possess a counterfeit controlled substance (RCW 69.50.401(b))

Computer Trespass 1 (RCW 9A.52.110)

Reckless Endangerment 1 (RCW 9A.36.045)

Escape from Community Custody (RCW 72.09.310)

ITheft 2 (RCW 9A.56.040)

Possession of Stolen Property 2 (RCW 9A.56.160)

Forgery (RCW 9A.60.020)

Taking Motor Vehicle Without Permission (RCW 9A.56.070)

Vehicle Prowl 1 (RCW 9A.52.095)

Attempting to Elude a Pursuing Police Vehicle (RCW 46.61.024)

Malicious Mischief 2 (RCW 9A.48.080)

Reckless Burning 1 (RCW 9A.48.040)

Unlawful Issuance of Checks or Drafts (RCW 9A.56.060)

Unlawful Use of Food Stamps (RCW 9.91.140 (2) and (3))

False Verification for Welfare (RCW 74.08.055)

Forged Prescription (RCW 69.41.020)

Forged Prescription for a Controlled Substance (RCW 69.50.403)

Possess Controlled Substance that is a Narcotic from Schedule III, IV, or

V or Non-narcotic from Schedule I-V (except

phencyclidine) (RCW 69.50.401(d))

[1992 c 145 § 4; 1992 c 75 § 3; 1991 c 32 § 3; 1990 c 3 § 702. Prior: 1989 2nd ex.s. c 1 § 3; 1989 c 412 § 3; 1989 c 405 § 1; 1989 c 271 § 102; 1989 c 99 § 1; prior: 1988 c 218 § 2; 1988 c 145 § 12; 1988 c 62 § 2; prior: 1987 c 224 § 1; 1987 c 187 § 4; 1986 c 257 § 23; 1984 c 209 § 17; 1983 c 115 § 3.]

RECOMMENDED SENTENCING GUIDELINES

RCW 9.94A.340 Equal application. The sentencing guidelines and prosecuting standards apply equally to offenders in all parts of the state, without discrimination as to any element that does not relate to the crime or the previous record of the defendant. [1983 c 115 § 5.]

RCW 9.94A.350 Offense seriousness level. The offense seriousness level is determined by the offense of conviction. [1990 c 3 § 703; 1983 c 115 § 6.]

Comment

<u>Crime Label</u>: Offense seriousness is established by the actual crime of conviction. The crime of conviction is therefore far more significant in determining a sentence than under the former indeterminate system.

<u>Crime Ranking</u>: One of the most significant and time-consuming decisions made by the Commission was its ranking of crimes by seriousness. The three mandatory minimum sentences originally established by the Sentencing Reform Act (First Degree Murder, First Degree Assault, First Degree Rape) served as bench marks for the Commission's work. The Commission was also assisted by the general felony classifications established by the legislature (classes A, B, and C felonies - RCW 9A.20.020). The Commission decided that given the law's emphasis on violent crimes, the seriousness levels needed to reflect this priority. Certain class C felonies were eventually ranked higher than some Class B felonies because they constituted a crime against a person.

Offense Date: The date of the offense is important because it establishes whether the guidelines apply to a particular offender's case. If the date of offense is on or before June 30, 1984, the Indeterminate Sentence Review Board and its successors must make decisions with reference to the purposes, standards, and ranges of the Sentencing Reform Act and the minimum term recommendations of the sentencing judge and prosecuting attorney. See In Re Myers, 105 Wn.2d 257 (1986). The date of the offense also influences what portion of an offender's juvenile record will be used to calculate criminal history.

Ranked Felonies: The most common felonies have been included in the Seriousness Level Table. The Commission decided not to rank certain felonies which seldom occur. The Commission will continue to recommend adjustments in Seriousness Levels as new felonies are created by the legislature. If, in the future, a significant number of persons are convicted of offenses not included in the Seriousness Level Table, the Commission will recommend appropriate seriousness levels to the legislature for those crimes.

The 1990 Legislature created an additional seriousness level at Level XI, and renumbered Levels XI through XIV, making these Levels XII through XV.

RCW 9.94A.360 Offender score. The offender score is measured on the horizontal axis of the sentencing grid. The offender score rules are as follows:

The offender score is the sum of points accrued under this section rounded down to the nearest whole number.

- (1) A prior conviction is a conviction which exists before the date of sentencing for the offense for which the offender score is being computed. Convictions entered or sentenced on the same date as the conviction for which the offender score is being computed shall be deemed "other current offenses" within the meaning of RCW 9.94A.400.
- (2) Except as provided in subsection (4) of this section, class A and sex prior felony convictions shall always be included in the offender score. Class B prior felony convictions other than sex offenses shall not be included in the offender score, if since the last date of release from confinement (including full-time residential treatment) pursuant to a felony conviction, if any, or entry of judgment and sentence, the offender had spent ten consecutive years in the community without being convicted of any felonies. Class C prior

felony convictions other than sex offenses shall not be included in the offender score if, since the last date of release from confinement (including full-time residential treatment) pursuant to a felony conviction, if any, or entry of judgment and sentence, the offender had spent five consecutive years in the community without being convicted of any felonies. Serious traffic convictions shall not be included in the offender score if, since the last date of release from confinement (including full-time residential treatment) pursuant to a felony conviction, if any, or entry of judgment and sentence, the offender spent five years in the community without being convicted of any serious traffic or felony traffic offenses. This subsection applies to both adult and juvenile prior convictions.

- (3) Out-of-state convictions for offenses shall be classified according to the comparable offense definitions and sentences provided by Washington law.
- (4) Always include juvenile convictions for sex offenses. Include other class A juvenile felonies only if the offender was 15 or older at the time the juvenile offense was committed. Include other class B and C juvenile felony convictions only if the offender was 15 or older at the time the juvenile offense was committed and the offender was less than 23 at the time the offense for which he or she is being sentenced was committed.
- (5) Score prior convictions for felony anticipatory offenses (attempts, criminal solicitations, and criminal conspiracies) the same as if they were convictions for completed offenses.
- (6) In the case of multiple prior convictions, for the purpose of computing the offender score, count all convictions separately, except:
- (a) Prior adult offenses which were found, under RCW 9.94A.400(1)(a), to encompass the same criminal conduct, shall be counted as one offense, the offense that yields the highest offender score. The current sentencing court shall determine with respect to other prior adult offenses for which sentences were served concurrently whether those offenses shall be counted as one offense or as separate offenses, and if the court finds that they shall be counted as one offense, then the offense that yields the highest offender score shall be used;
- (b) Juvenile prior convictions entered or sentenced on the same date shall count as one offense, the offense that yields the highest offender score, except for juvenile prior convictions for violent offenses with separate victims, which shall count as separate offenses; and
- (c) In the case of multiple prior convictions for offenses committed before July 1, 1986, for the purpose of computing the offender score, count all adult convictions served concurrently as one offense, and count all juvenile convictions entered on the same date as one offense. Use the conviction for the offense that yields the highest offender score.
- (7) If the present conviction is one of the anticipatory offenses of criminal attempt, solicitation, or conspiracy, count each prior conviction as if the present conviction were for a completed offense.
- (8) If the present conviction is for a nonviolent offense and not covered by subsection (12) or (13) of this section, count one point for each adult prior felony conviction and one point for each juvenile prior violent felony conviction and 1/2 point for each juvenile prior nonviolent felony conviction.
- (9) If the present conviction is for a violent offense and not covered in subsection (10), (11), (12), or (13) of this section, count two points for each prior adult and juvenile violent felony conviction, one point for each prior adult nonviolent felony conviction, and 1/2 point for each prior juvenile nonviolent felony conviction.
- (10) If the present conviction is for Murder 1 or 2, Assault 1, Assault of a Child 1, Kidnaping 1, Homicide by Abuse, or Rape 1, count three points for prior adult and juvenile convictions for crimes in these categories, two points for each prior adult and juvenile violent conviction (not already counted), one point for each prior adult nonviolent felony conviction, and 1/2 point for each prior juvenile nonviolent felony conviction.
- (11) If the present conviction is for Burglary 1, count prior convictions as in subsection (9) of this section; however count two points for each prior adult Burglary 2 or residential burglary conviction, and one point for each prior juvenile Burglary 2 or residential burglary conviction.
 - (12) If the present conviction is for a felony traffic offense count two points for each adult or

juvenile prior conviction for Vehicular Homicide or Vehicular Assault; for each felony offense or serious traffic offense, count one point for each adult and 1/2 point for each juvenile prior conviction.

- (13) If the present conviction is for a drug offense count three points for each adult prior felony drug offense conviction and two points for each juvenile drug offense. All other adult and juvenile felonies are scored as in subsection (9) of this section if the current drug offense is violent, or as in subsection (8) of this section if the current drug offense is nonviolent.
- (14) If the present conviction is for Willful Failure to Return from Furlough, RCW 72.66.060, Willful Failure to Return from Work Release, RCW 72.65.070, or Escape from Community Custody, RCW 72.09.310, count only prior escape convictions in the offender score. Count adult prior escape convictions as one point and juvenile prior escape convictions as 1/2 point.
- (15) If the present conviction is for Escape 1, RCW 9A.76.110, or Escape 2, RCW 9A.76.120, count adult prior convictions as one point and juvenile prior convictions as 1/2 point.
- (16) If the present conviction is for Burglary 2 or residential burglary, count priors as in subsection (8) of this section; however, count two points for each adult and juvenile prior Burglary 1 conviction, two points for each adult prior Burglary 2 or residential burglary conviction, and one point for each juvenile prior Burglary 2 or residential burglary conviction.
- (17) If the present conviction is for a sex offense, count priors as in subsections (8) through (16) of this section; however count three points for each adult and juvenile prior sex offense conviction.
- (18) If the present conviction is for an offense committed while the offender was under community placement, add one point. [1992 c 145 § 10; 1992 c 75 § 4; 1990 c 3 § 706; 1989 c 271 § 103. Prior: 1988 c 157 § 3; 1988 c 153 § 12; 1987 c 456 § 4; 1986 c 257 § 25; 1984 c 209 § 19; 1983 c 115 § 7.]

Comment

<u>Misdemeanors</u>: The Commission decided not to include misdemeanors in the offender score for two reasons: 1) the emphasis of the legislation was on felonies, and 2) the reliability of court records varies greatly throughout the state. An exception to this policy was made in the case of felony traffic offenses. The Commission decided that for these crimes, previous serious driving misdemeanors are relevant in establishing the offender's history of similar behavior.

The Commission anticipates that in some instances an offender's history of misdemeanors may be used by the court in selecting a sentence within the standard sentence range or in departing from the range to administer an exceptional sentence.

Role of Criminal History: The Commission's mandate from the legislature was to consider both the seriousness of the crime and the nature and extent of criminal history. The Commission decided to emphasize the current offense in establishing standard sentence ranges but also to give weight to a person's past convictions, including the pattern of those convictions. Given the legislation's emphasis on sanctions for violent crimes, the Commission decided that repeat violent offenders needed to be identified and dealt with severely. As a result, the grid places an accelerated emphasis on criminal history for the repeat violent offender.

<u>Prior Offenses</u>: The Commission decided that the weighing of prior offenses should vary depending on the present offense. Thus, a criminal history with serious violent crime convictions counts most heavily when the current offense is also a serious violent offense; previous convictions for violent offenses count more heavily when the current offense is violent; prior burglary convictions count more heavily when the current offense is a drug offense; and prior violent felony traffic offenses count more heavily when the current offense is a felony traffic offense.

Subsection 5(c) refers to prior convictions "served concurrently." The meaning of this term was addressed in <u>State v. Hartley</u>, 41 Wn. App. 669 (1985).

<u>Juvenile Criminal History</u>: Since the legislation required that certain prior juvenile felony adjudications be included as part of criminal history, the Commission needed to establish the relative weight of these felonies in comparison to adult prior felonies. The Commission decided that prior violent felony convictions, whether committed by an adult or a juvenile, should receive the same number of points if the instant offense was violent. The Commission believed that a distinction was necessary between nonviolent adult felonies and nonviolent juvenile felonies because nonviolent juvenile felonies often represent less serious conduct.

In addition, under the definition of juvenile criminal history in RCW 9.94.030(12)(b), the legislation specified that prior juvenile convictions (amended in 1986 to only address class B and C offenses) are not considered after the offender reaches age 23; the Commission therefore wanted to avoid a significant disparity between the potential Offender Score for someone at age 22 and someone at age 23. Thus, the decision was to count juvenile nonviolent felony adjudications at one-half point (rounding down to the nearest whole number).

"Wash Out" of Priors: The Commission decided that adult class A felonies should always be considered as part of the Offender Score. The Commission decided that prior class B and C felonies should eventually "wash out" and be eliminated from the Offender Score (see subsection (2)). The 1986 amendments changed the "wash out" provisions to clarify that once a crime meets the "wash out" test, it is always "washed out" and that any consecutive period of crime-free behavior can be used to meet the "wash out" test.

<u>Out-of-State Convictions</u>: In calculating the Offender Score, out-of-state convictions must be compared to Washington law.

The question of whether a foreign conviction constituted a felony was discussed in <u>State v. Southerland</u>, 43 Wn. App. 246 (1986).

The 1986 Amendments:

The 1986 amendments made several changes to this section:

- Added a definition of "prior conviction" and a definition of "other current offenses" in subsection (1);
- Provided that Class A juvenile convictions always count in the criminal history score if a juvenile was at least 15 at the time of the offense (previously, juvenile convictions no longer counted after the person was 23 years of age);
- · Changed the scoring rules for felony traffic offenses;
- ·Clarified the fact that anticipatory offenses are to be counted the same as completed offenses for the purpose of scoring current convictions; and
- ·Allowed post-1986 prior adult convictions which were served concurrently to be counted separately.

The 1987 Amendments:

The 1987 amendments changed the scoring rules for First and Second Degree Escape. All prior felony convictions count in the criminal history score instead of only prior escapes counting. However, only prior escape convictions count against Willful Failure to Return from Furlough and Willful Failure to Return from Work Release or Escape from Community Custody.

The 1988 Amendments:

The Commission recommended some changes to this section to clarify ambiguities and correct previous drafting errors. The rule on scoring for serious violent offenses (RCW 9.94A.360(10)) was amended to include Homicide by Abuse. The 1987 Legislature defined this crime as a serious violent offense, but neglected to reference it in the rules on offender scoring.

The scoring rules for felony traffic offenses were amended to clarify that prior Vehicular Assaults also receive two points. This scoring procedure was previously reflected in the Offender Score Matrix, but the narrative was not accurate. Because of drafting errors caused by having the scoring rules in two sections, the Commission recommended the Offender Score Matrix (RCW 9.94A.330) be repealed, which it was in 1988.

The 1988 Legislature added a point to the offender score if the current offense was committed while the offender was on community placement.

The 1989 Amendment:

The scoring rules for drug offenses were changed by the 1989 Legislature to increase the points.

The 1990 Amendments:

Several scoring rules were changed by the 1990 Legislature. These changes are effective for crimes committed after June 30, 1990, and include:

- Adult and juvenile prior sex offenses are always included in the offender score; they do not wash out.
- •Juvenile sex offenses are counted regardless of the age of the offender at the time of commission of the juvenile offense or the current offense.
- •Juvenile prior convictions for violent offenses that are sentenced on the same day now count as separate crimes in cases involving separate victims.
- Residential Burglary was included with First and Second Degree Burglary in the offender scoring rules. The 1989 Legislature neglected to amend this section in the bill creating the crime of Residential Burglary.
- Prior and other current sex offenses count three points when the current conviction is a sex offense.

RCW 9.94A.370 Presumptive sentence. (1) The intersection of the column defined by the offender score and the row defined by the offense seriousness score determines the presumptive sentencing range (see RCW 9.94A.310, (Table 1)). The additional time for deadly weapon findings or for those offenses enumerated in RCW 9.94A.310(4) that were committed in a state correctional facility or county jail

shall be added to the entire presumptive sentence range. The court may impose any sentence within the range that it deems appropriate. All presumptive sentence ranges are expressed in terms of total confinement.

(2) In determining any sentence, the trial court may rely on no more information than is admitted by the plea agreement, or admitted, acknowledged, or proved in a trial or at the time of sentencing. Acknowledgement includes not objecting to information stated in the presentence reports. Where the defendant disputes material facts, the court must either not consider the fact or grant an evidentiary hearing on the point. The facts shall be deemed proved at the hearing by a preponderance of the evidence. Facts that establish the elements of a more serious crime or additional crimes may not be used to go outside the presumptive sentence range except upon stipulation or when specifically provided for in *RCW 9.94A.390(2) (c), (d), and (e). [1989 c 124 § 2; 1987 c 131 § 1; 1986 c 257 § 26; 1984 c 209 § 20; 1983 c 115 § 8.]

*Reviser's note: RCW 9.94A.390 was amended by 1990 c 3 § 603, and the previous subsection (2)(e) was renumbered as subsection (2)(f).

Comment

The Commission believed that defendants should be sentenced on the basis of facts which are acknowledged, proven, or pleaded to. Concerns were raised about facts which were not proven as an element of the conviction or the plea being used as a basis for sentence decisions, including decisions to depart from the sentence range. As a result, the "real facts policy" was adopted. Amendments in 1986 clarified that facts proven in a trial can be used by a court in determining a sentence.

If the defendant disputes information in the Presentence Investigation, it is anticipated that an evidentiary hearing will be held to resolve the issue.

RCW 9.94A.380 Alternatives to total confinement. Alternatives to total confinement are available for offenders with sentences of one year or less. These alternatives include the following sentence conditions that the court may order as substitutes for total confinement: (1) One day of partial confinement may be substituted for one day of total confinement; (2) in addition, for offenders convicted of nonviolent offenses only, eight hours of community service may be substituted for one day of total confinement, with a maximum conversion limit of two hundred forty hours or thirty days. Community service hours must be completed within the period of community supervision or a time period specified by the court, which shall not exceed twenty-four months, pursuant to a schedule determined by the department.

For sentences of nonviolent offenders for one year or less, the court shall consider and give priority to available alternatives to total confinement and shall state its reasons in writing on the judgment and sentence form if the alternatives are not used. [1988 c 157 § 4; 1988 c 155 § 3; 1984 c 209 § 21; 1983 c 115 § 9.]

Comment

One of the legislative directions to the Commission was to "emphasize confinement for the violent offender and alternatives to total confinement for the nonviolent offender" (RCW 9.94A.040(5)). In fulfilling this directive, the Commission believed it was necessary to develop a flexible policy, but one that also ensures some standardization in its application. The Commission decided that by having the court set the sentence in terms of total confinement (i.e., jail time), proportionality among like offenders would be maintained. The court then has the discretion to apply alternative conversions as a substitute for total confinement for

offenders with sentences less than a year. One day of partial confinement (typically work release) or eight hours of community service may replace one day of total confinement. The community service hours, however, are limited to 240 hours (30 days) and thus may only be a partial equivalent for any sentence over 30 days.

A converted sentence may include an equivalent combination of jail time, work release, and community service hours. As an example, a sentence of total confinement for nine months may be converted to five months of jail, three months of partial confinement, and one month of community service.

In 1988, the Commission recommended this subsection be rewritten to clarify that conversions to community service hours are not available for offenders convicted of violent offenses. The court is directed to indicate its reasons in writing for not using alternatives to confinement for eligible offenders.

The 1988 Legislature clarified the time period for completing community service hours.

RCW 9.94A.383 Community supervision. On all sentences of confinement for one year or less, the court may impose up to one year of community supervision. An offender shall be on community supervision as of the date of sentencing. However, during the time for which the offender is in total or partial confinement pursuant to the sentence or a violation of the sentence, the period of community supervision shall toll. [1988 c 143 § 23; 1984 c 209 § 22.]

RCW 9.94A.386 Fines. On all sentences under this chapter the court may impose fines according to the following ranges:

Class A felonies \$0 - 50,000 Class B felonies \$0 - 20,000 Class C felonies \$0 - 10,000

[1984 c 209 § 23.]

RCW 9.94A.390 Departures from the guidelines. If the sentencing court finds that an exceptional sentence outside the standard range should be imposed in accordance with RCW 9.94A.120(2), the sentence is subject to review only as provided for in RCW 9.94A.210(4).

The following are illustrative factors which the court may consider in the exercise of its discretion to impose an exceptional sentence. The following are illustrative only and are not intended to be exclusive reasons for exceptional sentences.

- (1) Mitigating Circumstances
- (a) To a significant degree, the victim was an initiator, willing participant, aggressor, or provoker of the incident.
- (b) Before detection, the defendant compensated, or made a good faith effort to compensate, the victim of the criminal conduct for any damage or injury sustained.
- (c) The defendant committed the crime under duress, coercion, threat, or compulsion insufficient to constitute a complete defense but which significantly affected his or her conduct.
- (d) The defendant, with no apparent predisposition to do so, was induced by others to participate in the crime.
- (e) The defendant's capacity to appreciate the wrongfulness of his conduct or to conform his conduct to the requirements of the law, was significantly impaired (voluntary use of drugs or alcohol is excluded).
 - (f) The offense was principally accomplished by another person and the defendant manifested

extreme caution or sincere concern for the safety or well-being of the victim.

- (g) The operation of the multiple offense policy of RCW 9.94A.400 results in a presumptive sentence that is clearly excessive in light of the purpose of this chapter, as expressed in RCW 9.94A.010.
- (h) The defendant or the defendant's children suffered a continuing pattern of physical or sexual abuse by the victim of the offense and the offense is a response to that abuse.
 - (2) Aggravating Circumstances
- (a) The defendant's conduct during the commission of the current offense manifested deliberate cruelty to the victim.
- (b) The defendant knew or should have known that the victim of the current offense was particularly vulnerable or incapable of resistance due to extreme youth, advanced age, disability, or ill health.
- (c) The current offense was a major economic offense or series of offenses, so identified by a consideration of any of the following factors:
 - (i) The current offense involved multiple victims or multiple incidents per victim;
- (ii) The current offense involved attempted or actual monetary loss substantially greater than typical for the offense;
- (iii) The current offense involved a high degree of sophistication or planning or occurred over a lengthy period of time;
- (iv) The defendant used his or her position of trust, confidence, or fiduciary responsibility to facilitate the commission of the current offense.
- (d) The current offense was a major violation of the Uniform Controlled Substances Act, chapter 69.50 RCW (VUCSA), related to trafficking in controlled substances, which was more onerous than the typical offense of its statutory definition: The presence of ANY of the following may identify a current offense as a major VUCSA:
- (i) The current offense involved at least three separate transactions in which controlled substances were sold, transferred, or possessed with intent to do so; or
- (ii) The current offense involved an attempted or actual sale or transfer of controlled substances in quantities substantially larger than for personal use; or
- (iii) The current offense involved the manufacture of controlled substances for use by other parties; or
- (iv) The circumstances of the current offense reveal the offender to have occupied a high position in the drug distribution hierarchy; or
- (v) The current offense involved a high degree of sophistication or planning or occurred over a lengthy period of time or involved a broad geographic area of disbursement; or
- (vi) The offender used his or her position or status to facilitate the commission of the current offense, including positions of trust, confidence or fiduciary responsibility (e.g., pharmacist, physician, or other medical professional); or
 - (e) The current offense included a finding of sexual motivation pursuant to RCW 9.94A.127;
- (f) The offense was part of an ongoing pattern of sexual abuse of the same victim under the age of eighteen years manifested by multiple incidents over a prolonged period of time; or
- (g) The operation of the multiple offense policy of RCW 9.94A.400 results in a presumptive sentence that is clearly too lenient in light of the purpose of this chapter, as expressed in RCW 9.94A.010. [1990 c 3 \S 603; 1989 c 408 \S 1; 1987 c 131 \S 2; 1986 c 257 \S 27; 1984 c 209 \S 24; 1983 c 115 \S 10.]

Comment

Standard sentence ranges represent the appropriate sanction for the "typical" case. The judge will consider individual factors when setting the determinate sentence within the standard sentence range. Some cases, however, are exceptional and require departure from the standard sentence range.

Although it was recognized that not all exceptional fact patterns can be anticipated, the Commission determined that a carefully considered <u>nonexclusive</u> list of appropriate justifications for departures from the standard range would be helpful to both the trial and appellate courts. This list is intended as a frame of reference for the court to use in identifying the exceptional case. The list includes examples of mitigating and aggravating factors. As the state gains more experience with this new sentencing system, additional factors may be added to this list.

One illustrative mitigating factor concerns operation of the multiple offense policy. The Commission was particularly concerned about multiple offenses committed in separate jurisdictions where separate sentencing hearings would occur, thus resulting in a higher presumptive sentence than if the crimes were committed in a single jurisdiction and there was only one hearing. In that instance, if the multiple offense policy results in such comparatively high presumptive sentences, the judge might want to consider departing from the standard sentence range in order to impose a less severe sentence, depending, of course, on the particular set of case facts. There was also concern that the multiple offense policy might sometimes result in a presumptive sentence that is clearly too lenient in light of the purposes of this chapter.

The 1986 amendments provided better enumeration of the aggravating and mitigating factors. In addition, the reference to firearm possession in major VUCSA offenses was removed. The Commission decided that when firearm use was charged, it should be used to set a sentence within the standard range or as part of a sentence enhancement under RCW 9.94A.310(3); if firearm use is not charged, it can influence the sentence only upon the stipulation of both parties under RCW 9.94A.370. The other 1986 amendment added the adjective "current" to subsection (2) to make it clear that aggravating factors only apply to the circumstances surrounding the charged offense.

The 1987 amendments added multiple prior incidents of sexual abuse of the same victim under the age of 18 as an aggravating circumstance.

The 1989 Legislature added the defendant's response to physical or sexual abuse as a mitigating circumstance.

The 1990 Legislature added a finding of sexual motivation as an aggravating factor.

RCW 9.94A.400 Consecutive or concurrent sentences. (1)(a) Except as provided in (b) of this subsection, whenever a person is to be sentenced for two or more current offenses, the sentence range for each current offense shall be determined by using all other current and prior convictions as if they were prior convictions for the purpose of the offender score: PROVIDED, That if the court enters a finding that some or all of the current offenses encompass the same criminal conduct then those current offenses shall be counted as one crime. Sentences imposed under this subsection shall be served concurrently. Consecutive sentences may only be imposed under the exceptional sentence provisions of RCW 9.94A.120 and 9.94A.390(2)(f) or any other provision of RCW 9.94A.390. "Same criminal conduct," as used in this subsection, means two or more crimes that require the same criminal intent, are committed at the same time and place, and involve the same victim. This definition does not apply in cases involving vehicular assault or vehicular homicide if the victims occupied the same vehicle. However, the sentencing judge may consider multiple victims in such instances as an aggravating circumstance under RCW 9.94A.390.

(b) Whenever a person is convicted of two or more serious violent offenses, as defined in RCW 9.94A.030, arising from separate and distinct criminal conduct, the sentence range for the offense with the highest seriousness level under RCW 9.94A.320 shall be determined using the offender's prior convictions and other current convictions that are not serious violent offenses in the offender score and the sentence range for other serious violent offenses shall be determined by using an offender score of zero. The sentence

range for any offenses that are not serious violent offenses shall be determined according to (a) of this subsection. All sentences imposed under (b) of this subsection shall be served consecutively to each other and concurrently with sentences imposed under (a) of this subsection.

- (2) Whenever a person while under sentence of felony commits another felony and is sentenced to another term of confinement, the latter term shall not begin until expiration of all prior terms.
- (3) Subject to subsections (1) and (2) of this section, whenever a person is sentenced for a felony that was committed while the person was not under sentence of a felony, the sentence shall run concurrently with any felony sentence which has been imposed by any court in this or another state or by a federal court subsequent to the commission of the crime being sentenced unless the court pronouncing the current sentence expressly orders that they be served consecutively.
- (4) Whenever any person granted probation under RCW 9.95.210 or 9.92.060, or both, has the probationary sentence revoked and a prison sentence imposed, that sentence shall run consecutively to any sentence imposed pursuant to this chapter, unless the court pronouncing the subsequent sentence expressly orders that they be served concurrently.
- (5) However, in the case of consecutive sentences, all periods of total confinement shall be served before any partial confinement, community service, community supervision, or any other requirement or conditions of any of the sentences. Except for exceptional sentences as authorized under RCW 9.94A.120(2), if two or more sentences that run consecutively include periods of community supervision, the aggregate of the community supervision period shall not exceed twenty-four months. [1990 c 3 § 704. Prior: 1988 c 157 § 5; 1988 c 143 § 24; 1987 c 456 § 5; 1986 c 257 § 28; 1984 c 209 § 25; 1983 c 115 § 11.]

Comment

Under the SRA, a sentencing judge must impose concurrent sentences. There are two exceptions to this policy: under subsection (b), a person convicted of two or more serious violent offenses arising from separate and distinct criminal conduct must be sentenced consecutively (the criminal history score is calculated differently than in subsection (a)); and under subsection (3), the sentencing judge may expressly order that the sentence be served consecutively to sentences already imposed in other jurisdictions. This comment was addressed by <u>State v. Moore</u>, 63 Wn. App. 466 (1991).

Unless the offenses fall under the exceptions listed in subsection (1) (b) or subsection (3), consecutive sentences imposed for current offenses constitute exceptional sentences and must comply with the exceptional sentence provisions of the Act. See RCW 9.94A.120(15).

The 1987 amendment to subsection (1) (a) clarifies the meaning of "same criminal conduct."

The 1986 amendment to subsection (3) changed this section so sentences for all current offenses run concurrently with the sentences for all other current offenses from any other state or federal court, unless the sentencing court expressly orders the sentences to be consecutive. Previously, the presumption was that such sentences would be consecutive unless the sentencing court expressly ordered otherwise. This subsection is now consistent with pre-SRA law.

Subsections (2) and (3) cover situations, where at the time the defendant is sentenced on a present conviction, he or she has not yet completed a sentence for another felony conviction. The difference between the two subsections is the phrase "under sentence of a felony." Under (2), if at the time the present crime is committed, the defendant has not completed confinement for another sentence, the confinement for the present sentence does not begin until expiration of his or her prior sentence. These sentences are to be run consecutively and an exceptional sentence is necessary to impose concurrent sentences. Under (3), if the

latter crime was committed at a point before the offender was sentenced for the previous crime, the presumption is toward a concurrent sentence but the court can decide to order a consecutive sentence.

Subsection (3) will often be relevant where the defendant has been charged in multiple informations or has committed a series of crimes across court jurisdictions (crimes in more than one county, more than one state, or crimes for which he or she has been sentenced under both state and federal jurisdictions) and where the defendant will be sentenced by more than one judge. The purpose of this subsection is to allow the judge some flexibility within the guidelines in order to minimize the incidental factors of geographical boundaries and jurisdictions.

Subsection (4) covers the situation in which a court is imposing a prison sentence for a crime committed prior to July 1, 1984, where the defendant previously received a deferred or suspended sentence and now is having that probation revoked. The sentence for the revocation runs consecutively to any sentence imposed under the new presumptive scheme unless the court expressly orders a concurrent sentence.

Subsection (5) points out that the defendant must serve all terms of total confinement on consecutive sentences before other conditions are performed. As stated earlier, the multiple offense policy was among the most complex issues confronted by the Commission and the legislature. The legislature acknowledged in RCW 9.94A.390 (aggravating and mitigating factors) that the operation of the multiple offense policy might, in individual cases, result in a "clearly excessive" or "clearly too lenient" presumptive sentence, and therefore, departures from the range may be appropriate.

This section does not apply to first-time offenders sentenced under RCW 9.94A.120(5).

In 1988, the Commission recommended RCW 9.94A.400(1)(b) be clarified to substitute the phrase "prior convictions and other current convictions that are not serious violent offenses" for the term "criminal history." In the Commission's review of sentences it was discovered that offenders convicted of multiple serious violent offenses with additional convictions for offenses that were not serious violent offenses (for example, a burglary), the lesser offenses were frequently not calculated into the offender score. The Commission decided the problem was the use of the term "criminal history" because it appeared to only include prior offenses, not additional current offenses. Thus, the new phrase was recommended.

The 1990 legislature changed the rules regarding consecutive sentencing for multiple serious violent offenses. The consecutive sentencing requirement now applies to two or more serious violent offenses instead of three.

RCW 9.94A.410 Anticipatory offenses. For persons convicted of the anticipatory offenses of criminal attempt, solicitation, or conspiracy under chapter 9A.28 RCW, the presumptive sentence is determined by locating the sentencing grid sentence range defined by the appropriate offender score and the seriousness level of the crime, and multiplying the range by 75 percent.

In calculating an offender score, count each prior conviction as if the present conviction were for the completed offense. When these convictions are used as criminal history, score them the same as a completed crime. [1986 c 257 § 29; 1984 c 209 § 26; 1983 c 115 § 12.]

Comment

This section was amended by the 1986 Legislature to clarify that anticipatory offenses are to be counted in the offender score as if they were completed offenses.

RCW 9.94A.420 Presumptive ranges that exceed the statutory maximum. If the presumptive sentence duration given in the sentencing grid exceeds the statutory maximum sentence for the offense, the statutory maximum sentence shall be the presumptive sentence. [1983 c 115 § 13.]

RECOMMENDED PROSECUTING STANDARDS FOR CHARGING AND PLEA DISPOSITIONS

RCW 9.94A.430 Introduction. These standards are intended solely for the guidance of prosecutors in the state of Washington. They are not intended to, do not and may not be relied upon to create a right or benefit, substantive or procedural, enforceable at law by a party in litigation with the state. [1983 c 115 § 14.]

RCW 9.94A.440 Evidentiary sufficiency. (1) Decision not to prosecute.

STANDARD: A prosecuting attorney may decline to prosecute, even though technically sufficient evidence to prosecute exists, in situations where prosecution would serve no public purpose, would defeat the underlying purpose of the law in question or would result in decreased respect for the law.

GUIDELINE/COMMENTARY:

Examples

The following are examples of reasons not to prosecute which could satisfy the standard.

- (a) Contrary to Legislative Intent It may be proper to decline to charge where the application of criminal sanctions would be clearly contrary to the intent of the legislature in enacting the particular statute.
- (b) Antiquated Statute It may be proper to decline to charge where the statute in question is antiquated in that:
 - (i) It has not been enforced for many years; and
 - (ii) Most members of society act as if it were no longer in existence; and
 - (iii) It serves no deterrent or protective purpose in today's society; and
 - (iv) The statute has not been recently reconsidered by the legislature.

This reason is not to be construed as the basis for declining cases because the law in question is unpopular or because it is difficult to enforce.

- (c) De Minimus Violation It may be proper to decline to charge where the violation of law is only technical or insubstantial and where no public interest or deterrent purpose would be served by prosecution.
- (d) Confinement on Other Charges It may be proper to decline to charge because the accused has been sentenced on another charge to a lengthy period of confinement; and
 - (i) Conviction of the new offense would not merit any additional direct or collateral punishment;
 - (ii) The new offense is either a misdemeanor or a felony which is not particularly aggravated; and
 - (iii) Conviction of the new offense would not serve any significant deterrent purpose.
- (e) Pending Conviction on Another Charge It may be proper to decline to charge because the accused is facing a pending prosecution in the same or another county; and
 - (i) Conviction of the new offense would not merit any additional direct or collateral punishment;
 - (ii) Conviction in the pending prosecution is imminent;
 - (iii) The new offense is either a misdemeanor or a felony which is not particularly aggravated; and
 - (iv) Conviction of the new offense would not serve any significant deterrent purpose.
- (f) High Disproportionate Cost of Prosecution It may be proper to decline to charge where the cost of locating or transporting, or the burden on, prosecution witnesses is highly disproportionate to the importance of prosecuting the offense in question. This reason should be limited to minor cases and should

not be relied upon in serious cases.

- (g) Improper Motives of Complainant It may be proper to decline charges because the motives of the complainant are improper and prosecution would serve no public purpose, would defeat the underlying purpose of the law in question or would result in decreased respect for the law.
- (h) Immunity It may be proper to decline to charge where immunity is to be given to an accused in order to prosecute another where the accused's information or testimony will reasonably lead to the conviction of others who are responsible for more serious criminal conduct or who represent a greater danger to the public interest.
- (i) Victim Request It may be proper to decline to charge because the victim requests that no criminal charges be filed and the case involves the following crimes or situations:
 - (i) Assault cases where the victim has suffered little or no injury;
 - (ii) Crimes against property, not involving violence, where no major loss was suffered;
 - (iii) Where doing so would not jeopardize the safety of society.

Care should be taken to insure that the victim's request is freely made and is not the product of threats or pressure by the accused.

The presence of these factors may also justify the decision to dismiss a prosecution which has been commenced.

Notification

The prosecutor is encouraged to notify the victim, when practical, and the law enforcement personnel, of the decision not to prosecute.

Comment

Decision Not to Prosecute: This standard and the examples previously listed were taken in large measure from the 1980 Washington Association of Prosecuting Attorneys' Standards for Charging and Plea Bargaining.

(2) Decision to prosecute.

STANDARD:

Crimes against persons will be filed if sufficient admissible evidence exists, which, when considered with the most plausible, reasonably foreseeable defense that could be raised under the evidence, would justify conviction by a reasonable and objective fact-finder. With regard to offenses prohibited by RCW 9A.44.040, 9A.44.050, 9A.44.073, 9A.44.076, 9A.44.079, 9A.44.083, 9A.44.086, 9A.44.089, and 9A.64.020 the prosecutor should avoid prefiling agreements or diversions intended to place the accused in a program of treatment or counseling, so that treatment, if determined to be beneficial, can be provided pursuant to RCW 9.94A.120(7).

Crimes against property/other crimes will be filed if the admissible evidence is of such convincing force as to make it probable that a reasonable and objective fact-finder would convict after hearing all the admissible evidence and the most plausible defense that could be raised.

See table below for the crimes within these categories.

CATEGORIZATION OF CRIMES FOR PROSECUTING STANDARDS

CRIMES AGAINST PERSONS

Aggravated Murder 1st Degree Murder 2nd Degree Murder 1st Degree Kidnaping

1st Degree Assault

1st Degree Assault of a Child

1st Degree Rape

1st Degree Robbery

1st Degree Rape of a Child

1st Degree Arson

2nd Degree Kidnaping

2nd Degree Assault

2nd Degree Assault of a Child

2nd Degree Rape

2nd Degree Robbery

1st Degree Burglary

1st Degree Manslaughter

2nd Degree Manslaughter

1st Degree Extortion

Indecent Liberties

Incest

2nd Degree Rape of a Child

Vehicular Homicide

Vehicular Assault

3rd Degree Rape

3rd Degree Rape of a Child

1st Degree Child Molestation

2nd Degree Child Molestation

3rd Degree Child Molestation

2nd Degree Extortion

1st Degree Promoting Prostitution

Intimidating a Juror

Communication with a Minor

Intimidating a Witness

Intimidating a Public Servant

Bomb Threat (if against person)

3rd Degree Assault

3rd Degree Assault of a Child

Unlawful Imprisonment

Promoting a Suicide Attempt

Riot (if against person)

CRIMES AGAINST PROPERTY/OTHER CRIMES

2nd Degree Arson

1st Degree Escape

2nd Degree Burglary

1st Degree Theft

1st Degree Perjury

1st Degree Introducing Contraband

1st Degree Possession of Stolen Property

Bribery

Bribing a Witness

Bribe received by a Witness

Bomb Threat (if against property)

1st Degree Malicious Mischief

2nd Degree Theft

2nd Degree Escape

2nd Degree Introducing Contraband

2nd Degree Possession of Stolen Property

2nd Degree Malicious Mischief

1st Degree Reckless Burning

Taking a Motor Vehicle without Authorization

Forgery

2nd Degree Perjury

2nd Degree Promoting Prostitution

Tampering with a Witness

Trading in Public Office

Trading in Special Influence

Receiving/Granting Unlawful Compensation

Bigamy

Eluding a Pursuing Police Vehicle

Willful Failure to Return from Furlough

Escape from Community Custody

Riot (if against property)

Thefts of Livestock

ALL OTHER UNCLASSIFIED FELONIES

Comment

<u>Decision to Prosecute</u>: The law stipulates two standards for the decision to prosecute: one for crimes against persons and the other for crimes against property. The standard for person crimes is intended to require a lower threshold than the standard for property crimes. The different standards reflect a need to set priorities for allocating prosecutional resources. Crimes against persons are given more emphasis. The term "justify conviction" was chosen for person crimes because it implies a decision which, after objective review of the case, can be defended in court.

The 1989 Legislature was concerned that victims of sexual assaults were required to testify many years after initiating charges against the offender. This amendment urges prosecutors to use the Special Sexual Offender Sentencing Alternative rather than diversions for treatment which could result in trials later.

Selection of Charges/Degree of Charge

- (1) The prosecutor should file charges which adequately describe the nature of defendant's conduct. Other offenses may be charged only if they are necessary to ensure that the charges:
 - (a) Will significantly enhance the strength of the state's case at trial; or
 - (b) Will result in restitution to all victims.
 - (2) The prosecutor should not overcharge to obtain a guilty plea. Overcharging includes:
 - (a) Charging a higher degree;
 - (b) Charging additional counts.

This standard is intended to direct prosecutors to charge those crimes which demonstrate the nature and seriousness of a defendant's criminal conduct, but to decline to charge crimes which are not necessary to such an indication. Crimes which do not merge as a matter of law, but which arise from the same course of conduct, do not all have to be charged.

GUIDELINES/COMMENTARY:

Police Investigation

A prosecuting attorney is dependent upon law enforcement agencies to conduct the necessary factual investigation which must precede the decision to prosecute. The prosecuting attorney shall ensure that a thorough factual investigation has been conducted before a decision to prosecute is made. In ordinary circumstances the investigation should include the following:

- (1) The interviewing of all material witnesses, together with the obtaining of written statements whenever possible;
 - (2) The completion of necessary laboratory tests; and
- (3) The obtaining, in accordance with constitutional requirements, of the suspect's version of the events.

If the initial investigation is incomplete, a prosecuting attorney should insist upon further investigation before a decision to prosecute is made, and specify what the investigation needs to include.

Exceptions

In certain situations, a prosecuting attorney may authorize filing of a criminal complaint before the investigation is complete if:

- (1) Probable cause exists to believe the suspect is guilty; and
- (2) The suspect presents a danger to the community or is likely to flee if not apprehended; or
- (3) The arrest of the suspect is necessary to complete the investigation of the crime.

In the event that the exception to the standard is applied, the prosecuting attorney shall obtain a commitment from the law enforcement agency involved to complete the investigation in a timely manner. If the subsequent investigation does not produce sufficient evidence to meet the normal charging standard, the complaint should be dismissed.

Investigation Techniques

The prosecutor should be fully advised of the investigatory techniques that were used in the case investigation including:

- (1) Polygraph testing;
- (2) Hypnosis;
- (3) Electronic surveillance;
- (4) Use of informants.

Pre-Filing Discussions with Defendant

Discussions with the defendant or his/her representative regarding the selection or disposition of charges may occur prior to the filing of charges, and potential agreements can be reached. [1992 c 145 § 11; 1992 c 75 § 5; 1989 c 332 § 2; 1988 c 145 § 13; 1986 c 257 § 30; 1983 c 115 § 15.]

Comment

Selection of Charges/Degree of Charges: This standard covers the issue of how many charges to file and the degree of the charges. The standard directs prosecutors to file charges which "adequately describe the nature of the defendant's conduct," adding that other offenses should be charged for one of the two reasons. The term "adequately describe" was chosen over the phrase "accurately describe." Prosecutors are also directed not to overcharge in order to obtain a guilty plea. Although it is difficult to precisely define overcharging, this standard is intended to serve as a strong principle for prosecutors' actions.

<u>Investigation Techniques</u>: The Commission agreed that the prosecutors should make an affirmative effort to discover what investigatory techniques were used by the police. The use of certain techniques may influence the relative strength of the case and the filing standard due to potential constitutional challenges.

- **RCW 9.94A.450 Plea dispositions.** STANDARD: (1) Except as provided in subsection (2) of this section, a defendant will normally be expected to plead guilty to the charge or charges which adequately describe the nature of his or her criminal conduct or go to trial.
- (2) In certain circumstances, a plea agreement with a defendant in exchange for a plea of guilty to a charge or charges that may not fully describe the nature of his or her criminal conduct may be necessary and in the public interest. Such situations may include the following:
 - (a) Evidentiary problems which make conviction on the original charges doubtful;
- (b) The defendant's willingness to cooperate in the investigation or prosecution of others whose criminal conduct is more serious or represents a greater public threat;
 - (c) A request by the victim when it is not the result of pressure from the defendant;
 - (d) The discovery of facts which mitigate the seriousness of the defendant's conduct;
 - (e) The correction of errors in the initial charging decision;
 - (f) The defendant's history with respect to criminal activity;
 - (g) The nature and seriousness of the offense or offenses charged;
 - (h) The probable effect on witnesses. [1983 c 115 § 16.]

RCW 9.94A.460 Sentence recommendations. STANDARD:

The prosecutor may reach an agreement regarding sentence recommendations.

The prosecutor shall not agree to withhold relevant information from the court concerning the plea agreement. [1983 c 115 § 17.]

Comment

Because the court will have the responsibility of approving plea agreements, the Commission was very concerned that information not be withheld from the court as the result of a plea agreement. This standard prohibits the prosecutor from withholding relevant information from the court as part of any agreement.

RCW 9.94A.905 Effective date of RCW 9.94A.080 through 9.94A.130, 9.94A.150 through 9.94A.230, 9.94A.250, 9.94A.260--Sentences apply to felonies committed after June 30, 1984. RCW 9.94A.080 through 9.94A.130, 9.94A.150 through 9.94A.230, and 9.94A.250 and 9.94A.260 shall take effect on July 1, 1984. The sentences required under this chapter shall be prescribed in each sentence which occurs for a felony committed after June 30, 1984. [1981 c 137 § 28.]

RCW 9.94A.910 Severability--1981 c 137. If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected. [1981 c 137 § 41.]

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INTRODUCTION: SCORING FORMS

Contents and Organization

General Scoring Forms are located first in this section, to offer scoring assistance with fewer forms. These forms are grouped in categories according to common scoring rules, and include a corresponding version for crimes committed with a sexual motivation.

The General Scoring Forms are followed by the Individual Offense Reference Sheets. These are arranged alphabetically. The individual sheets for controlled substances, imitation controlled substances, and legend drug crimes are grouped together. Indexes are provided for each group of forms. The General Scoring Forms are categorized according to the thirteen types of offender scoring rules: Burglary 1, Residential and Second Degree Burglary, Escape, Felony Traffic, Nonviolent, Nonviolent Drug, Nonviolent Sex, Serious Violent, Serious Violent Sex (Rape 1), Violent, Violent Drug, Violent Sex, and Unranked. Table 5, Offense Scoring Categories (page III-5), displays the crimes in each of these categories. The offenses are also listed on the top of each Scoring Form.

The 1990 Legislature created a new finding for crimes committed with sexual motivation effective for crimes committed on or after July 1, 1990. The definition of sex offenses was also amended so that crimes with a sexual motivation finding are defined and scored as sex offenses. On the reverse side of most General Scoring Forms is a corresponding version for offenses in that category with a sexual motivation finding.

Changes From Previous Manuals

The scoring forms in this section reflect only minor changes from the *1991 Implementation Manual*. Due to a printers error, five of the General Scoring Forms with a Sexual Motivation Finding in the 1991 manual failed to cite SSOSA as a sentencing option. This option now appears on the 1992 scoring forms.

The 1992 Legislature created four new ranked felonies, which require scoring sheets:

- ·Assault of a Child 1. Class A felony; seriousness level XII; serious violent offense; when "force or means likely to result in death or intended to kill the victim" is used, there is a minimum five year sentence; identified in prosecuting guidelines as a "crime against persons". [c 145 § 1, 4, 6, 7, 10, 11.]
- •Assault of a Child 2. Class B felony; seriousness level IX; violent offense; 1 year community placement in addition to the presumptive sentence; may receive 12 months enhancement if deadly weapons finding; identified in prosecuting guidelines as a "crime against persons". [c 145 § 2, 4, 6, 7, 8, 9, 11.]
- •<u>Assault of a Child 3</u>. Class C felony; seriousness level III; cannot receive home detention; identified in prosecuting guidelines as a "crime against persons". [c 145 § 3, 4, 6, 11.]
- •Escape from Community Custody. Created by amending "Willful Failure to Comply With Community Custody Controls". Class C felony; seriousness level II; use only prior escape convictions in calculating the offender score; identified in prosecuting guidelines as a "crime against persons". [c 75 § 5, 6, 3, 4.]

The 1992 Legislature created four new unranked felonies. Unranked felonies do not receive individual

offense reference sheets, but these have been added to the felony list in Section IV:

- ·Money Laundering. Class B felony, unranked. [c 210 § 2.]
- <u>Possession of Firearm by Person Committed for Mental Illness Treatment.</u> Class C felony, unranked. [c 168 § 2.]
- ·Stalking. Class C, unranked. [c 186 § 1.]
- ·Unsafe Sprinkler Contractor Work. Class C felony, unranked. [c 116 § 1.]

There were some additional changes in the text of the <u>Sentencing Reform Act</u> which did not affect the scoring forms:

- ·In some cases, SSOSA offender treatment can be provided by non-certified therapists. [c 45 § 5.]
- ·Notification procedures upon the release of certain offenders were changed. (1) When an offender convicted of felony harassment is released or escapes, notification of certain parties is required, (2) Upon the release of sexually violent offenders who may meet the criteria of sexually violent predator, the agency with jurisdiction over the person now has reporting requirements (was the Department of Corrections). [c 186 § 7, 9; c 45 § 1.]
- •Residence location and living arrangements of offenders on community placement are subject to Department of Correction approval unless waived by the court. Previously, this sentence condition had to be expressly ordered by the court. [c 75 § 2.]

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TABLE 5 OFFENSE SCORING CATEGORIES

OFFENSE
SERIOUSNESS
* ******

LEVE	L OFFENSE TITLE	RCW			
	*** FIRST DEGREE BURGLARY *** (Violent)				
VII	Burglary 1	9A.52.020			
	*** RESIDENTIAL AND SECOND DEGREE BURGLARY ** (Nonviolent)	*			
III	Burglary 2	9A.52.030			
IV	Residential Burglary	9A.52.025			
	*** ESCAPE *** (Nonviolent)				
II	Escape from Community Custody	72.09.310			
IV	Escape 1 (score as nonviolent offense)	9A.76.110			
III	Escape 2 (score as nonviolent offense)	9A.76.120			
IV	Willful Failure to Return from Furlough	72.66.060			
III	Willful Failure to Return from Work Release	72.65.070			
	*** FELONY TRAFFIC ***				
I	Attempting to Elude Pursuing Police Vehicle	46.61.024			
IV	Hit and Run - Injury Accident	46.52.020(4)			
IV	Vehicular Assault	46.61.522			
VIII	Vehicular Homicide by Being Under the Influence of Intoxicating Liquor or any Drug or by the Operation of any Vehicle in a Reckless Manner	46.61.520			
VII	Vehicular Homicide by Disregard for the Safety of Others	46.61.520			
	*** NONVIOLENT ***				
V	Advancing Money or Property for Extortionate Extension of Credit	9A.82.030			
III	Assault 3	9A.36.031			
III	Assault of a Child 3	9A.36.140			

OFFENSE SERIOUSNESS

LEVE	CL OFFENSE TITLE	RCW
V	Bail Jumping with Class A Felony	9A.76.170(2)(b)
III	Bail Jumping with Class B or C Felony	9A.76.170(2)(c)
IV	Bribe Received by Witness	9A.72.100
VI	Bribery	9A.68.010
IV	Bribing a Witness	9A.72.090
II	Computer Trespass 1	9A.52.110
V	Criminal Mistreatment 1	9A.42.020
III	Criminal Mistreatment 2	9A.42.030
III	Custodial Assault	9A.36.100
VI	Damaging Building, Etc., by Explosion with No Threat to Human Being	70.74.280(2)
VII	Dealing in Depictions of Minor Engaged in Sexually Explicit Conduct	9.68A.050
V	Delivery of Imitation Controlled Substance by Person 18 or Over to Person Under 18	69.52.030(2)
VI	Endangering Life and Property by Explosives with no Threat to Human Being	70.74.270(2)
III	Extortion 2	9A.56.130
V	Extortionate Extension of Credit	9A.82.020
V	Extortionate Means to Collect Extensions of Credit	9A.82.040
I	False Verification for Welfare	74.08.055
I	Forged Prescription (Legend Drug)	69.41.020
I	Forged Prescription for a Controlled Substance	69.50.403
I	Forgery	9A.60.020
III	Harassment	9A.46.020
IX	Inciting Criminal Profiteering	9A.82.060(1)(b)
IV	Influencing Outcome of a Sporting Event	9A.82.070
VI	Intimidating a Judge	9A.72.160
VI	Intimidating a Juror	9A.72.130
III	Intimidating a Public Servant	9A.76.180

OFFENSE SERIOUSNESS

LEVE	CL OFFENSE TITLE	RCW
VI	Intimidating a Witness	9A.72.110
VII	Introducing Contraband 1	9A.76.140
III	Introducing Contraband 2	9A.76.150
IV	Knowingly Trafficking in Stolen Property	9A.82.050(2)
IV	Malicious Harassment	9A.36.080
II	Malicious Mischief 1	9A.48.070
I	Malicious Mischief 2	9A.48.080
III	Manufacture, Distribute, or Possess with Intent to Distribute Imitation Controlled Substance	69.52.030(1)
III	Patronizing a Juvenile Prostitute	9.68A.100
V	Perjury 1	9A.72.020
III	Perjury 2	9A.72.030
II	Possession of a Controlled Substance that is Either Heroin or a Narcotic from Schedule I or II	69.50.401(d)
II	Possession of Phencyclidine (PCP)	69.50.401(d)
I	Possession of a Controlled Substance that is a Narcotic from Schedule III-V or Nonnarcotic from Schedule I-V (Except Phencyclidine)	69.50.401(d)
II	Possession of Stolen Property 1	9A.56.150
I	Possession of Stolen Property 2	9A.56.160
VIII	Promoting Prostitution 1	9A.88.070
III	Promoting Prostitution 2	9A.88.080
I	Reckless Burning 1	9A.48.040
II	Reckless Endangerment 1	9A.36.045
III	Recklessly Trafficking in Stolen Property (Same as Trafficking in Stolen Property in the Second Degree)	9A.82.050(1)
V	Rendering Criminal Assistance 1	9A.76.070
III	Securities Act Violation	21.20.400
VII	Sending, Bringing Into the State Depictions of Minor Engaged in Sexually Explicit Conduct	9.68A.060

OFFENSE
SERIOUSNESS

LEVE	CL OFFENSE TITLE	RCW
IX	Sexual Exploitation	9.68A.040
I	Taking Motor Vehicle Without Permission	9A.56.070
III	Tampering with a Witness	9A.72.120
II	Theft 1	9A.56.030
I	Theft 2	9A.56.040
IV	Theft of Livestock 1	9A.56.080
III	Theft of Livestock 2	9A.56.080
IV	Threats to Bomb	9.61.160
III	Unlawful Imprisonment	9A.40.040
I	Unlawful Issuance of Checks or Drafts	9A.56.060
III	Unlawful Possession of a Short Firearm or Pistol	9.41.040
I	Unlawful Use of Food Stamps	9.91.140(2) and (3)
IV	Use of Proceeds of Criminal Profiteering	9A.82.080(1), (2)
Ι	Vehicle Prowl 1	9A.52.095
	*** NONVIOLENT DRUG ***	
IX	Controlled Substance Homicide	69.50.415
171	(First Drug Conviction Only)	07.30.413
II	Create, Deliver, or Possess a Counterfeit Controlled Substance - Schedule I or II Narcotic (First Drug Conviction Only)	69.50.401(b)(1)(i)
II	Create, Deliver, or Possess a Counterfeit Controlled Substance - Schedule III-V Narcotic or Schedule I-V Nonnarcotic	69.50.401(b)(1)(ii-iv)
III	Delivery of a Material In Lieu of a Controlled Substance	69.50.401(c)
	Forged Prescription (see NONVIOLENT category)	
	Imitation Controlled Substances (see NONVIOLENT category)	
VII	Involving a Minor in Drug Dealing	69.50.401(f)
IV	Manufacture, Deliver or Possess with Intent to Deliver Narcotics from Schedule III-V or Nonnarcotics from Schedule I-V (Except Marijuana or Methamphetamine)	69.50.401(a)(1)(ii-iv)
VI	Manufacture, Deliver, or Possess with Intent to Deliver Narcotics from Schedule I or II Except Heroin or Cocaine,	69.50.401(a)(1)(i)

OFFENSE
SERIOUSNESS
LEVEL

LEVE	L OFFENSE TITLE	RCW
	First Drug Conviction Only and Not in Protected Zone	
VIII	Manufacture, Delivery, or Possess with Intent to Deliver Heroin or Cocaine (First Drug Conviction and Not in a Protected Zone)	69.50.401(a)(1)(i)
III	Manufacture, Deliver, or Possess with Intent to Deliver Marijuana	69.50.401(a)(1)(ii)
VIII	Manufacture, Deliver, or Possess with Intent to Deliver Methamphetamine	69.50.401(a)(1)(ii)
IX	Over 18 and Deliver Narcotic from Schedule III-V or a Nonnarcotic from Schedule I-V to Someone Under 18 and 3 Years Junior	69.50.406
	Possess Controlled Substance (see NONVIOLENT category)	
VIII	Selling for Profit (Controlled or Counterfeit) any controlled substance	69.50.410
	*** NONVIOLENT SEX ***	
VII	Child Molestation 2	9A.44.086
V	Child Molestation 3	9A.44.089
III	Communication with a Minor for Immoral Purposes	9.68A.090
VI	Incest 1	9A.64.020(1)
V	Incest 2	9A.64.020(2)
VII	Indecent Liberties (without forcible compulsion)	9A.44.100(1)(b),(c)
V	Rape 3	9A.44.060
VI	Rape of a Child 3	9A.44.079
V	Sexual Misconduct with Minor 1	9A.44.093
	*** SERIOUS VIOLENT SEX ***	
XI	Rape 1	9A.44.040
	*** SERIOUS VIOLENT ***	
XV	Aggravated Murder 1	10.95.020
XII	Assault 1	9A.36.011
XII	Assault of a Child 1	9A.36.120
		-

OFFE SERIC LEVE	DUSNESS	RCW
X	Kidnapping 1	9A.40.020
XIV	Murder 1	9A.32.030
XIII	Murder 2	9A.32.050
XI	Rape 1	9A.44.040
	*** VIOLENT ***	
VIII	Arson 1	9A.48.020
IV	Arson 2	9A.48.030
IV	Assault 2	9A.36.021
IX	Assault of a Child 2	9A.36.130
VI	Bail Jumping with Murder 1	9A.76.170(2)(a)
X	Damaging Building, Etc., by Explosion with Threat to Human Being	70.74.280(1)
IX	Endangering Life and Property by Explosives with Threat to Human Being	70.74.270(1)
IX	Explosive Devices Prohibited	70.74.180
V	Extortion 1	9A.56.120
V	Kidnapping 2	9A.40.030
X	Leading Organized Crime	9A.82.060(1)(a)
IX	Manslaughter 1	9A.32.060
VI	Manslaughter 2	9A.32.070
IX	Robbery 1	9A.56.200
IV	Robbery 2	9A.56.210
	*** VIOLENT DRUG ***	
IX	Controlled Substance Homicide (Subsequent Drug Conviction)	69.50.415
II	Create, Deliver, or Possess a Counterfeit Controlled Substance - Schedule I or II Narcotic (Subsequent Drug Conviction)	69.50.401(b)(1)(i)

VI

69.50.401(a)(1)(i)

Manufacture, Deliver, or Possess with Intent to Deliver

Narcotics from Schedule I or II, Except Heroin or Cocaine

OFFENSE SERIOUSNESS

LEVE	CL OFFENSE TITLE	RCW		
	(Subsequent Drug Conviction or In a Protected Zone)			
VIII	Manufacture, Deliver, or Possess with Intent to Deliver Heroin or Cocaine (Subsequent Drug Conviction or In a Protected Zone)	69.50.401(a)(1)(i)		
X	Over 18 and Deliver Heroin or a Narcotic from Schedule I or II to Someone Under 18	69.50.406		
	*** VIOLENT SEX ***			
	··· VIOLENT SEA ···			
X	Child Molestation 1	9A.44.083		
IX	Indecent Liberties (with Forcible Compulsion)	9A.44.100(1)(a)		
X	Rape 2	9A.44.050		
XI	Rape of a Child 1	9A.44.073		
X	Rape of a Child 2	9A.44.076		

GENERAL SCORING FORM Burglary 1 Offenses

Use this form only for Burglary 1 offenses.

Enter number of other serious violent and violent felony adjudications	OFFENDER'S NAME	OFFENDER'S DOB	STATE ID#		
offense; those served consecutively are counted separately. If both current and prior offenses were committed after 71/86, count all convictions separately, except (a) priors found to encompass the same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count as one offense.) Enter number of serious violent and violent felony convictions	JUDGE	CAUSE#	FBI ID#		
Enter number of Residential Burglary and Burglary 2 convictions	offense; those served consecut committed after 7/1/86, count criminal conduct under RCW	ively are counted separately, all convictions separately, exceeds 9.94A.400(1)(a), and (b) price	If both curr ept (a) priors f	ent and prior o ound to encomp	offenses were ass the same
Enter number of other nonviolent felony convictions	Enter number of serious violent and violent felony	convictions	••••••••	x 2	=
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense, except for violent offenses with separate victims) Enter number of other serious violent and violent felony adjudications	Enter number of Residential Burglary and Burgla	ry 2 convictions	••••••	x 2	=
Enter number of other serious violent and violent felony adjudications	Enter number of other nonviolent felony conviction	ıs		x 1	=
Enter number of Residential Burglary and Burglary 2 adjudications	JUVENILE HISTORY: (Adjudications enteresperate victims)	ed on the same date count as	one offense, ex	cept for violent	offenses with
Enter number of other nonviolent felony adjudications	Enter number of other serious violent and violent fo	elony adjudications		x 2	=
OTHER CURRENT OFFENSES: (Those offenses not encompassing the same criminal conduct) Enter number of other serious violent and violent felony convictions	Enter number of Residential Burglary and Burgla	ry 2 adjudications	•••••••	x 1	=
Enter number of other serious violent and violent felony convictions	Enter number of other nonviolent felony adjudicati	ons	••••••	x	=
Enter number of Residential Burglary and Burglary 2 convictions	OTHER CURRENT OFFENSES: (Those of	ffenses not encompassing the sa	ame criminal co	nduct)	
Enter number of other nonviolent felony convictionsx 1 = STATUS AT TIME OF CURRENT OFFENSES: If on community placement at time of current offense, add 1 point + 1 = Add the scores in each category TOTAL OFFENDER SCORE	Enter number of other serious violent and violent fo	elony convictions		x 2	=
STATUS AT TIME OF CURRENT OFFENSES: If on community placement at time of current offense, add I point	Enter number of Residential Burglary and Burglar	ry 2 convictions	••••••	x 2	=
If on community placement at time of current offense, add 1 point	Enter number of other nonviolent felony conviction	ıs		x 1	=
Add the scores in each category TOTAL OFFENDER SCORE	STATUS AT TIME OF CURRENT OFFI	enses:			
SCORE	If on community placement at time of current offen	se, add 1 point	***************************************	+ 1	=
	Add the scores in each category	TOT	TAL (DFFENDER	. L
(round down to the nearest whole number)	SCORE				
	(round down to the nearest whole number)				

STANDARD RANGE CALCULATION*

				то	
CURRENT OFFENSE	SERIOUSNESS	OFFENDE	LOW		HIGH
BEING SCORED	LEVEL	R	STANDARD S	ENTENCE	RANGE
		SCORE			

 $^{^{\}star}$ Multiply the range by .75 if the current offense is an attempt, conspiracy, or solicitation.

 $[\]ensuremath{^{*}}\xspace$ Add 18 months to the standard sentence with a deadly weapon finding.

GENERAL SCORING FORM Burglary 1 With a Sexual Motivation Finding

Use this form only for Burglary 1 offenses.

OFFENDER'S NAME	OFFENDER'S DOB	STATE ID#
JUDGE	CAUSE#	FBI ID#
offense; those se committed after criminal conduct	rved consecutively are counted separate 7/1/86, count all convictions separately, c	t prior adult offenses served concurrently as one ly. If both current and prior offenses were except (a) priors found to encompass the same priors sentenced concurrently that the current
Enter number of sex offense convicti	ons	x 3 =
Enter number of other serious violen	nt and violent felony convictions	x 2 =
Enter number of Residential Burgla	ry and Burglary 2 convictions	x 2 =
Enter number of other nonviolent fel	lony convictions	x 1 =
JUVENILE HISTORY: (Adjudi separate victims)	cations entered on the same date count a	as one offense, except for violent offenses with
Enter number of sex offense adjudica	ntions	x 3 =
Enter number of other serious violen	nt and violent felony adjudications	x 2 =
Enter number of Residential Burgla	ry and Burglary 2 adjudications	x 1 =
Enter number of other nonviolent fel	lony adjudications	x =
OTHER CURRENT OFFENS	ES: (Those offenses not encompassing the	e same criminal conduct)
Enter number of sex offense conviction	ons	x 3 =
	•	x 2 =
	•	x 2 =
Enter number of other nonviolent fel	lony convictions	x 1 =
STATUS AT TIME OF CURR	ent offenses:	
If on community placement at time o	f current offense, add 1 point	
Add the scores in each category (round down to the nearest whole numb	TOTA	L OFFENDER SCORE
(round down to the hearest whole fiding	STANDARD RANGE CALCULATION	ON*
	GIANDAND NANGE CALCULATIO	
		то

CURRENT OFFENSE	SERIOUSNESS	OFFENDE	LOW	HIGH
BEING SCORED	LEVEL	R	STANDARD SE	ENTENCE RANGE
		SCORE		

 $^{{}^{*}}$ Multiply the range by .75 if the current offense is an attempt, conspiracy, or solicitation.

 $^{{}^{*}\!}Add$ 18 months to the standard sentence with a deadly weapon finding.

^{*}If no prior sex offense conviction and sentence is less than eight years, the Special Sex Offender Sentencing Alternative is an option.

GENERAL SCORING FORM Residential Burglary and Burglary 2 Offenses

Use this form only for Residential Burglary and Burglary 2 offenses.

OFFENDER'S NAME		OFFE	ENDER'S DOB		STAT	E ID#		
JUDGE		CAUS	E #		FBII	D#		
committed after criminal conduc	offense was committerved consecutively 7/1/86, count all cott under RCW 9.94 s to count as one offen	are co onvictio A.400(unted separate ns separately, e	ly. If be except (a)	oth curr priors f	ent and p ound to er	rior o Icomp	offenses were ass the same
Enter number of Burglary I convic	tions	•••••	•••••	•••••	••••••		. 2	=
Enter number of Residential Burg	lary and Burglary 2 c	onvictio	ons				. 2	=
Enter number of other felony convi	ctions	•••••	••••••	•••••••	••••••		1	=
JUVENILE HISTORY: (Adjud	dications entered on	the sa	me date count	as one of	fense, ex	cept for vi	olent (offenses with
Enter number of Burglary 1 adjudi	cations	••••••			••••••		2	=
Enter number of Residential Burg	lary and Burglary 2 a	djudica	tions		••••••		1	=
Enter number of Serious Violent a	nd Violent felony adju	dicatio	ns				1	=
Enter number of other nonviolent f	elony adjudications .	••••••	••••••	••••••	••••••	x	Ĺ	=
OTHER CURRENT OFFEN	SES: (Those offens	es not e	ncompassing th	e same cri	minal co	onduct)		
Enter number of Burglary I convic	tions		•••••				2	=
Enter number of Residential Burg	lary and Burglary 2 c	onvictio	ons				2	=
Enter number of other felony convi	etions	•••••	••••••	••••••	••••••	x	1	=
STATUS AT TIME OF CURRENT OFFENSES:								
If on community placement at time	of current offense, ad	ld 1 poi	nt	***************************************	•••••••	······	+ 1	=
Add the scores in each category		••••••	TOTA1	L OFF	NDE	R SCOR	Æ	
(round down to the nearest whole num		4112=	041 0::: 1=:	ON!*				
	STANDARD R	ANGE T	CALCULATI	UN*]				
						то		

CURRENT OFFENSE	SERIOUSNESS	OFFENDE	LOW	HIGH
BEING SCORED	LEVEL	R	STANDARD SE	NTENCE RANGE
		SCORE		

 $^{^*\}mbox{Multiply}$ the range by .75 if the current offense is an attempt, conspiracy, or solicitation.

 $^{{}^{*}\}mathrm{Add}$ 12 months to the standard range if the current offense is Burglary 2 and includes a deadly weapon finding.

GENERAL SCORING FORM Residential Burglary and Burglary 2 With a Sexual Motivation Finding

Use this form only for Residential Burglary and Burglary 2 offenses.

OFFENDER'S NAME	OFFENDER'S DOB	STATE ID#
JUDGE	CAUSE#	FBI ID#
committed after $7/1/86$, cou	ecutively are counted separately. I unt all convictions separately, except	adult offenses served concurrently as on f both current and prior offenses wer (a) priors found to encompass the sam sentenced concurrently that the curren
court determines to count as	one offense.)	·
Enter number of sex other offense convictions		x 3 =
Enter number of Burglary 1 convictions		x 2 =
Enter number of Residential Burglary and Bur	glary 2 convictions	x 2 =
Enter number of other felony convictions		x 1 =
JUVENILE HISTORY: (Adjudications en separate victims)	tered on the same date count as one	e offense, except for violent offenses with
Enter number of sex offense adjudications		x 3 =
Enter number of Burglary 1 adjudications		x 2 =
Enter number of Residential Burglary and Bur	glary 2 adjudications	x 1 =
Enter number of other serious violent and viole	nt felony adjudications	x 1 =
Enter number of other nonviolent felony adjudi	cations	x =
OTHER CURRENT OFFENSES: (Tho	se offenses not encompassing the same	e criminal conduct)
Enter number of other sex offense convictions		x 3 =
Enter number of Burglary 1 convictions		x 2 =
Enter number of other Residential Burglary an	d Burglary 2 convictions	x 2 =
Enter number of other felony convictions		x 1 =
STATUS AT TIME OF CURRENT OF	TENSES:	
If on community placement at time of current of	ffense, add 1 point	+ 1 =
Add the scores in each category(round down to the nearest whole number)	TOTAL OF	FENDER SCORE

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STANDARD RANGE CALCULATION*					
				то	
CURRENT OFFENSE	SERIOUSNESS	OFFENDE	LOW		HIGH
BEING SCORED	LEVEL	R SCORE	STANDARI	SENTENCE	RANGE

 $^{{}^{*}}$ Multiply the range by .75 if the current offense is an attempt, conspiracy, or solicitation.

^{*}Add 12 months to the standard range if the current offense is Burglary 2 and includes a deadly weapon finding.

 $^{{\}rm *}If no \ prior \ sex \ of fense \ conviction \ and \ sentence \ is \ less \ than \ eight \ years, the \ Special \ Sex \ Offender \ Sentencing \ Alternative \ is \ an \ option.$

GENERAL SCORING FORM Escape Offenses

Use this form only for the following offenses: Escape from Community Custody; Willful Failure to Return from Furlough; Willful Failure to Return from Work Release. (Score Escape 1 and Escape 2 as nonviolent offenses.)

OFFENDER'S NAME	OFFENDER'S DOB	STATE ID#		
JUDGE	CAUSE#	FBI ID#		
committed after 7/1/86, count all	ly are counted separately. If bot convictions separately, except (a) 94A.400(1)(a), and (b) priors sent	It offenses served concurrently as one th current and prior offenses were priors found to encompass the same enced concurrently that the current		
Enter number Escape 1, Escape 2, Willful Failure to	Return from Furlough, Willful Failu	ire to Return		
from Work Release, and Willful Failure to Comply wi	th Community Custody convictions .	x 1 =		
JUVENILE HISTORY: (Adjudications entered of separate victims)	on the same date count as one offe	ense, except for violent offenses with		
Enter number Escape 1, Escape 2, Willful Failure to	Return from Furlough, Willful Failu	ire to Return		
from Work Release, and Willful Failure to Comply wi	th Community Custody convictions .	x =		
OTHER CURRENT OFFENSES: (Those offer	nses not encompassing the same crit	ninal conduct)		
Enter number Escape 1, Escape 2, Willful Failure to	Return from Furlough, Willful Failu	ıre to Return		
from Work Release, and Willful Failure to Comply wi	th Community Custody convictions .	x 1 =		
STATUS AT TIME OF CURRENT OFFEN	ISES:			
If on community placement at time of current offense,	add I point	+ 1 =		
Add the scores in each category	TOTAL OFFE	NDER SCORE		
(round down to the nearest whole number)				
STANDARD	RANGE CALCULATION*			
		то		
CURRENT OFFENSE SERIOUSNES BEING SCORED LEVEL		W HIGH STANDARD SENTENCE RANGE		

 * Multiply the range by .75 if the current offense is an attempt, conspiracy, or solicitation.

GENERAL SCORING FORM Felony Traffic Offenses

Use this form only for the following offenses: Attempting to Elude Pursuing Police Vehicle, Hit and Run - Injury Accident, Vehicular Assault, Vehicular Homicide

OFFENDER'S NAME	OFFENDER'S DOB	STATE ID:	#	
JUDGE	CAUSE#	FBI ID#		
committed after 7/1/86, count a criminal conduct under RCW court determines to count as one	ively are counted separately. If ball convictions separately, except (a 9.94A.400(1)(a), and (b) priors so offense.)	both current and a) priors found to entenced concurre	l prior o encomp ently the	offenses wer pass the sam at the currer
Enter number of Vehicular Homicide or Vehicular	Assault convictions		_x 2	=
Enter number of other felony convictions Enter number of Driving While Intoxicated, Actual and misdemeanor Hit and Run - Attended conviction	Physical Control, Reckless Driving	•		
JUVENILE HISTORY: (Adjudications entere separate victims)	d on the same date count as one o	offense, except for	violent	offenses wit
Enter number of Vehicular Homicide or Vehicular	Assault adjudications	······	_x 2	=
Enter number of other felony adjudications	***************************************		x	=
Enter number of Driving While Intoxicated, Actual	Physical Control, Reckless Driving	;		
and misdemeanor Hit and Run - Attended convictio	ns	·······················	_x	=
OTHER CURRENT OFFENSES: (Those of	ffenses not encompassing the same c	riminal conduct)		
Enter number of Vehicular Homicide or Vehicular	Assault convictions		_x 2	=
Enter number of other felony convictions		······	_x 1	=
Enter number of Driving While Intoxicated, Actual and misdemeanor Hit and Run - Attended conviction			_x 1	=
STATUS AT TIME OF CURRENT OFFE	enses:			
If on community placement at time of current offens	se, add 1 point		. + 1	=
		ENDED SCO	AD III	

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CURRENT OFFENSE SERIOUSNESS OFFENDE LOW HIGH STANDARD SENTENCE RANGE SCORE

GENERAL SCORING FORM Nonviolent Offenses

Use this form only for the following offenses: Advancing Money or Property for Extortionate Extension of Credit; Assault 3; Assault of a Child 3; Bail Jumping with Class A Felony; Bail Jumping with Class B or C Felony; Bribe Received by Witness; Bribery; Bribing a Witness; Computer Trespass 1; Criminal Mistreatment 1; Criminal Mistreatment 2; Custodial Assault; Damaging Building, etc. by Explosion with no Threat to Human Being; Dealing in Depictions of Minor Engaged in Sexually Explicit Conduct; Delivery of Imitation Controlled Substance by Person 18 or Over to Person under 18; Endangering Life and Property by Explosives with no Threat to Human Being; Escape 1; Escape 2; Extortion 2; Extortionate Extension of Credit; Extortionate Means to Collect Extensions of Credit; False Verification for Welfare; Forged Prescription (Legend Drug); Forged Prescription for a Controlled Substance; Forgery; Harassment; Inciting Criminal Profiteering; Influencing Outcome of a Sporting Event; Intimidating a Judge; Intimidating a Juror; Intimidating a Public Servant; Intimidating a Witness; Introducing Contraband 1; Introducing Contraband 2; Knowingly Trafficking in Stolen Property; Malicious Harassment; Malicious Mischief 1; Malicious Mischief 2; Manufacture, Distribute, or Possess with Intent to Distribute an Imitation Controlled Substance; Patronizing a Juvenile Prostitute; Perjury 1; Perjury 2; Possession of a Controlled Substance that is a Narcotic from Schedule I or II; Possession of Phencyclidine (PCP); Possession of Stolen Property 1; Possession of Stolen Property 2; Promoting Prostitution 1; Promoting Prostitution 2; Reckless Burning 1; Reckless Endangerment 1; Recklessly Trafficking in Stolen Property; Rendering Criminal Assistance 1; Securities Act Violation; Sending Bringing into the State Depictions of Minor Engaged in Sexually Explicit Conduct; Sexual Exploitation; Taking Motor Vehicle Without Permission; Tampering with a Witness; Theft 1; Theft 2; Theft of Livestock 1; Theft of Livestock 2; Threats to Bomb; Unlawful Imprisonment; Unlawful Issuance of Checks or Drafts; Unlawful Possession of a Short Firearm or Pistol; Unlawful Use of Food Stamps; Use of Proceeds of Criminal Profiteering; Vehicle Prowl 1.

OFFENDER'S NAME	OFFENDER'S DOB	STATE ID#
JUDGE	CAUSE#	FBI ID#
ADULT HISTORY:(If the prior offer	se was committed before 7/1/86, count prio	•
committed after $7/1/$	86, count all convictions separately, except der RCW 9.94A.400(1)(a), and (b) prior	t (a) priors found to encompass the same
Enter number of felony convictions JUVENILE HISTORY: (Adjudicat separate victims)	ions entered on the same date count as on	
Enter number of serious violent and viol	ent felony adjudications	x 1 =
Enter number of other nonviolent felony OTHER CURRENT OFFENSE	adjudications 3: (Those offenses not encompassing the sam	
Enter number of other felony conviction STATUS AT TIME OF CURREN	s T OFFENSES:	x 1 =
If on community placement at time of cu	rrent offense, add 1 point	+ 1 = <u> </u>
Add the scores in each category(round down to the nearest whole number)	TOTAL 01	FFENDER SCORE
(round down to the nearest whole humber)		

STANDARD RANGE CALCULATION*					
				то	
CURRENT OFFENSE	SERIOUSNESS	OFFENDE	LOW		HIGH
BEING SCORED	LEVEL	R SCORE	STANDA	ARD SENTENCE	RANGE

^{*}Multiply the range by .75 if the current offense is an attempt, conspiracy, or solicitation under RCW 9A.28. For Possession of a Controlled Substance or Forged Prescription of a Controlled Substance, see RCW 69.50.407.

^{*}Add 12 months to the standard range if the current offense is Escape 1, Theft of Livestock 1, or Theft of Livestock 2 and includes a deadly weapon finding.

GENERAL SCORING FORM Nonviolent Offenses with a Sexual Motivation Finding

Use this form only for the following offenses: Advancing Money or Property for Extortionate Extension of Credit; Assault 3; Assault of a Child 3; Bail Jumping with Class A, B or C Felony; Bribe Received by Witness; Bribery; Bribing a Witness; Computer Trespass 1; Criminal Mistreatment 1 or 2; Custodial Assault; Damaging Building, etc. by Explosion (No Threat to Human Being); Dealing in Depictions of Minor Engaged in Sexually Explicit Conduct; Delivery of Imitation Controlled Substance by Person 18 or Over to Person under 18; Endangering Life and Property by Explosives with no Threat to Human Being; Escape 1 or 2; Extortion 2; Extortionate Extension of Credit; Extortionate Means to Collect Extensions of Credit; False Verification for Welfare; Forged Prescription (Legend Drug or Controlled Substance); Forgery; Harassment; Inciting Criminal Profiteering; Influencing Outcome of a Sporting Event; Intimidating a Judge; Intimidating a Juror; Intimidating a Public Servant; Intimidating a Witness; Introducing Contraband 1 or 2; Knowingly Trafficking in Stolen Property; Malicious Harassment; Malicious Mischief 1 or 2; Manufacture, Distribute, or Possess with Intent to Distribute an Imitation Controlled Substance; Patronizing a Juvenile Prostitute; Perjury 1 or 2; Possession of a Controlled Substance that is a Narcotic from Schedule I or II; Possession of Phencyclidine (PCP); Possession of Stolen Property 1 or 2; Promoting Prostitution 1 or 2; Reckless Burning 1; Reckless Endangerment 1; Recklessly Trafficking in Stolen Property; Rendering Criminal Assistance 1; Securities Act Violation; Sending Bringing into the State Depictions of Minor Engaged in Sexually Explicit Conduct; Sexual Exploitation; Taking Motor Vehicle Without Permission; Tampering with a Witness; Theft 1 or 2; Theft of Livestock 1 or 2; Threats to Bomb; Unlawful Imprisonment; Unlawful Issuance of Checks or Drafts; Unlawful Possession of a Short Firearm or Pistol; Unlawful Use of Food Stamps; Use of Proceeds of Criminal Profiteering; Vehicle Prowl 1.

OFFENDER'S NAME	OFFENDER'S DOB	STATE ID	#	
JUDGE	CAUSE#	FBI ID#		
committed after $7/1/86$	consecutively are counted separately. It, count all convictions separately, except r RCW 9.94A.400(1)(a), and (b) priors	f both current a (a) priors found	nd prior (to encomp	offenses were pass the same
Enter number of sex offense convictions		·····························	x 3	=
Enter number of other felony convictions. JUVENILE HISTORY: (Adjudication separate victims)				
Enter number of sex offense adjudications		·····	x 3	=
Enter number of other serious violent and	violent felony adjudications		x 1	=
Enter number of other nonviolent felony a	ljudications		X	=
OTHER CURRENT OFFENSES:	(Those offenses not encompassing the same	e criminal conduc	t)	
Enter number of other sex offense convicti	ons	······	x 3	=
Enter number of other felony convictions .			x 1	=
STATUS AT TIME OF CURRENT	OFFENSES:			
If on community placement at time of curr	ent offense, add 1 point		+ 1	=

Add the scores in each categoryTOTAL OFFENDER SCORE (round down to the nearest whole number)						
	STANDARD RANG	GE CALCULATIO	N*			
				то		
CURRENT OFFENSE BEING SCORED	SERIOUSNESS LEVEL	OFFENDE R SCORE	LOW STANDAR	D SENTENCE F	HIGH RANGE	

^{*}Multiply the range by .75 if the current offense is an attempt, conspiracy, or solicitation under RCW 9A.28. For Possession of a Controlled Substance or Forged Prescription of a Controlled Substance, see RCW 69.50.407.

^{*}Add 12 months to the standard range if the current offense is Escape 1, Theft of Livestock 1, or Theft of Livestock 2 and includes a deadly weapon finding.

^{*}If no prior sex offense conviction and sentence is less than eight years, the Special Sex Offender Sentencing Alternative is an option.

GENERAL SCORING FORM Nonviolent Drug Offenses

Use this form only for the following offenses: Controlled Substance Homicide; Create, Deliver, or Possess a Counterfeit Controlled Substance -Schedule I or II Narcotic (first drug conviction); Create, Deliver, or Possess a Counterfeit Controlled Substance -Schedule III-V Narcotic or Schedule I-V Nonnarcotic; Delivery of a Material in Lieu of a Controlled Substance; Involving a Minor in Drug Dealing; Manufacture, Deliver, or Possess with Intent to Deliver a Narcotic from Schedule I-II (except Heroin or Cocaine) (first drug conviction and not in a protected zone); Manufacture, Deliver, or Possess with Intent to Deliver Heroin or Cocaine (first drug conviction and not in a protected zone); Manufacture, Deliver, or Possess with Intent to Deliver Methamphetamine; Manufacture, Deliver, or Possess with Intent to Deliver Methamphetamine; Manufacture, Deliver, or Possess with Intent to Deliver Marijuana; Over 18 and Deliver Narcotics from Schedule III-V or a Nonnarcotic from Schedule I-V to Someone Under 18 and 3 Years Junior; Selling for Profit (Controlled or Counterfeit) any Controlled Substance.

OFFENDER'S DOB

STATE ID#

JUDGE	CAUSE#	FBI ID#	
ADULT HISTORY: (If the prior offense was commoffense; those served consecutive committed after 7/1/86, count a criminal conduct under RCW 5 court determines to count as one	vely are counted separate dl convictions separately, o).94A.400(1)(a), and (b)	ely. If both current an except (a) priors found t	d prior offenses were to encompass the same
Enter number of felony drug convictions (as defined	by RCW 9.94A.030(16)).	······	x 3 =
Enter number of other felony convictions		······	x 1 =
JUVENILE HISTORY: (Adjudications entered separate victims)	l on the same date count	as one offense, except fo	or violent offenses with
Enter number of felony drug adjudications (as define			
Enter number of other serious violent and violent fel			
Enter number of other felony adjudications	,	······	x =
OTHER CURRENT OFFENSES: (Those of	fenses not encompassing th	ne same criminal conduct)	ı
Enter number of other felony drug convictions (as d	efined by RCW 9.94A.030	(16))	x 3 =
Enter number of other felony convictions		······	x 1 =
STATUS AT TIME OF CURRENT OFFE	NSES:		
If on community placement at time of current offens	e, add 1 point		+ 1 =
Add the scores in each category	TOTA1	L OFFENDER SC)RE

OFFENDER'S NAME

(round down to the	e nearest wnoie nu	imber)				
	STA	ANDARD RANGE O	CALCULATION*			
					то	
CURRENT OFFEI BEING SCORE			OFFENDE R	LOW	ARD SENTENCE	HIGH
DENING GOOKE			SCORE	01711127		

 $^{{}^*\!}Add$ 12 months to the standard sentence with a deadly weapon finding.

^{*}Add additional time to the standard range for some drug offenses committed in a correctional facility or in a protected zone. See the individual offense reference sheets for specifics.

GENERAL SCORING FORM Nonviolent Drug Offense with a Sexual Motivation Finding

Use this form only for the following offenses: Controlled Substance Homicide; Create, Deliver, or Possess a Counterfeit Controlled Substance -Schedule I or II Narcotic (first drug conviction); Create, Deliver, or Possess a Counterfeit Controlled Substance -Schedule III-V Narcotic or Schedule I-V Nonnarcotic; Delivery of a Material in Lieu of a Controlled substance; Involving a Minor in Drug Dealing; Manufacture, Deliver, or Possess with Intent to Deliver a Narcotic from Schedule I or II (except Heroin or Cocaine) (first drug conviction and not in a protected zone); Manufacture, Deliver, or Possess with Intent to Deliver Heroin or Cocaine (first drug conviction and not in a protected zone); Manufacture, Deliver, or Posses with Intent to Deliver Methamphetamine; Manufacture, Deliver, or Possess with Intent to Deliver Methamphetamine; Manufacture, Deliver, or Possess with Intent to Deliver Marijuana; Over 18 and Deliver Narcotics from Schedule III-V or a Nonnarcotic from Schedule I-V to Someone Under 18 and 3 Years Junior; Selling for Profit (Controlled or Counterfeit) any Controlled Substance.

OFFENDER'S NAME	OFFENDER'S DOB	STATE ID#
JUDGE	CAUSE#	FBI ID#
committed after 7/1/86, cou	ccutively are counted separately. int all convictions separately, excep W 9.94A.400(1)(a), and (b) prior	or adult offenses served concurrently as on If both current and prior offenses wer ot (a) priors found to encompass the sam rs sentenced concurrently that the curren
Enter number of sex offense convictions Enter number of felony drug convictions (as def Enter number of other felony convictions JUVENILE HISTORY: (Adjudications ent separate victims)	ined by RCW 9.94A.030(16))	x 3 = x 1 =
Enter number of sex offense adjudications Enter number of other felony drug adjudication Enter number of other serious violent and violen Enter number of other felony adjudications	s (as defined by RCW 9.94A.030(1	6))x 2 =x 1 = x 1 =x
OTHER CURRENT OFFENSES: (Those Enter number of other sex offense convictions and Enter number of other felony drug convictions (Enter number of other felony convictions and Enter number of other felony convictions and Enter number of other felony convictions are started at TIME OF CURRENT OF	as defined by RCW 9.94A.030(16)	x 3 =)x 3 =
If on community placement at time of current of Add the scores in each category (round down to the nearest whole number)		

	STANDARD RANG	GE CALCULATIO	N*		
				то	
CURRENT OFFENSE	SERIOUSNESS	OFFENDE	LOW		HIGH
BEING SCORED	LEVEL	R SCORE	STANDA	ARD SENTENCE	ERANGE

 $^{{}^{*}\!\}mathrm{Add}$ 12 months to the standard sentence with a deadly weapon finding.

^{*}Add additional time to the standard range for some drug offenses committed in a correctional facility or in a protected zone. See the individual offense reference sheets for specifics.

^{*}If no prior sex offense conviction and sentence is less than eight years, the Special Sex Offender Sentencing Alternative is an option.

GENERAL SCORING FORM Nonviolent Sex Offenses

Use this form only for the following offenses: Child Molestation 2, Child Molestation 3, Communication with a Minor for Immoral Purposes, Incest 1, Incest 2, Indecent Liberties (without forcible compulsion), Rape 3, Rape of a Child 3, and Sexual Misconduct with a Minor 1.

OFFENDER'S NAME	OFFENDER'S DOB	STATE ID#
JUDGE	CAUSE#	FBI ID#
ADULT HISTORY:(If the prior offense was committ		
•	• •	both current and prior offenses were
	- · ·	 priors found to encompass the same entenced concurrently that the current
court determines to count as one offe		·
Enter number of sex offense convictions		x 3 =
Enter number of other felony convictions		x 1 =
JUVENILE HISTORY: (Adjudications entered on separate victims)	the same date count as one of	offense, except for violent offenses with
Enter number of sex offense adjudications		x 3 =
Enter number of other serious violent and violent felony	adjudications	x 1 =
Enter number of other felony adjudications		x =
OTHER CURRENT OFFENSES: (Those offens	ses not encompassing the same c	riminal conduct)
Enter number of sex offense convictions		x 3 =
Enter number of other felony convictions		x 1 =
STATUS AT TIME OF CURRENT OFFENSES:		
If on community placement at time of current offense, ac		
	ld 1 point	+ 1 =
Add the scores in each category(round down to the nearest whole number)		
(round down to the nearest whole number)		
(round down to the nearest whole number)	TOTAL OFF	
(round down to the nearest whole number)	ANGE CALCULATION*	ENDER SCORE

SCORE

 $^{{}^{*}}$ Multiply the range by .75 if the current offense is an attempt, conspiracy, or solicitation.

 $^{{\}rm *If\ no\ prior\ sex\ of fense\ conviction\ and\ sentence\ is\ less\ than\ eight\ years, the\ Special\ Sex\ Offender\ Sentencing\ Alternative\ is\ an\ option.}$

GENERAL SCORING FORM Rape 1 Offenses

Use this form only for Rape I.

OFFENDER'S DOR

STATE ID#

OFFENDER'S NAME		OFFENDERS DOB	STATE ID:	#	
JUDGE		CAUSE#	FBI ID#		
committed : criminal co	e served consecutive fter 7/1/86, count all	ly are counted separately. If convictions separately, except (a) 4A.400(1)(a), and (b) priors s	both current an a) priors found t	d prior o o encomp	offenses wer oass the sam
Enter number of sex offense co	victions		······	x 3	=
Enter number of other serious	iolent felony convictio	ns	······	x 3	=
Enter number of other violent i	lony convictions			x 2	=
Enter number of other nonviole	nt felony convictions			x 1	=
JUVENILE HISTORY: (A separate victims)	ljudications entered o	on the same date count as one	offense, except fo	or violent	offenses with
Enter number of sex offense ad	ıdications		······	x 3	=
Enter number of other serious	iolent felony adjudicat	ions	······	x 3	=
Enter number of other violent t	lony adjudications		······	x 2	=
Enter number of other nonviol	nt felony adjudications	S		x	=
OTHER CURRENT OFF	NSES: (Those offer	nses not encompassing the same o	eriminal conduct))	
Enter number of other sex offe	se convictions			x 3	=
Enter number of other serious	iolent felony convictio	ns		x 3	=
Enter number of other violent t	lony convictions	••••••		x 2	=
Enter number of other nonviole	nt felony convictions .		··············· <u> </u>	x 1	=
STATUS AT TIME OF CU	RRENT OFFEN	nses:			
If on community placement at t	me of current offense,	add I point		+ 1	=
Add the scores in each category (round down to the nearest whole		TOTAL OFF	ender sc	ORE	
	STANDARD	RANGE CALCULATION*			

CURRENT OFFENSE	SERIOUSNESS	OFFENDE	LOW	HIGH
BEING SCORED	LEVEL	R	STANDARD SE	NTENCE RANGE
		SCORE		

 $^{^{\}ast}$ $\,$ Multiply the range by .75 if the current offense is an attempt, conspiracy, or solicitation.

 $^{^{*}}$ Add 24 months to the standard range with a deadly weapon finding.

GENERAL SCORING FORM Serious Violent Offenses

Use this form only for the following offenses: Assault 1, Assault of a Child 1; Homicide by Abuse, Kidnapping 1, Murder 1 and 2.

OFFENDER'S NAME	OFFENDER'S DOB	STATE ID#
JUDGE	CAUSE#	FBI ID#
committed after $7/1/86$, co	secutively are counted separately. ount all convictions separately, exe CW 9.94A.400(1)(a), and (b) pri	rior adult offenses served concurrently as one If both current and prior offenses were ept (a) priors found to encompass the same ors sentenced concurrently that the current
Enter number of serious violent felony convict	ions	x 3 =
Enter number other violent felony convictions		x 2 =
Enter number of other nonviolent felony convi	ctions	x 1 =
JUVENILE HISTORY: (Adjudications e separate victims)	ntered on the same date count as	one offense, except for violent offenses with
Enter number of serious violent felony adjudic	ations	x 3 =
Enter number of other violent felony adjudicat	tions	x 2 =
Enter number of other nonviolent felony adjud	lications	x =
OTHER CURRENT OFFENSES: (Th	ose offenses not encompassing the s	ame criminal conduct)
Enter number of other violent felony convictio	ns	x 2 =
Enter number of nonviolent felony convictions	s	x 1 =
STATUS AT TIME OF CURRENT O	ffenses:	
If on community placement at time of current	offense, add 1 point	+ 1 =
Add the scores in each category(round down to the nearest whole number)	TOTAL	OFFENDER SCORE
STAN	DARD RANGE CALCULATION	\ *
		то
	USNESS OFFENDE EVEL R SCORE	LOW HIGH STANDARD SENTENCE RANGE

- * Multiply the range by .75 if the current offense is an attempt, conspiracy, or solicitation.
- * Add 24 months to the standard range if the current offense is Kidnapping 1 and includes a deadly weapon finding.

GENERAL SCORING FORM Serious Violent Offenses with a Sexual Motivation Finding

Use this form only for the following offenses: Assault 1, Assault of a Child 1; Homicide by Abuse, Kidnapping 1, Murder 1 and 2.

OFFENDER'S NAME	OFFENDER'S DOB	STATE ID#
JUDGE	CAUSE#	FBI ID#
committed after 7/1/86, coun	ntively are counted separately. It all convictions separately, except V 9.94A.400(1)(a), and (b) priors ne offense.)	f both current and prior offenses were (a) priors found to encompass the same sentenced concurrently that the current
Enter number of sex offense adjudications Enter number of other serious violent felony adju Enter number of other violent felony adjudication	dications	x 3 =
Enter number of other nonviolent felony adjudica OTHER CURRENT OFFENSES: (Those		
Enter number of other sex offense convictions Enter number of other violent felony convictions Enter number of other nonviolent felony conviction		x 2 =
STATUS AT TIME OF CURRENT OFF	TENSES:	
If on community placement at time of current offe	ense, add 1 point	+ 1 =
Add the scores in each category(round down to the nearest whole number)	TOTAL OF	FENDER SCORE

STANDARD RANGE CALCULATION*

				то	
CURRENT OFFENSE	SERIOUSNESS	OFFENDE	LOW		HIGH
BEING SCORED	LEVEL	R	STANDARI	O SENTENCE	RANGE
		SCORE			

 $^{^*\}mbox{Multiply}$ the range by .75 if the current offense is an attempt, conspiracy, or solicitation.

 $^{{}^{*}\}mathrm{Add}\ 24$ months to the standard range if the current offense is Kidnapping 1 and includes a deadly weapon finding.

GENERAL SCORING FORM Violent Offenses

Use this form only for the following offenses: Arson 1; Arson 2; Assault 2; Assault of a Child 2; Bail Jumping with Murder 1; Damaging Building, etc., by Explosion with Threat to Human Being; Endangering Life and Property by Explosives with Threat to Human Being; Explosive Devices Prohibited; Extortion 1; Kidnapping 2; Leading Organized Crime; Manslaughter 1; Manslaughter 2; Robbery 1 and 2.

OFFENDER'S NAME	'	OFFENDER'S DOB	STATE ID#	
JUDGE		CAUSE#	FBI ID#	
committed a	se served consecutively a fter 7/1/86, count all con	re counted separately. victions separately, excep	If both current and prior offer pt (a) priors found to encompass	ses were the same
	ines to count as one offens		rs sentenced concurrently that th	e current
Enter number of serious violent	and violent felony convict	ions	x 2 =	
Enter number of other nonviole	nt felony convictions		x 1 =	
JUVENILE HISTORY: (Adsertate victims)	djudications entered on t	he same date count as o	ne offense, except for violent offe	nses with
Enter number of serious violent	and violent felony adjudic	ations	x 2 =	
Enter number of other nonviole	nt felony adjudications		x =	
OTHER CURRENT OFFE	ENSES: (Those offenses	s not encompassing the sar	ne criminal conduct)	
Enter number of other serious v	iolent and violent felony c	onvictions	x 2 =	
Enter number of other nonviole	nt felony convictions		x 1 =	
STATUS AT TIME OF CUI	RRENT OFFENSI	es:		
If on community placement at ti	me of current offense, add	1 point	+ 1 =	
Add the scores in each category (round down to the nearest whole n		TOTAL 0	FFENDER SCORE	
	STANDARD RA	NGE CALCULATION	·	
			то	
CURRENT OFFENSE BEING SCORED	SERIOUSNESS LEVEL	OFFENDE R SCORE	LOW STANDARD SENTENCE RA	HIGH ANGE

 $^{{}^*}$ Multiply the range by .75 if the current offense is an attempt, conspiracy, or solicitation.

 $^{{}^{*}\}mathrm{Add}\ 24$ months to the standard range if the current offense is Robbery I and includes a deadly weapon finding.

 $^{{}^{*}\}mathrm{Add}$ 12 months to the standard range if the current offense is Assault 2 or Kidnapping 2 and includes a deadly weapon finding.

GENERAL SCORING FORM Violent Offenses with a Sexual Motivation Finding

Use this form only for the following offenses: Arson 1; Arson 2; Assault 2; Assault of a Child 2; Bail Jumping with Murder 1; Damaging Building, etc., by Explosion with Threat to Human Being; Endangering Life and Property by Explosives with Threat to Human Being; Explosive Devices Prohibited; Extortion 1; Kidnapping 2; Leading Organized Crime; Manslaughter 1; Manslaughter 2; Robbery 1 and 2.

OFFENDER'S NAME				OFFE	NDER'S DOB		STATE	ID#			
JUDGE				CAUSI	Ξ#		FBI ID#				
Enter number o	offense; tho committed ; criminal col court deteri f sex offense co f other serious	se ser after 7 aduct nines t nvictio	fense was committed ved consecutively a 7/1/86, count all con under RCW 9.94A. to count as one offens ons t and violent felony co	re countrictions .400(1) e.)	ted separate separately, ((a), and (b)	ely. If except (a	both curr a) priors f entenced c	ent and pound to e	prior one	offenso pass that the = =	es were ne same current
JUVENILE HI separate victims)	STORY: (A	Adjudio	cations entered on t	he same	date count	as one o	offense, ex	cept for v	iolent	offens	es with
Enter number o	f other serious f other nonviol	violen ent fel	tionst and violent felony actions adjudications ES: (Those offenses	djudicat	ions	•••••••••••••••••••••••••••••••••••••••	•••••••••••••••••••••••••••••••••••••••		x 2	= _	
Enter number o	f other serious	violen	nvictionstand violent felony co	onvictio	18	•••••	••••••		x 2	= _	
STATUS AT TI If on community Add the scores in eac (round down to the	y placement at t	time of	f current offense, add	l point						=	
]	STANDARD RA	NGE C	ALCULATI	оn*] Г					
						J L		ТО			

CURRENT OFFENSE	SERIOUSNESS	OFFENDE	LOW	HIGH
BEING SCORED	LEVEL	R	STANDARD SE	ENTENCE RANGE
		SCORE		

 $^{{}^*}$ Multiply the range by .75 if the current offense is an attempt, conspiracy, or solicitation.

^{*}Add 24 months to the standard range if the current offense is Robbery I and includes a deadly weapon finding.

^{*}Add 12 months to the standard range if the current offense is Assault 2 or Kidnapping 2 and includes a deadly weapon finding.

^{*}If no prior sex offense conviction and sentence is less than eight years, the Special Sex Offender Sentencing Alternative is an option.

GENERAL SCORING FORM Violent Drug Offenses

Use this form only for the following offenses: Controlled Substance Homicide (subsequent drug conviction); Create, Deliver, or Possess a Counterfeit Substance - Schedule I or II Narcotic (subsequent drug conviction only); Manufacture, Deliver or Possess with Intent to Deliver A Narcotic from Schedule I or II (except Heroin or Cocaine) (subsequent drug conviction or in a protected zone); Manufacture, Deliver, or Possess with Intent to Deliver Heroin or Cocaine (subsequent drug conviction or in a protected zone); Over 18 and Deliver a Narcotic from Schedule I or II to Someone Under 18.

OFFENDER'S NAME	OFFENDER'S DOB	STATE ID#
JUDGE	CAUSE#	FBI ID#
committed after 7/1/86, count all c	y are counted separately. If convictions separately, except (4A.400(1)(a), and (b) priors s	dult offenses served concurrently as one both current and prior offenses were a) priors found to encompass the same entenced concurrently that the curren
Enter number of felony drug convictions (as defined by	RCW 9.94A.030(16))	x 3 =
Enter number of other serious violent and violent felony	y convictions	x 2 =
Enter number of other felony convictions		x 1 =
JUVENILE HISTORY: (Adjudications entered or separate victims)	n the same date count as one	offense, except for violent offenses with
Enter number of felony drug adjudications (as defined by	by RCW 9.94A.030(16))	x 2 =
Enter number of other serious violent and violent felong	y adjudications	x 2 =
Enter number of other non-violent, non-drug felony adju	udications	x =
OTHER CURRENT OFFENSES: (Those offens	ses not encompassing the same o	eriminal conduct)
Enter number of other felony drug convictions (as defin	ned by RCW 9.94A.030(16))	x 3 =
Enter number of other serious violent and violent felong	y convictions	x 2 =
Enter number of other felony convictions		x 1 =
STATUS AT TIME OF CURRENT OFFENS	SES:	
If on community placement at time of current offense, a	dd I point	+ 1 =
Add the scores in each category(round down to the nearest whole number)	TOTAL OF	FENDER SCORE

STANDARD RANGE CALCULATION*

				то
CURRENT OFFENSE	SERIOUSNESS	OFFENDE	LOW	HIGH
BEING SCORED	LEVEL	R	STANDARD S	ENTENCE RANGE
		SCORE		

 $^{{}^*\!}Add$ 12 months to the standard sentence with a deadly weapon finding.

^{*}Add additional time to the standard range for some drug offenses committed in a correctional facility or in a protected zone. See the individual offense reference sheets for specifics.

GENERAL SCORING FORM Violent Drug Offenses with a Sexual Motivation Finding

Use this form only for the following offenses: Controlled Substance Homicide (subsequent drug conviction); Create, Deliver, or Possess a Counterfeit Substance - Schedule I or II Narcotic (subsequent drug conviction only); Manufacture, Deliver or Possess with Intent to Deliver A Narcotic from Schedule I or II (except Heroin or Cocaine) (subsequent drug conviction or in a protected zone); Manufacture, Deliver, or Possess with Intent to Deliver Heroin or Cocaine (subsequent drug conviction or in a protected zone); Over 18 and Deliver a Narcotic from Schedule I or II to Someone Under 18.

OFFENDER'S NAME	OFFENDER'S DOB	STATE ID#	
JUDGE	CAUSE#	FBI ID#	
committed after $7/1/80$	consecutively are counted separatel 6, count all convictions separately, e cr RCW 9.94A.400(1)(a), and (b) p	prior adult offenses served concurrently y. If both current and prior offense xcept (a) priors found to encompass th oriors sentenced concurrently that the o	s were e same
Enter number of sex offense convictions		x 3 =	
Enter number of other felony drug convict	ions (as defined by RCW 9.94A.030((16))x 3 =	
Enter number of other serious violent and	violent felony convictions	x 2 =	
Enter number of other felony convictions		x 1 =	
JUVENILE HISTORY: (Adjudication separate victims)	ns entered on the same date count a	ns one offense, except for violent offense	es with
Enter number of sex offense adjudications	s	x 3 =	
Enter number of other felony drug adjudic	cations (as defined by RCW 9.94A.03	0(16)) $x 2 =$	
Enter number of other serious violent and	violent felony adjudications	x 2 =	
Enter number of other felony adjudication OTHER CURRENT OFFENSES:			
Enter number of other sex offense convict	ions	x 3 =	
Enter number of other felony drug convict	ions (as defined by RCW 9.94A.030((16))x 3 =x	
Enter number of other serious violent and	violent felony convictions	x 2 =	
Enter number of other felony convictions STATUS AT TIME OF CURRENT		x 1 =	
If on community placement at time of curr	rent offense, add 1 point	+ 1 =	
Add the scores in each category	ТОТАІ	OFFENDER SCORE	
(round down to the nearest whole number)			

	STANDARD RANG	GE CALCULATIO	N*		
				то	
CURRENT OFFENSE	SERIOUSNESS	OFFENDE	LOW		HIGH
BEING SCORED	LEVEL	R	STANDAR	D SENTENCE	RANGE
		SCORE			

 $^{{}^*\!}Add$ 12 months to the standard sentence with a deadly weapon finding.

^{*}Add additional time to the standard range for some drug offenses committed in a correctional facility or in a protected zone. See the individual offense reference sheets for specifics.

^{*}If no prior sex offense conviction and sentence is less than eight years, the Special Sex Offender Sentencing Alternative is an option.

GENERAL SCORING FORM Violent Sex Offenses

Use this form only for the following offenses: Child Molestation 1; Indecent Liberties (with forcible compulsion); Rape of a Child 1 and 2; Rape 2.

OFFENDER'S NAME	OFFENDER'S DOE	STATE ID#
JUDGE	CAUSE#	FBI ID#
committed after 7/1/80	consecutively are counted separately. 3, count all convictions separately, exc 3r RCW 9.94A.400(1)(a), and (b) pr	rior adult offenses served concurrently as or If both current and prior offenses we rept (a) priors found to encompass the san iors sentenced concurrently that the curren
Enter number of sex offense convictions		x 3 =
	-	x 2 = x 1 =
JUVENILE HISTORY: (Adjudication separate victims)	ns entered on the same date count as	one offense, except for violent offenses wit
Enter number of sex offense adjudications		x 3 =
Enter number of other serious violent and Enter number of other felony adjudication		x 2 = x =
OTHER CURRENT OFFENSES:		
Enter number of other sex offense convicti	ons	x 3 =
		x 2 =
Enter number of other felony convictions STATUS AT TIME OF CURRENT		x 1 =
If on community placement at time of curr	ent offense, add 1 point	+ 1 =
Add the scores in each category(round down to the nearest whole number)	TOTAL	OFFENDER SCORE
ST	ANDARD RANGE CALCULATION	N*
		то

CURRENT OFFENSE	SERIOUSNESS	OFFENDE	LOW	HIGH
BEING SCORED	LEVEL	R	STANDARD SE	NTENCE RANGE
		SCORE		

 $^{^*\}mbox{Multiply}$ the range by .75 if the current offense is an attempt, conspiracy, or solicitation.

GENERAL SCORING FORM Unranked Offenses

Use this form only for unranked offenses (not listed on any other scoring form).

OFFENDER'S NAME	OFFENDER'S D	OOB STATE ID#	
JUDGE	CAUSE#	FBI ID#	
ADULT HISTORY: Not scored	•	•	
JUVENILE HISTORY: Not Scored			
OTHER CURRENT OFFENSES	Not Scored		
STATUS AT TIME OF CURRENT	TOFFENSES: Not Scored		
S	TANDARD RANGE CALCULAT	TION*	1
		то	
CURRENT OFFENSE SE BEING SCORED	ERIOUSNESS OFFENDE LEVEL R SCORE	LOW STANDARD SENTENCE RA	HIGH ANGE

 $^{^*\}mbox{Multiply}$ the range by .75 if the current offense is an attempt, conspiracy, or solicitation.

GENERAL SCORING FORM Unranked Offenses with a Sexual Motivation Finding

Use this form only for unranked offenses (not listed on any other scoring form).

OFFENDER'S NAME	OFFENDER'S DOB	STATE ID#	
JUDGE	CAUSE#	FBI ID#	
ADULT HISTORY: Not scored			
JUVENILE HISTORY: Not Scored			
OTHER CURRENT OFFENSES: No	t Scored		
STATUS AT TIME OF CURRENT O	FFENSES: Not Scored		
STAN	DARD RANGE CALCULATION	ON*	
		то	
	USNESS OFFENDE EVEL R SCORE	LOW STANDARD SENTEN	HIGH ICE RANGE

 $^{{}^{*}}$ Multiply the range by .75 if the current offense is an attempt, conspiracy, or solicitation.

 $^{{}^{\}star}$ If no prior sex offense conviction, the Special Sex Offender Sentencing Alternative is an option.

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ADVANCING MONEY OR PROPERTY FOR EXTORTIONATE EXTENSION OF CREDIT

(RCW 9A.82.030)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consessed separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors four same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	nd to encompass the
Enter number of felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score (Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL V)

0	1	2	3	4	5	6	7	8	9 or more
6 - 12	12+ - 14	13 - 17	15 - 20	22 - 29	33 - 43	41 - 54	51 - 68	62 - 82	72 - 96
months	months	months	months	months	months	months	months	months	months

B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).

III. SENTENCING OPTIONS

A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions

(RCW 9.94A.120 (5)).

- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

AGGRAVATED MURDER, FIRST DEGREE

(RCW 10.95.020)

I. OFFENDER SCORING

ADULT HISTORY:								
Not Scored								
JUVENILE HISTORY:								
Not Scored								
OTHER CURRENT OFFENSES:								
Not Scored								
STATUS:								
Not Scored								
	II. SENTENCE RANGE							
A. OFFENDER SCORE:	NONE							
STANDARD RANGE	DEATH SENTENCE OR LIFE SENTENCE WITHOUT PAROLE							
(LEVEL XV)								

ARSON, FIRST DEGREE

(RCW 9A.48.020)

VIOLENT

(If sexual motivation finding, use form on page 42)

I. OFFENDER SCORING (RCW 9.94A.360 (9))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served concurrently as one offense; those served concurrently. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to concurrently that the current court determines to concurrently.	found to encompass the
Enter number of serious violent and violent felony convictions	
Enter number of nonviolent felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 2 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other serious violent and violent felony convictions	x 2 =
Enter number of other nonviolent felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score (Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL VIII)

0	1	2	3	4	5	6	7	8	9 or more
21 - 27	26 - 34	31 - 41	36 - 48	41 - 54	46 - 61	67 - 89	77 - 102	87 - 116	108 - 144
months	months	months							

B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).

ARSON, SECOND DEGREE

(RCW 9A.48.030)

VIOLENT

(If sexual motivation finding/verdict, use form on page 42)

I. OFFENDER SCORING (RCW 9.94A.360 (9))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions and the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions are prior of the prior	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors fou	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to coun	t as one offense.)
Enter number of serious violent and violent felony convictions	x 2 =
Enter number of nonviolent felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 2 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other serious violent and violent felony convictions	x 2 =
Enter number of nonviolent felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL IV)

0	1	2	3	4	5	6	7	8	9 or more
3 - 9	6 - 12	12+ - 14	13 - 17	15 - 20	22 - 29	33 - 43	43 - 57	53 - 70	63 - 84
months	months	months	months	months	months	months	months	months	months

B. The range for attempt, solicitation, and conspiracy is 75% or the range for the completed crime (RCW 9.94A.410).

III. SENTENCING OPTIONS

- A. If sentence is one year or less: part or all of the sentence may be converted to partial confinement (RCW 9.94A.380).
- B. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).

ASSAULT, FIRST DEGREE

(RCW 9A.36.011)

SERIOUS VIOLENT

(If sexual motivation finding/verdict, use form on page 38)

I. OFFENDER SCORING (RCW 9.94A.360 (10))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) prior same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to	rs found to encompass the
Enter number of serious violent felony convictions	x 3 =
Enter number of violent felony convictions	x 2 =
Enter number of nonviolent felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent felony adjudications	x 3 =
Enter number of violent felony adjudications	x 2 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other violent felony convictions	x 2 =
Enter number of nonviolent felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score (Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:

STANDARD RANGE (LEVEL XII)

0	1	2	3	4	5	6	7	8	9 or more
93 - 123	102 - 136	111 - 147	120 - 160	129 - 171	138 - 184	162 - 216	178 - 236	209 - 277	240 - 318
months	months	months	months	months	months	months	months	months	months

R	The range for attempt, so	licitation and conspirac	vic 75% of the range	for the completed crime	(PCW 9 9/4 /10)

- C. Community placement must be served following release from state prison (RCW 9.94A.120 (8)).
- D. Statutory minimum sentence is 60 months if the offender used force or means likely to result in death or intended to kill the victim (RCW 9.94A.120(4)).

ASSAULT, SECOND DEGREE

(RCW 9A.36.021)

VIOLENT

(If sexual motivation finding/verdict, use form on page 42)

I. OFFENDER SCORING (RCW 9.94A.360 (9))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served of separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to constant the current court determines the curr	s found to encompass the
Enter number of serious violent and violent felony convictions	x 2 =
Enter number of nonviolent felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 2 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other serious violent and violent felony convictions	x 2 =
Enter number of nonviolent felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score (Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL IV)

0	1	2	3	4	5	6	7	8	9 or more
3 - 9	6 - 12	12+ - 14	13 - 17	15 - 20	22 - 29	33 - 43	43 - 57	53 - 70	63 - 84
months	months	months	months	months	months	months	months	months	months

 $B. \ \, \text{The range for attempt, solicitation, and conspiracy is 75\% or the range for the completed crime (RCW 9.94A.410)}.$

- C. Add 12 months to the entire standard sentence range with a special verdict/finding that the offender or an accomplice was armed with a deadly weapon (RCW 9.94A.310, 9.94A.125).
- D. One year of community placement must be served following release from state prison (RCW 9.94A.120 (8)).

III. SENTENCING OPTIONS

- A. If sentence is one year or less: part or all of the sentence may be converted to partial confinement (RCW 9.94A.380).
- B. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).

ASSAULT, THIRD DEGREE

(RCW 9A.36.031)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served conse	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors four	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	as one offense.)
Enter number of felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score (Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL III)

0	1	2	3	4	5	6	7	8	9 or more
1 - 3	3 - 8	4 - 12	9 - 12	12+ - 16	17 - 22	22 - 29	33 - 43	43 - 57	51 - 68
months	months	months	months	months	months	months	months	months	months

B. Statutory maximum sentence is 60 months (5 years) (RCW 9A.20.021 (1)(c)).

III. SENTENCING OPTIONS

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).

ASSAULT OF A CHILD, FIRST DEGREE

(RCW 9A.36.120)

SERIOUS VIOLENT

(If sexual motivation finding/verdict, use form on page 38)

I. OFFENDER SCORING (RCW 9.94A.360 (10))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consecutively are counted separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors found to encompass the same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count as one offense.)									
Enter number of serious violent felony convictions	x 3 =								
Enter number of violent felony convictions	x 2 =								
Enter number of nonviolent felony convictions	x 1 =								
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)									
Enter number of serious violent felony adjudications	x 3 =								
Enter number of violent felony adjudications	x 2 =								
Enter number of nonviolent felony adjudications	x 1/2 =								
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)									
Enter number of other violent felony convictions	x 2 =								
Enter number of nonviolent felony convictions	x 1 =								
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =								
Total the last column to get the Offender Score (Round down to the nearest whole number)									

II. SENTENCE RANGE

A. OFF	ENDER SCORE:	

STANDARD RANGE (LEVEL XII)

II. SENTENCE NANGE									
0	1	2	3	4	5	6	7	8	9 or more
93 - 123	102 - 136	111 - 147	120 - 160	129 - 171	138 - 184	162 - 216	178 - 236	209 - 277	240 - 318
months	months	months	months	months	months	months	months	months	months

R	The range for attempt, so	licitation and conspirac	vic 75% of the range	for the completed crime	(PCW 9 9/4 /10)

- C. Community placement must be served following release from state prison (RCW 9.94A.120 (8)).
- D. Statutory minimum sentence is 60 months if the offender used force or means likely to result in death or intended to kill the victim (RCW 9.94A.120(4)).

ASSAULT OF A CHILD, SECOND DEGREE

(RCW 9A.36.130)

VIOLENT

(If sexual motivation finding/verdict, use form on page 42)

I. OFFENDER SCORING (RCW 9.94A.360 (9))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consecutively are counted separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors found to encompass the same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count as one offense.)						
Enter number of serious violent and violent felony convictions	x 2 =					
Enter number of nonviolent felony convictions	x 1 =					
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)						
Enter number of serious violent and violent felony adjudications	x 2 =					
Enter number of nonviolent felony adjudications	x 1/2 =					
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)						
Enter number of other serious violent and violent felony convictions	x 2 =					
Enter number of nonviolent felony convictions	x 1 =					
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =					
Total the last column to get the Offender Score (Round down to the nearest whole number)						

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL IX)

0	1	2	3	4	5	6	7	8	9 or more
31 - 41	36 - 48	41 - 54	46 - 61	51 - 68	57 - 75	77 - 102	87 - 116	108 - 144	129 - 171
months	months	months	months						

 $B. \ \, \text{The range for attempt, solicitation, and conspiracy is 75\% or the range for the completed crime (RCW 9.94A.410)}.$

- C. Add 12 months to the entire standard sentence range with a special verdict/finding that the offender or an accomplice was armed with a deadly weapon (RCW 9.94A.310, 9.94A.125).
- D. One year of community placement must be served following release from state prison (RCW 9.94A.120 (8)).

- A. If sentence is one year or less: part or all of the sentence may be converted to partial confinement (RCW 9.94A.380).
- B. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).

ASSAULT OF A CHILD, THIRD DEGREE

(RCW 9A.36.140)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consecutively are counted									
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors for	ound to encompass the								
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to con-	unt as one offense.)								
Enter number of felony convictions	x 1 =								
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)									
Enter number of serious violent and violent felony adjudications	x 1 =								
Enter number of nonviolent felony adjudications	x 1/2 =								
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)									
Enter number of other felony convictions	x 1 =								
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =								
Total the last column to get the Offender Score (Round down to the nearest whole number)									
(1/outla down to the nearest whole number)									

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL III)

0	1	2	3	4	5	6	7	8	9 or more
1 - 3	3 - 8	4 - 12	9 - 12	12+ - 16	17 - 22	22 - 29	33 - 43	43 - 57	51 - 68
months	months	months	months	months	months	months	months	months	months

B. Statutory maximum sentence is 60 months (5 years) (RCW 9A.20.021 (1)(c)).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- $C. \ \ \text{If sentence is one year or less: } \ \ \text{community supervision may be ordered for up to one year (RCW 9.94A.383)}.$

ATTEMPTING TO ELUDE PURSUING POLICE VEHICLE

(RCW 46.61.024)

NONVIOLENT TRAFFIC OFFENSE

I. OFFENDER SCORING (RCW 9.94A.360 (12))

ADULT HIS			t and prior offe	enses were o	committed afte	er 7/1/86, cour	t all convictio	ns separately	, except (a) p	riors found to	encompass the
	Enter number of Vehic	ular Homicide a	and Vehicular /	Assault convi	ctions						x 2 =
	Enter number of other	felony conviction	ons								x 1 =
	er of Driving While Intox and misdemeanor Hit a		•		ŭ						x 1 =
JUVENILE H	HISTORY: (Adjudication	ons entered on	the same date	count as one	offense exce	pt for violent o	ffenses with s	eparate victim	s)		
	Enter number of Vehic	ular Homicide a	and Vehicular /	Assault adjud	ications						x 2 =
	Enter number of other	felony adjudica	tions								x 1/2 =
	Enter number of Driving While Intoxicated, Actual Physical Control, Reckless Driving and misdemeanor Hit and Run - Attended adjudications										x 1/2 =
OTHER CUF	RRENT OFFENSES:	(Other current of	offenses which	do not encor	mpass the san	me conduct co	unt in offende	r score)			
	Enter number of Vehic	ular Homicide a	and Vehicular /	Assault convi	ctions						x 2 =
	Enter number of other	felony conviction	ons								x 1 =
	er of Driving While Intox and misdemeanor Hit a		•		ū						x 1 =
STATUS: W	as the offender on cor	mmunity placen	nent on the dat	e the current	offense was o	committed? (if	yes),				+ 1 =
	ast column to get the O wn to the nearest whol										
				II.	SENTENCE	RANGE					
A. OFFENDE	ER SCORE:	0	1	2	3	4	5	6	7	8	9 or more

STANDARD RANGE (LEVEL I)

0 - 60	0 - 90	2 - 5	2 - 6	3 - 8	4 - 12	12+ - 14	14 - 18	17 - 22	22 - 29
days	days	months	months	months	months	months	months	months	months

- A. If "First-time offender: eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

BAIL JUMPING WITH CLASS A FELONY

(RCW 9A.76.170(2)(b))

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served conseparately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to consequently.	ound to encompass the
Enter number of felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score (Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL V)

0	1	2	3	4	5	6	7	8	9 or more
6 - 12	12+ - 14	13 - 17	15 - 20	22 - 29	33 - 43	41 - 54	51 - 68	62 - 82	72 - 96
months	months	months	months	months	months	months	months	months	months

B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).

III. SENTENCING OPTIONS

A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).

- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23))

BAIL JUMPING WITH CLASS B OR C FELONY

(RCW 9A.76.170(2)(c))

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served conse	cutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors four	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	as one offense.)
Enter number of felony convictions	x 1 =
<u>JUVENILE HISTORY</u> : (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL III)

0	1	2	3	4	5	6	7	8	9 or more
1 - 3	3 - 8	4 - 12	9 - 12	12+ - 16	17 - 22	22 - 29	33 - 43	43 - 57	51 - 68
months	months	months	months	months	months	months	months	months	months

B. Statutory maximum sentence is 60 months (5 years) (RCW 9A.20.021 (1)(c)).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A. 030(23)).

BAIL JUMPING WITH MURDER 1

(RCW 9A.76.170(2)(a))

VIOLENT

(If sexual motivation finding/verdict, use form on page 42)

I. OFFENDER SCORING (RCW 9.94A.360 (9))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served conserved concurrently as one offense; those served conserved concurrently as one offense; those served concurrently as one offense; the served concur	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors four	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	as one offense.)
Enter number of serious violent and violent felony convictions	x 2 =
Enter number of nonviolent felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 2 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other serious violent and violent felony convictions	x 2 =
Enter number of nonviolent felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score (Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL VI)

0	1	2	3	4	5	6	7	8	9 or more
12+ - 14	15 - 20	21 - 27	26 - 34	31 - 41	36 - 48	46 - 61	57 - 75	67 - 89	77 - 102
months	months	months	months	months	months	months	months	months	months

B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).

BRIBE RECEIVED BY WITNESS

(RCW 9A.72.100)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY:(If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions and the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions are prior of the prior of the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served concurrently as one offense; those served concurrently as one offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served concurrently as one offense; the prior offense is the prior of the prior o	ecutively are counted								
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors fou	and to encompass the								
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count as one									
Enter number of felony convictions	x 1 =								
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)									
Enter number of serious violent and violent felony adjudications	x 1 =								
Enter number of nonviolent felony adjudications	x 1/2 =								
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)									
Enter number of other felony convictions.	x 1 =								
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =								
Total the last column to get the Offender Score									
(Round down to the nearest whole number)									

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL IV)

0	1	2	3	4	5	6	7	8	9 or more
3 - 9	6 - 12	12+ - 14	13 - 17	15 - 20	22 - 29	33 - 43	43 - 57	53 - 70	63 - 84
months	months	months	months	months	months	months	months	months	months

B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

BRIBERY

(RCW 9A.68.010)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY:(If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions and the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions are considered by the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served concurrently as one offense; the prior offense is the pri	secutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors for	and to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to countries to countries to countries the countries of	it as one offense.)
Enter number of felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the negreet whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL VI)

0	1	2	3	4	5	6	7	8	9 or more
12+ - 14	15 - 20	21 - 27	26 - 34	31 - 41	36 - 48	46 - 61	57 - 75	67 - 89	77 - 102
months	months	months	months	months	months	months	months	months	months

B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).

Α.	If "First-time offender"	' eligible: 0-90 dav	s confinement and ur	o to two ve	ears of community	supervision with	conditions (R0	CW 9.94A.120 (5	١)).

B. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

BRIBING A WITNESS

(RCW 9A.72.090)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consecut	ively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors found to	o encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count as	one offense.)
Enter number of felony convictions	_x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	_x 1 =
Enter number of nonviolent felony adjudications	_ x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	_x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE

(LEVEL IV)

0	1	2	3	4	5	6	7	8	9 or more
3 - 9	6 - 12	12+ - 14	13 - 17	15 - 20	22 - 29	33 - 43	43 - 57	53 - 70	63 - 84
months	months	months	months	months	months	months	months	months	months

B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

BURGLARY, FIRST DEGREE

(RCW 9A.52.020)

BURGLARY 1 (VIOLENT)

(If sexual motivation finding/verdict, use form on page 14)

I. OFFENDER SCORING (RCW 9.94A.360 (11))

ADULT HISTORY (K. II		14 - 6 - -	7/4/00						. 1	.1
ADULT HISTORY:(If the prior offe						•				· ·
, ,		der RCW 9.94								encompass the
same crimir	iai conduct un	Jer RCW 9.94 <i>F</i>	4.400(1)(a), a	na (b) priors s	entencea cond	currently that t	ine current col	urt determines	to count as or	ne offense.)
Enter number of seriou	ıs violent and v	iolent felony co	onvictions							x 2 =
Enter number of Burgla	ary 2 or Reside	ential Burglary o	convictions							x 2 =
Enter number of other	nonviolent felo	ony convictions								x 1 =
JUVENILE HISTORY: (Adjudication	ns entered on	the same date	count as one	offense exce	pt for violent o	ffenses with s	eparate victim	s)		
Enter number of serious violent and violent felony adjudications										x 2 =
Enter number of Burglary 2 or Residential Burglary adjudications										x 1 =
Enter number of other	Enter number of other nonviolent felony adjudications									x 1/2 =
OTHER CURRENT OFFENSES:	(Other current	offenses which	n do not encor	mpass the san	ne conduct co	unt in offende	r score)			
Enter number of other	serious violent	and violent fel	ony conviction	าร						x 2 =
Enter number of Burgla	ary 2 or Reside	ential Burglary o	convictions							x 2 =
Enter number of other	nonviolent felo	ny convictions								x 1 =
STATUS: Was the offender on con	nmunity placer	ment on the dat	te the current	offense was c	committed? (if	yes),				+ 1 =
Total the last column to get the O	ffender Score									
(Round down to the nearest whole										
	II. SENTENCE RANGE									
			II.	SENTENCE	RANGE					
A. OFFENDER SCORE:	0	1	2	3	4	5	6	7	8	9 or more

STANDARD RANGE (LEVEL VII)

15 - 20	21 - 27	26 - 34	31 - 41	36 - 48	41 - 54	57 - 75	67 - 89	77 - 102	87 - 116
months	months								

- B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).
- C. Add 18 months to the entire standard sentence range with a special verdict/finding that the offender or an accomplice was armed with a deadly weapon (RCW 9.94A.310, 9.94A.125), and one year of community placement following release from state prison (RCW 9.94A.120 (8)).

BURGLARY, RESIDENTIAL

(RCW 9A.52.025)

RESIDENTIAL BURGLARY

(If sexual motivation finding/verdict, use form on page 18)

I. OFFENDER SCORING (RCW 9.94A.360 (16))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consecutively are counted							
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors	found to encompass the						
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to constraints and conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to constraints and conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to constraints and conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to constraints are constraints.	ount as one offense.)						
Enter number of Burglary 1 convictions	x 2 =						
Enter number of Burglary 2 or Residential Burglary convictions	x 2 =						
Enter number of other felony convictions	x 1 =						
<u>JUVENILE HISTORY</u> : (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)							
Enter number of Burglary 1 adjudications	x 2 =						
Enter number of Burglary 2 or Residential Burglary adjudications	x 1 =						
Enter number of serious violent and violent felony adjudications	x 1 =						
Enter number of nonviolent felony adjudications	x 1/2 =						
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)							
Enter number of other Burglary 1 convictions	x 2 =						
Enter number of other Burglary 2 or Residential Burglary convictions	x 2 =						
Enter number of other felony convictions	x 1 =						
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =						
Total the last column to get the Offender Score (Round down to the nearest whole number)							

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL IV)

0	1	2	3	4	5	6	7	8	9 or more
3 - 9	6 - 12	12+ - 14	13 - 17	15 - 20	22 - 29	33 - 43	43 - 57	53 - 70	63 - 84
months	months	months	months	months	months	months	months	months	months

B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention under certain conditions (RCW 9.94A.030 (23) and (35)).

BURGLARY, SECOND DEGREE

(RCW 9A.52.030)

BURGLARY 2

(If sexual motivation finding/verdict, use form on page 18)

I. OFFENDER SCORING (RCW 9.94A.360 (16))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consecutively are counted							
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors	found to encompass the						
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to constraints and constraints are constraints.	ount as one offense.)						
Enter number of Burglary 1 convictions	x 2 =						
Enter number of Burglary 2 or Residential Burglary convictions	x 2 =						
Enter number of other felony convictions	x 1 =						
<u>JUVENILE HISTORY</u> : (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)							
Enter number of Burglary 1 adjudications	x 2 =						
Enter number of Burglary 2 or Residential Burglary adjudications	x 1 =						
Enter number of serious violent and violent felony adjudications	x 1 =						
Enter number of nonviolent felony adjudications	x 1/2 =						
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)							
Enter number of Burglary 1 convictions	x 2 =						
Enter number of other Burglary 2 or Residential Burglary convictions	x 2 =						
Enter number of other felony convictions	x 1 =						
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =						
Total the last column to get the Offender Score (Round down to the nearest whole number)							

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL III)

0	1	2	3	4	5	6	7	8	9 or more
1 - 3	3 - 8	4 - 12	9 - 12	12+ - 16	17 - 22	22 - 29	33 - 43	43 - 57	51 - 68
months	months	months	months	months	months	months	months	months	months

- B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).
- C. Add 12 months to the entire standard sentence range with a special verdict/finding that the offender or an accomplice was armed with a deadly weapon (RCW 9.94A.310, 9.94A.125).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention under certain conditions (RCW 9.94A.030 (23) and (36)).

CHILD MOLESTATION, FIRST DEGREE

(RCW 9A.44.083)

VIOLENT SEX

I. OFFENDER SCORING (RCW 9.94A.360 (17))

ADULT HISTORY:(If the	e prior offe	nse was com	mitted before 7	7/1/86, count	prior adult off	enses serve	d concurrently	as one offen	se; those serv	ed consecutiv	ely are counted
s	separately.	If both curre	nt and prior off	enses were	committed after	er 7/1/86, co	unt all convict	ions separate	ly, except (a) p	riors found to	encompass the
s	same crimir	al conduct un	der RCW 9.94	A.400(1)(a), a	and (b) priors s	entenced co	ncurrently tha	t the current of	ourt determines	to count as o	ne offense.)
Enter numb	er of sex of	fense convicti	ons								x 3 =
Enter numb	er of other	serious violen	t and violent fe	ony convictio	ns						x 2 =
Enter numb	er of other	nonviolent feld	ony convictions								x 1 =
JUVENILE HISTORY: (Adjudicatio	ns entered on	the same date	count as one	e offense exce	pt for violent	offenses with	separate victi	ms)		
Enter numb	er of sex of	fense adjudica	ations								x 3 =
Enter numb	er of other	serious violen	t and violent fe	ony adjudicat	ions						x 2 =
Enter numb	er of other	nonviolent felo	ony adjudication	าร						:	x 1/2 =
OTHER CURRENT OFF	FENSES: (Other current	offenses which	n do not enco	mpass the sar	me conduct o	ount in offend	er score)			
Enter numb	er of other	sex offense co	onvictions								x 3 =
Enter numb	er of other	serious violen	t and violent fe	ony convictio	ns						x 2 =
Enter numb	er of other	nonviolent felo	ony convictions								x 1 =
STATUS: Was the offer	nder on con	nmunity place	ment on the da	te the current	offense was o	committed? (if yes),				+ 1 =
Total the last column to (Round down to the ne	_)								
(Round down to the ne	carest whom	e number)									
	1			II.	SENTENCE	RANGE					
A. OFFENDER SCORE:		0	1	2	3	4	5	6	7	8	9 or more

STANDARD RANGE (LEVEL X)

51 - 68	57 - 75	62 - 82	67 - 89	72 - 96	77 - 102	98 - 130	108 - 144	129 - 171	149 - 198
months	months	months	months	months	months	months	months	months	months

- B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).
- C. Community placement must be served following release from state prison (RCW 9.94A.120 (8)).

III. SENTENCING OPTIONS

A. If no prior sex offense conviction and sentence is less than eight years: Special Sex Offender Sentencing Alternative (RCW 9.94A.120 (7)(a)).

CHILD MOLESTATION, SECOND DEGREE

(RCW 9A.44.086)

NONVIOLENT SEX

I. OFFENDER SCORING (RCW 9.94A.360 (17))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served concurrently as one offense; the concurrent large concurrent large concurrently as one offense; the concurrent large concurrent l	consecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors	found to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to constraints and conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to constraints and conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to constraints are constraints.	count as one offense.)
Enter number of sex offense convictions	x 3 =
Enter number of other felony convictions	x 1 =
<u>JUVENILE HISTORY</u> : (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of sex offense adjudications	x 3 =
Enter number of other serious violent and violent felony adjudications	x 1 =
Enter number of other nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other sex offense convictions	x 3 =
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score (Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL VII)

0	1	2	3	4	5	6	7	8	9 or more
15 - 20	21 - 27	26 - 34	31 - 41	36 - 48	41 - 54	57 - 75	67 - 89	77 - 102	87 - 116
months	months								

В.	The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).

 $C. \ \ Community \ placement \ must be \ served following \ release \ from \ state \ prison \ (RCW \ 9.94A.120 \ (8)).$

III. SENTENCING OPTIONS

A. If no prior sex offense conviction and sentence is less than eight years: Special Sex Offender Sentencing Alternative (RCW 9.94A.120 (7)(a)).

CHILD MOLESTATION, THIRD DEGREE

(RCW 9A.44.089)

NONVIOLENT SEX

I. OFFENDER SCORING (RCW 9.94A.360 (17))

<u>ADULT HISTORY</u> :(If the prior offense was committed <i>before</i> 7/1/86, count prior adult offenses served concurrently as one offense; those served concurrently	ensecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors	ound to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to co	unt as one offense.)
Enter number of sex offense convictions	x 3 =
Enter number of other felony convictions.	x 1 =
<u>JUVENILE HISTORY</u> : (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of sex offense adjudications	x 3 =
Enter number of other serious violent and violent felony adjudications	x 1 =
Enter number of other nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other sex offense convictions	x 3 =
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL V)

0	1	2	3	4	5	6	7	8	9 or more
6 - 12	12+ - 14	13 - 17	15 - 20	22 - 29	33 - 43	41 - 54	51 - 68	62 - 82	72 - 96
months	months	months	months	months	months	months	months	months	months

- B. Statutory maximum sentence is 60 months (5 years) (RCW 9A.20.021 (1)(c)).
- C. Community placement must be served following release from state prison (RCW 9.94A. 120(8)).

- A. If no prior sex offense conviction and sentence is less than eight years: Special Sex Offender Sentencing Alternative (RCW 9.94A.120 (7)(a)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).

COMMUNICATION WITH A MINOR FOR IMMORAL PURPOSES

(RCW 9.68A.090)

NONVIOLENT SEX

I. OFFENDER SCORING (RCW 9.94A.360 (17))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served concurrently	nsecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors f	ound to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to co	unt as one offense.)
Enter number of sex offense convictions	x 3 =
Enter number of other felony convictions.	x 1 =
<u>JUVENILE HISTORY</u> : (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of sex offense adjudications	x 3 =
Enter number of other serious violent and violent felony adjudications	x 1 =
Enter number of other nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other sex offense convictions	x 3 =
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL III)

0	1	2	3	4	5	6	7	8	9 or more
1 - 3	3 - 8	4 - 12	9 - 12	12+ - 16	17 - 22	22 - 29	33 - 43	43 - 57	51 - 68
months	months	months	months	months	months	months	months	months	months

- B. Statutory maximum sentence is 60 months (5 years) (RCW 9A.20.021 (1)(c)).
- C. Community placement must be served following release from state prison (RCW 9.94A.120 (8)).

- A. If no prior sex offense conviction and sentence is less than eight years: Special Sex Offender Sentencing Alternative (RCW 9.94A.120 (7)(a)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).

COMPUTER TRESPASS, FIRST DEGREE

(RCW 9A.52.110)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served constraints and the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served concurrently as one offense; the prior offense is the concurrent large and the concurrent lar	secutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors for	und to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to court	nt as one offense.)
Enter number felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL II)

0	1	2	3	4	5	6	7	8	9 or more
0 - 90	2 - 6	3 - 9	4 - 12	12+ - 14	14 - 18	17 - 22	22 - 29	33 - 43	43 - 57
days	months	months	months	months	months	months	months	months	months

III. SENTENCING OPTIONS

A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).

- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

CRIMINAL MISTREATMENT, FIRST DEGREE

(RCW 9A.42.020)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served concurrently	nsecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors to	ound to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to co	unt as one offense.)
Enter number of felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Paying dayin to the negreet whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL V)

0	1	2	3	4	5	6	7	8	9 or more
6 - 12	12+ - 14	13 - 17	15 - 20	22 - 29	33 - 43	41 - 54	51 - 68	62 - 82	72 - 96
months	months	months	months	months	months	months	months	months	months

B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

CRIMINAL MISTREATMENT, SECOND DEGREE

(RCW 9A.42.030)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consecutives.)	cutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors found	d to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count a	as one offense.)
Enter number of felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL III)

0	1	2	3	4	5	6	7	8	9 or more
1 - 3	3 - 8	4 - 12	9 - 12	12+ - 16	17 - 22	22 - 29	33 - 43	43 - 57	51 - 68
months	months	months	months	months	months	months	months	months	months

B. Statutory maximum sentence is 60 months (5 years) (RCW 9A.20.021 (1)(c)).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

CUSTODIAL ASSAULT

(RCW 9A.36.100)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served conserved concurrently as one offense; those served conserved concurrently as one offense; those served concurrently as one offense; the served concurrently as offense; the served concurrently as offense; the served concurrently as	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors found	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	as one offense.)
Enter number of felony convictions	x 1 =
<u>JUVENILE HISTORY</u> : (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL III)

0	1	2	3	4	5	6	7	8	9 or more
1 - 3	3 - 8	4 - 12	9 - 12	12+ - 16	17 - 22	22 - 29	33 - 43	43 - 57	51 - 68
months	months	months	months	months	months	months	months	months	months

B. Statutory maximum sentence is 60 months (5 years) (RCW 9A.20.021 (1)(c)).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

DAMAGING BUILDING, ETC., BY EXPLOSION

WITH THREAT TO HUMAN BEING

(RCW 70.74.280 (1))

VIOLENT

(If sexual motivation finding/verdict, use form on page 42)

I. OFFENDER SCORING (RCW 9.94A.360 (9))

ADULT HISTORY:(If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served concurrently	nsecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors for	ound to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to cou	unt as one offense.)
Enter number of serious violent and violent felony convictions	x 2 =
Enter number of nonviolent felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 2 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other serious violent and violent felony convictions	x 2 =
Enter number of nonviolent felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE: STANDARD RANGE

(LEVEL X)

0	1	2	3	4	5	6	7	8	9 or more
51 - 68	57 - 75	62 - 82	67 - 89	72 - 96	77 - 102	98 - 130	108 - 144	129 - 171	149 - 198
months	months	months	months	months	months	months	months	months	months

B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).

DAMAGING BUILDING, ETC., BY EXPLOSION

NO THREAT TO HUMAN BEING

(RCW 70.74.280 (2))

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served conse	cutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors four	d to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	as one offense.)
Enter number of felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL VI)

0	1	2	3	4	5	6	7	8	9 or more
12+ - 14	15 - 20	21 - 27	26 - 34	31 - 41	36 - 48	46 - 61	57 - 75	67 - 89	77 - 102
months	months	months	months	months	months	months	months	months	months

B. Statutory maximum sentence is 60 months (5 years) (RCW 9A.20.021 (1)(c)).

III. SENTENCING OPTIONS

A. I	f "First-time offender"	eligible: 0-90 d	days confinement and	d up to two	years of community	supervision with	conditions (RCW 9.94A.120 (5)).

B. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

DEALING IN DEPICTIONS OF MINOR

ENGAGED IN SEXUALLY EXPLICIT CONDUCT

(RCW 9.68A.050)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions and the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions are considered by the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served concurrently are concurrently as one offense; those served concurrently are concurrently as one offense; the concurrent large and th	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors four	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	as one offense.)
Enter number of felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions.	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL VII)

0	1	2	3	4	5	6	7	8	9 or more
15 - 20	21 - 27	26 - 34	31 - 41	36 - 48	41 - 54	57 - 75	67 - 89	77 - 102	87 - 116
months	months								

B. Statutory maximum sentence is 60 months (5 years) (RCW 9A.20.021 (1)(c)).

III. SENTENCING OPTIONS

A. I	f "First-time offender"	eligible: 0-90 d	days confinement and	d up to two	years of community:	supervision with condition	s (RCW 9.94A.120 (5	5)).

B. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

ENDANGERING LIFE AND PROPERTY BY EXPLOSIVES

WITH THREAT TO HUMAN BEING

(RCW 70.74.270 (1))

VIOLENT

(If sexual motivation finding/verdict, use form on page 42)

I. OFFENDER SCORING (RCW 9.94A.360 (9))

ADULT HISTORY:(If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served concurrently	nsecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors f	ound to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to co	unt as one offense.)
Enter number of serious violent and violent felony convictions	x 2 =
Enter number of nonviolent felony convictions	x 1 =
<u>JUVENILE HISTORY</u> : (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 2 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other serious violent and violent felony convictions	x 2 =
Enter number of nonviolent felony convictions	x 1 =
STATUS : Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE

(LEVEL IX)

	0	1	2	3	4	5	6	7	8	9 or more
31	- 41	36 - 48	41 - 54	46 - 61	51 - 68	57 - 75	77 - 102	87 - 116	108 - 144	129 - 171
mo	nths	months	months	months	months	months	months	months	months	months

B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).

ENDANGERING LIFE AND PROPERTY BY EXPLOSIVES

WITH NO THREAT TO HUMAN BEING

(RCW 70.74.270 (2))

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served conserved concurrently as one offense; those served concurrently as one offense.)	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors four	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	as one offense.)
Enter number of felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL VI)

0	1	2	3	4	5	6	7	8	9 or more
12+ - 14	15 - 20	21 - 27	26 - 34	31 - 41	36 - 48	46 - 61	57 - 75	67 - 89	77 - 102
months	months	months	months	months	months	months	months	months	months

B. Statutory maximum sentence is 60 months (5 years) (RCW 9A.20.021 (1)(c)).

III. SENTENCING OPTIONS

۸ ۱		liaile - 0 00 days a saudia a saudia a sa		and the second s	(DOM 0 044 400 (E))
A. I	r "First-time offender" e	eligible: 0-90 days confinement and	i up to two years of communi	ly supervision with conditions	(RCW 9.94A.120 (5)).

B. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

ESCAPE, FIRST DEGREE

(RCW 9A.76.110)

ESCAPE

I. OFFENDER SCORING (RCW 9.94A.360 (15))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served concurrently	nsecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors for	ound to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to cou	unt as one offense.)
Enter number of felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS : Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	
(Nound down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL IV)

0	1	2	3	4	5	6	7	8	9 or more
3 - 9	6 - 12	12+ - 14	13 - 17	15 - 20	22 - 29	33 - 43	43 - 57	53 - 70	63 - 84
months	months	months	months	months	months	months	months	months	months

- B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).
- C. Add 12 months to the entire standard sentence range with a special verdict/finding that the offender or an accomplice was armed with a deadly weapon (RCW 9.94A.310, 9.94A.125).

- A. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- B. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).

C. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

ESCAPE, SECOND DEGREE

(RCW 9A.76.120)

ESCAPE

I. OFFENDER SCORING (RCW 9.94A.360 (15))

ADULT H	ISTORY:(If t	the prior offe	ense was committe	ed before 7/1/86, co	unt prior adult o	offenses served	d concurrently	as one offense;	those served cons	secutively are counted
		separately.	If both current a	nd prior offenses we	ere committed a	after 7/1/86, cou	unt all conviction	ons separately, e	except (a) priors for	and to encompass the
		same crimir	nal conduct under	RCW 9.94A.400(1)(a), and (b) priors	s sentenced co	ncurrently that	the current court	determines to cour	t as one offense.)
	Enter num	nber of felony	convictions						<u> </u>	x 1 =
JUVENILE	E HISTORY:	(Adjudicatio	ons entered on the	same date count as	one offense ex	cept for violent	offenses with s	separate victims)		
	Enter num	nber of felony	/ adjudications							x 1/2 =
OTHER C	URRENT O	FFENSES:	(Other current offe	enses which do not e	encompass the s	same conduct c	ount in offende	er score)		
	Enter num	nber of other	felony convictions							x 1 =
STATUS:	Was the off	ender on cor	mmunity placemer	it on the date the cur	rent offense was	s committed? (i	if yes),			+ 1 =
		n to get the O nearest whol	Offender Score le number)							

II. SENTENCE RANGE

A. OFFENDER SCORE:

STANDARD RANGE (LEVEL III)

0	1	2	3	4	5	6	7	8	9 or more
1 - 3	3 - 8	4 - 12	9 - 12	12+ - 16	17 - 22	22 - 29	33 - 43	43 - 57	51 - 68
months	months	months	months	months	months	months	months	months	months

B. Statutory maximum sentence is 60 months (5 years) (RCW 9A.20.021 (1)(c)).

III. SENTENCING OPTIONS

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).

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\sim	If contance is one	par or lace.	community	cupanticion may	he ordered for u	n to one ve	ar (RCW 9.94A.383).
U.	II SCHICHICE IS OHE Y	real Ul less.	COMMITTION	Supervision may	DE OIGEIEG IOI G	p to one yea	31 (INOVV 3.34M.303).

D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

ESCAPE FROM COMMUNITY CUSTODY

(RCW 72.09.310)

ESCAPE

I. OFFENDER SCORING (RCW 9.94A.360 (14))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served conse	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors four	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	as one offense.)
Enter number of Escape 1, Escape 2, Willful Failure to Return from Furlough, Willful Failure to Return from Work Release, and Escape from Community Custody convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of Escape 1, Escape 2, Willful Failure to Return from Furlough, and Willful Failure to Return from Work Release adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other Escape 1, Escape 2, Willful Failure to Return from Furlough, Willful Failure to	
Return from Work Release, and Escape from Community Custody convictions	x 1 =
STATUS: The offender was on community placement on the date the current offense was committed	+ 1 =
Total the last column to get the Offender Score (Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:

STANDARD RANGE (LEVEL II)

0	1	2	3	4	5	6	7	8	9 or more
0 - 90	2 - 6	3 - 9	4 - 12	12+ - 14	14 - 18	17 - 22	22 - 29	33 - 43	43 - 57
days	months	months	months	months	months	months	months	months	months

B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).

III. SENTENCING OPTIONS

A. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).

B. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

EXPLOSIVE DEVICES PROHIBITED

(RCW 70.74.180)

VIOLENT

(If sexual motivation finding/verdict, use form on page 42)

I. OFFENDER SCORING (RCW 9.94A.360 (9))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served constraints are constraints.)	secutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors for	und to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to cour	nt as one offense.)
Enter number of serious violent and violent felony convictions	x 2 =
Enter number of nonviolent felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 2 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other serious violent and violent felony convictions	x 2 =
Enter number of nonviolent felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL IX)

0	1	2	3	4	5	6	7	8	9 or more
31 - 41	36 - 48	41 - 54	46 - 61	51 - 68	57 - 75	77 - 102	87 - 116	108 - 144	129 - 171
months	months	months	months						

B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).

EXTORTION, FIRST DEGREE

(RCW 9A.56.120)

VIOLENT

(If sexual motivation finding/verdict, use form on page 42)

I. OFFENDER SCORING (RCW 9.94A.360 (9))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served concurrently as one offense; those served concurrently as one offense; those served concurrently as one offense.)	nsecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors for	ound to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to con-	unt as one offense.)
Enter number of serious violent and violent felony convictions	x 2 =
Enter number of nonviolent felony convictions	x 1 =
<u>JUVENILE HISTORY</u> : (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 2 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other serious violent and violent felony convictions	x 2 =
Enter number of nonviolent felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL V)

0		1	2	3	4	5	6	7	8	9 or more
6 - 1	12	12+ - 14	13 - 17	15 - 20	22 - 29	33 - 43	41 - 54	51 - 68	62 - 82	72 - 96
mont	ths	months	months	months	months	months	months	months	months	months

B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).

- A. If sentence is one year or less: part or all of the sentence may be converted to partial confinement (RCW 9.94A.380).
- B. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).

EXTORTION, SECOND DEGREE

(RCW 9A.56.130)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY:(If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions and the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions are considered by the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions are considered by the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served concurrently as one offense; those served concurrently as one offense; those served concurrently as one offense; the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served constructions are considered by the prior offense was considered by t	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors four	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	t as one offense.)
Enter number of felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the pearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL III)

0	1	2	3	4	5	6	7	8	9 or more
1 - 3	3 - 8	4 - 12	9 - 12	12+ - 16	17 - 22	22 - 29	33 - 43	43 - 57	51 - 68
months	months	months	months	months	months	months	months	months	months

B. Statutory maximum sentence is 60 months (5 years) (RCW 9A.20.021 (1)(c)).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

EXTORTIONATE EXTENSION OF CREDIT

(RCW 9A.82.020)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served conse	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors four	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	as one offense.)
Enter number of felony convictions	x 1 =
JUVENILE HISTORY : (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score (Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL V)

0	1	2	3	4	5	6	7	8	9 or more
6 - 12	12+ - 14	13 - 17	15 - 20	22 - 29	33 - 43	41 - 54	51 - 68	62 - 82	72 - 96
months	months	months	months	months	months	months	months	months	months

B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

EXTORTIONATE MEANS TO COLLECT EXTENSIONS OF CREDIT

(RCW 9A.82.040)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served cons	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors fou	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	t as one offense.)
Enter number of felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score (Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL V)

0	1	2	3	4	5	6	7	8	9 or more
6 - 12	12+ - 14	13 - 17	15 - 20	22 - 29	33 - 43	41 - 54	51 - 68	62 - 82	72 - 96
months	months	months	months	months	months	months	months	months	months

B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

FALSE VERIFICATION FOR WELFARE

(RCW 74.08.055)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served conserved concurrently as one offense; those served conserved concurrently as one offense; those served concurrently as one offense; the served concurrently as offense; the served concurrently as offense; the served concurrently as	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors found	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	as one offense.)
Enter number of felony convictions	x 1 =
<u>JUVENILE HISTORY</u> : (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL I)

0	1	2	3	4	5	6	7	8	9 or more
0 - 60	0 - 90	2 - 5	2 - 6	3 - 8	4 - 12	12+ - 14	14 - 18	17 - 22	22 - 29
days	days	months	months	months	months	months	months	months	months

III. SENTENCING OPTIONS

A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).

- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

FORGERY

(RCW 9A.60.020)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served conse	cutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors four	d to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	as one offense.)
Enter number of felony convictions	x 1 =
<u>JUVENILE HISTORY</u> : (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
<u></u>	
Total the last column to get the Offender Score	
(Round down to the pearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL I)

0	1	2	3	4	5	6	7	8	9 or more
0 - 60	0 - 90	2 - 5	2 - 6	3 - 8	4 - 12	12+ - 14	14 - 18	17 - 22	22 - 29
days	days	months	months	months	months	months	months	months	months

III. SENTENCING OPTIONS

A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).

- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

HARASSMENT

(RCW 9A.46.020)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served constraints are constraints.)	secutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors for	and to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to coun	at as one offense.)
Enter number of felony convictions	x 1 =
<u>JUVENILE HISTORY</u> : (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the pearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL III)

0	1	2	3	4	5	6	7	8	9 or more
1 - 3	3 - 8	4 - 12	9 - 12	12+ - 16	17 - 22	22 - 29	33 - 43	43 - 57	51 - 68
months	months	months	months	months	months	months	months	months	months

B. Statutory maximum sentence is 60 months (5 years) (RCW 9A.20.021 (1)(c)).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).

HIT AND RUN - INJURY ACCIDENT

(RCW 46.52.020 (4))

NONVIOLENT TRAFFIC OFFENSE

I. OFFENDER SCORING (RCW 9.94A.360 (12))

<u>ADULT HISTORY</u> :(If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served constraints	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors found	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	as one offense.)
Enter number of Vehicular Homicide and Vehicular Assault convictions	x 2 =
Enter number of other felony convictions	x 1 =
Enter number of Driving While Intoxicated, Actual Physical Control, Reckless Driving and misdemeanor Hit and Run - Attended convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of Vehicular Homicide and Vehicular Assault adjudications	x 2 =
Enter number of other felony adjudications	x 1/2 =
Enter number of Driving While Intoxicated, Actual Physical Control, Reckless Driving and misdemeanor Hit and Run - Attended adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of Vehicular Homicide and Vehicular Assault convictions	x 2 =
Enter number of other felony convictions	x 1 =
Enter number of Driving While Intoxicated, Actual Physical Control, Reckless Driving and misdemeanor Hit and Run - Attended convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score (Round down to the nearest whole number)	

II. SENTENCE RANGE

A.	OFFENDER SCORE:
	STANDARD RANGE
	(LEVEL IV)

0	1	2	3	4	5	6	7	8	9 or more
3 - 9	6 - 12	12+ - 14	13 - 17	15 - 20	22 - 29	33 - 43	43 - 57	53 - 70	63 - 84
months	months	months	months	months	months	months	months	months	months

B. Statutory maximum sentence is 60 months (5 years) (RCW 9A.20.021 (1)(c)).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

HOMICIDE BY ABUSE

(RCW 9A.32.055)

SERIOUS VIOLENT

(If sexual motivation finding/verdict, use form on page 38)

I. OFFENDER SCORING (RCW 9.94A.360 (10))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consecutively are counted									
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors for	ound to encompass the								
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to con-	unt as one offense.)								
Enter number of serious violent felony convictions	x 3 =								
Enter number of violent felony convictions	x 2 =								
Enter number of nonviolent felony convictions	x 1 =								
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)									
Enter number of serious violent felony adjudications	x 3 =								
Enter number of violent felony adjudications	x 2 =								
Enter number of nonviolent felony adjudications	x 1/2 =								
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)									
Enter number of other violent felony convictions	x 2 =								
Enter number of nonviolent felony convictions	x 1 =								
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =								
Total the last column to get the Offender Score (Round down to the nearest whole number)									

II. SENTENCE RANGE

A. OFFENDER SCORE:

STANDARD RANGE

0	1	2	3	4	5	6	7	8	9 or more
240 - 320	250 - 333	261 - 347	271 - 361	281 - 374	291 - 388	312 - 416	338 - 450	370 - 493	411 - 548

| (LEVEL XIV) | months |
|-------------|--------|--------|--------|--------|--------|--------|--------|--------|--------|--------|

- B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).
- $C. \ \ Community \ placement \ must be \ served following \ release \ from \ state \ prison \ (RCW \ 9.94A.120 \ (8)).$

INCEST, FIRST DEGREE

(RCW 9A.64.020 (1))

NONVIOLENT SEX

I. OFFENDER SCORING (RCW 9.94A.360 (17))

<u>ADULT HISTORY</u> :(If the prior offense was committed <i>before</i> 7/1/86, count prior adult offenses served concurrently as one offense; those served consecutively are counted								
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors	found to encompass the							
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to constraints and conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to constraints are constraints.	count as one offense.)							
Enter number of sex offense convictions	x 3 =							
Enter number of other felony convictions	x 1 =							
<u>JUVENILE HISTORY</u> : (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)								
Enter number of sex offense adjudications	x 3 =							
Enter number of other serious violent and violent felony adjudications	x 1 =							
Enter number of other nonviolent felony adjudications	x 1/2 =							
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)								
Enter number of other sex offense convictions	x 3 =							
Enter number of other felony convictions	x 1 =							
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =							
Total the last column to get the Offender Score (Round down to the nearest whole number)								

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL VI)

0	1	2	3	4	5	6	7	8	9 or more
12+ - 14	15 - 20	21 - 27	26 - 34	31 - 41	36 - 48	46 - 61	57 - 75	67 - 89	77 - 102
months	months	months	months	months	months	months	months	months	months

В	The range for attempt.	solicitation and	conspiracy is 75°	% of the range for the	completed crime	(RCW 9 94A 410)

C. Community placement must be served following release from state prison (RCW 9.94A.120 (8)).

III. SENTENCING OPTIONS

A. If no prior sex offense conviction and sentence is less then eight years: Special Sex Offender Sentencing Alternative (RCW 9.94A.120 (7)(a)).

INCEST, SECOND DEGREE

(RCW 9A.64.020 (2))

NONVIOLENT SEX

I. OFFENDER SCORING (RCW 9.94A.360 (17))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served conse	cutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors found	d to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	as one offense.)
Enter number of sex offense convictions	x 3 =
Enter number of other felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of sex offense adjudications	x 3 =
Enter number of other serious violent and violent felony adjudications	x 1 =
Enter number of other nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other sex offense convictions	x 3 =
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL V)

0	1	2	3	4	5	6	7	8	9 or more
6 - 12	12+ - 14	13 - 17	15 - 20	22 - 29	33 - 43	41 - 54	51 - 68	62 - 82	72 - 96
months	months	months	months	months	months	months	months	months	months

- B. Statutory maximum sentence is 60 months (5 years) (RCW 9A.20.021 (1)(c)).
- C. Community placement must be served following release from state prison (RCW 9.94A.120 (8)).

- A. If no prior sex offense conviction and sentence is less than eight years: Special Sex Offender Sentencing Alternative (RCW 9.94A.120 (7)(a)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).

INCITING CRIMINAL PROFITEERING

(RCW 9A.82.060(1)(b))

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY:(If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions and the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions are considered by the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served concurrently as one offense; the prior offense is the pri	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors fou	and to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to coun	t as one offense.)
Enter number of felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the negreet whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL IX)

0	1	2	3	4	5	6	7	8	9 or more
31 - 41	36 - 48	41 - 54	46 - 61	51 - 68	57 - 75	77 - 102	87 - 116	108 - 144	129 - 171
months	months	months	months						

- B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).
- C. Statutory maximum sentence is 120 months (10 years) (RCW 9A.20.021 (1)(b)).

Α.	lf	"First-time offender"	eligible: 0-90 da	vs confinement and u	p to two	vears of community	supervision with	conditions	(RCW 9.94A.120 (5)).

B. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

INDECENT LIBERTIES (WITH FORCIBLE COMPULSION)

(RCW 9A.44.100 (1)(a))

VIOLENT SEX

I. OFFENDER SCORING (RCW 9.94A.360 (17))

ADULT HISTORY: (If the prior offense was committed before 71/186, count prior adult offensess served concurrently as one offense; those served consecutively are counted separately. If both current and prior offenses were committed after 71/186, count all convictions separately, except (a) priors found to encompass the same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count as one offense.) Enter number of sex offense convictions	ADULT HIGTORY (V. II			14/00							
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count as one offense.) Enter number of sex offense convictions							•				•
Enter number of sex offense convictions			·								
Enter number of other nonviolent felony convictions					. , .		,				,
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims) Enter number of sex offense adjudications	Enter number of other	serious violent	t and violent fel	ony conviction	าร						x 2 =
Enter number of sex offense adjudications	Enter number of other	nonviolent felo	ony convictions								x 1 =
Enter number of other serious violent and violent felony adjudications	JUVENILE HISTORY: (Adjudication	ons entered on	n the same date	count as one	offense exce	ot for violent of	ffenses with s	eparate victim	s)		
Enter number of other nonviolent felony adjudications	Enter number of sex of	ffense adjudica	ations								x 3 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score) Enter number of other sex offense convictions	Enter number of other serious violent and violent felony adjudications										
Enter number of other sex offense convictions	Enter number of other nonviolent felony adjudications										
Enter number of other serious violent and violent felony convictionsx 2 = Enter number of other nonviolent felony convictionsx 1 =	OTHER CURRENT OFFENSES:	(Other current	offenses which	ı do not encor	mpass the san	ne conduct cou	unt in offende	r score)			
Enter number of other nonviolent felony convictions x 1 =x 1 =	Enter number of other	sex offense co	onvictions								x 3 =
	Enter number of other	serious violent	t and violent fel	ony conviction	าร						x 2 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes), + 1 =	Enter number of other	nonviolent felo	ony convictions								x 1 =
	STATUS: Was the offender on cor	mmunity place	ment on the da	te the current	offense was o	ommitted? (if y	yes),				+ 1 =
Total the last column to get the Offender Score (Round down to the nearest whole number)	· ·		е								
(A.C.A. Common Manuscr)	(1.34) down to the nearest who										
II. SENTENCE RANGE				II.	SENTENCE	RANGE					
A. OFFENDER SCORE: 0 1 2 3 4 5 6 7 8 9 or more	A. OFFENDER SCORE:	0	1	2	3	4	5	6	7	8	9 or more

STANDARD RANGE (LEVEL IX)

31 - 41	36 - 48	41 - 54	46 - 61	51 - 68	57 - 75	77 - 102	87 - 116	108 - 144	129 - 171
months	months	months	months						

- B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).
- C. Community placement must be served following release from state prison (RCW 9.94A.120 (8)).

III. SENTENCING OPTIONS

A. If no prior sex offense conviction and sentence is less than eight years: Special Sex Offender Sentencing Alternative (RCW 9.94A.120 (7)(a)).

INDECENT LIBERTIES (WITHOUT FORCIBLE COMPULSION)

(RCW 9A.44.100 (1)(b) and (c))

NONVIOLENT SEX

I. OFFENDER SCORING (RCW 9.94A.360 (17))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served constraints are constraints.)	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors fou	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to coun	t as one offense.)
Enter number of sex offense convictions	x 3 =
Enter number of other felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of sex offense adjudications	x 3 =
Enter number of other serious violent and violent felony adjudications	x 1 =
Enter number of other nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other sex offense convictions	x 3 =
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL VII)

0	1	2	3	4	5	6	7	8	9 or more
15 - 20	21 - 27	26 - 34	31 - 41	36 - 48	41 - 54	57 - 75	67 - 89	77 - 102	87 - 116
months	months								

В	The range for attempt.	solicitation and	conspiracy is 75°	% of the range for the	completed crime	(RCW 9 94A 410)

C. Community placement must be served following release from state prison (RCW 9.94A.120 (8)).

III. SENTENCING OPTIONS

A. If no prior sex offense conviction and sentence is less than eight years: Special Sex Offender Sentencing Alternative (RCW 9.94A.120 (7)(a)).

INFLUENCING OUTCOME OF SPORTING EVENT

(RCW 9A.82.070)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served conse	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors four	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	as one offense.)
Enter number of felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL IV)

0	1	2	3	4	5	6	7	8	9 or more
3 - 9	6 - 12	12+ - 14	13 - 17	15 - 20	22 - 29	33 - 43	43 - 57	53 - 70	63 - 84
months	months	months	months	months	months	months	months	months	months

B. Statutory maximum sentence is 60 months (5 years) (RCW 9A.20.021 (1)(c)).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

INTIMIDATING A JUDGE

(RCW 9A.72.160)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY:(If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions and the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions are considered by the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served concurrently as one offense; the prior offense is the pri	secutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors for	and to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to country that the current court determines the country that the current court determines the country that the current country that th	it as one offense.)
Enter number of felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the negreet whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL VI)

0	1	2	3	4	5	6	7	8	9 or more
12+ - 14	15 - 20	21 - 27	26 - 34	31 - 41	36 - 48	46 - 61	57 - 75	67 - 89	77 - 102
months	months	months	months	months	months	months	months	months	months

B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).

Α.	If "First-time offende	r" eligible: 0-90 days	s confinement and up to two	vears of community s	supervision with conditions (RCW 9.94A.120 (5)	١).

B. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

INTIMIDATING A JUROR

(RCW 9A.72.130)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY:(If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions and the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions are considered by the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served concurrently as one offense; the prior offense is the pri	secutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors for	and to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to country that the current court determines the country that the current court determines the country that the current country that th	it as one offense.)
Enter number of felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the negreet whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL VI)

0	1	2	3	4	5	6	7	8	9 or more
12+ - 14	15 - 20	21 - 27	26 - 34	31 - 41	36 - 48	46 - 61	57 - 75	67 - 89	77 - 102
months	months	months	months	months	months	months	months	months	months

B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).

Α.	If "First-time offende	r" eligible: 0-90 days	s confinement and up to two	vears of community s	supervision with conditions (RCW 9.94A.120 (5)	١).

B. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

INTIMIDATING A PUBLIC SERVANT

(RCW 9A.76.180)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served conserved concurrently as one offense; those served conserved concurrently as one offense; those served concurrently as one offense; the served concurrently as offense; the served concurrently as offense; the served concurrently as	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors four	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	as one offense.)
Enter number of felony convictions	x 1 =
<u>JUVENILE HISTORY</u> : (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions.	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL III)

0	1	2	3	4	5	6	7	8	9 or more
1 - 3	3 - 8	4 - 12	9 - 12	12+ - 16	17 - 22	22 - 29	33 - 43	43 - 57	51 - 68
months	months	months	months	months	months	months	months	months	months

B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

INTIMIDATING A WITNESS

(RCW 9A.72.110)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY:(If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions and the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions are considered by the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions are considered by the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions are considered by the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; the prior offense was committed before 7/1/86, count prior adult offense served concurrently as one offense; the prior offense was considered by the prior of the prior offense was considered by the prior of the prior offense was considered by the prior offense was conside	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors fou	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	t as one offense.)
Enter number of felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the pearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL VI)

0	1	2	3	4	5	6	7	8	9 or more
12+ - 14	15 - 20	21 - 27	26 - 34	31 - 41	36 - 48	46 - 61	57 - 75	67 - 89	77 - 102
months	months	months	months	months	months	months	months	months	months

B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).

Α.	If "First-time offender"	' eligible: 0-90 dav	s confinement and ur	o to two ve	ears of community	supervision with	conditions (R0	CW 9.94A.120 (5	١)).

B. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

INTRODUCING CONTRABAND, FIRST DEGREE

(RCW 9A.76.140)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served concurrently	secutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors for	und to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to cour	nt as one offense.)
Enter number of felony convictions.	x 1 =
<u>JUVENILE HISTORY</u> : (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL VII)

0	1	2	3	4	5	6	7	8	9 or more
15 - 20	21 - 27	26 - 34	31 - 41	36 - 48	41 - 54	57 - 75	67 - 89	77 - 102	87 - 116
months	months								

B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).

A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.12	20 (5)).
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B. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

INTRODUCING CONTRABAND, SECOND DEGREE

(RCW 9A.76.150)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served concurrently	onsecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors	found to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to co	ount as one offense.)
Enter number of felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions.	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL III)

0	1	2	3	4	5	6	7	8	9 or more
1 - 3	3 - 8	4 - 12	9 - 12	12+ - 16	17 - 22	22 - 29	33 - 43	43 - 57	51 - 68
months	months	months	months	months	months	months	months	months	months

B. Statutory maximum sentence is 60 months (5 years) (RCW 9A.20.021 (1)(c)).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

KIDNAPPING, FIRST DEGREE

(RCW 9A.40.020)

SERIOUS VIOLENT

(If sexual motivation finding/verdict, use form on page 38)

I. OFFENDER SCORING (RCW 9.94A.360 (10))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served concurrently	nsecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors f	ound to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to co	unt as one offense.)
Enter number of serious violent felony convictions	x 3 =
Enter number of violent felony convictions	x 2 =
Enter number of nonviolent felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent felony adjudications	x 3 =
Enter number of violent felony adjudications	x 2 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of violent felony convictions	x 2 =
Enter number of nonviolent felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score (Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:

STANDARD RANGE

0	1	2	3	4	5	6	7	8	9 or more
51 - 68	57 - 75	62 - 82	67 - 89	72 - 96	77 - 102	98 - 130	108 - 144	129 - 171	149 - 198

(LEVEL X) months months

- B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).
- C. Add 24 months to the entire standard sentence range with a special verdict/finding that the offender or an accomplice was armed with a deadly weapon (RCW 9.94A.310, 9.94A.125).
- D. Community placement must be served following release from state prison (RCW 9.94A.120 (8)).

KIDNAPPING, SECOND DEGREE

(RCW 9A.40.030)

VIOLENT

(If sexual motivation finding/verdict, use form on page 42)

I. OFFENDER SCORING (RCW 9.94A.360 (9))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions and the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions are prior of the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served concurrently as one offense; those served concurrently as one offense; the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served concurrently as one offense; the prior offense was committed before 7/1/86.	secutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors for	and to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to coun	nt as one offense.)
Enter number of serious violent and violent felony convictions	x 2 =
Enter number of nonviolent felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 2 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other serious violent and violent felony convictions	x 2 =
Enter number of nonviolent felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL V)

0	1	2	3	4	5	6	7	8	9 or more
6 - 12	12+ - 14	13 - 17	15 - 20	22 - 29	33 - 43	41 - 54	51 - 68	62 - 82	72 - 96
months	months	months	months	months	months	months	months	months	months

- B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).
- C. Add 12 months to the entire standard sentence range with a special verdict/finding that the offender or an accomplice was armed with a deadly weapon (RCW 9.94A.310, 9.94A.125), and one year of community placement following release from state prison (RCW 9.94A.120 (8)).

- A. If sentence is one year or less: part or all of the sentence may be converted to partial confinement (RCW 9.94A.380).
- B. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).

KNOWINGLY TRAFFICKING IN STOLEN PROPERTY

(RCW 9A.82.050(2))

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served conserved concurrently as one offense; those served conserved concurrently as one offense; those served concurrently as one offense; the served concurrently as offense; the served concurrently as offense; the served concurrently as	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors found	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	as one offense.)
Enter number of felony convictions	x 1 =
<u>JUVENILE HISTORY</u> : (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions.	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL IV)

0	1	2	3	4	5	6	7	8	9 or more
3 - 9	6 - 12	12+ - 14	13 - 17	15 - 20	22 - 29	33 - 43	43 - 57	53 - 70	63 - 84
months	months	months	months	months	months	months	months	months	months

B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

LEADING ORGANIZED CRIME

(RCW 9A.82.060(1)(a))

VIOLENT

(If sexual motivation finding/verdict, use form on page 42)

I. OFFENDER SCORING (RCW 9.94A.360 (9))

ADULT HI	STORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served cons	ecutively are counted
	separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors fou	nd to encompass the
	same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to coun	t as one offense.)
	Enter number of serious violent and violent felony convictions	x 2 =
	Enter number of nonviolent felony convictions	x 1 =
JUVENILE	: HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
	Enter number of serious violent and violent felony adjudications	x 2 =
	Enter number of nonviolent felony adjudications	x 1/2 =
OTHER C	JRRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
	Enter number of other serious violent and violent felony convictions	x 2 =
	Enter number of nonviolent felony convictions	x 1 =
STATUS:	Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the	last column to get the Offender Score	
(Round o	down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL X)

0	1	2	3	4	5	6	7	8	9 or more
51 - 68	57 - 75	62 - 82	67 - 89	72 - 96	77 - 102	98 - 130	108 - 144	129 - 171	149 - 198
months	months	months	months	months	months	months	months	months	months

B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).

MALICIOUS HARASSMENT

(RCW 9A.36.080)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served conserved concurrently as one offense; those served conserved concurrently as one offense; those served concurrently as one offense; the served conc	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors four	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	as one offense.)
Enter number of felony convictions	x 1 =
<u>JUVENILE HISTORY</u> : (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
OTATOO. Was the offender of community placement on the date the current offense was commuted: (if yes),	T ! =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL IV)

0	1	2	3	4	5	6	7	8	9 or more
3 - 9	6 - 12	12+ - 14	13 - 17	15 - 20	22 - 29	33 - 43	43 - 57	53 - 70	63 - 84
months	months	months	months	months	months	months	months	months	months

B. Statutory maximum sentence is 60 months (5 years) (RCW 9A.20.021 (1)(c)).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

MALICIOUS MISCHIEF, FIRST DEGREE

(RCW 9A.48.070)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served conserved concurrently as one offense; those served conserved concurrently as one offense; those served concurrently as one offense; the served concur	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors found	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	as one offense.)
Enter number of felony convictions	x 1 =
<u>JUVENILE HISTORY</u> : (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL II)

0	1	2	3	4	5	6	7	8	9 or more
0 - 90	2 - 6	3 - 9	4 - 12	12+ - 14	14 - 18	17 - 22	22 - 29	33 - 43	43 - 57
days	months	months	months	months	months	months	months	months	months

B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

MALICIOUS MISCHIEF, SECOND DEGREE

(RCW 9A.48.080)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served concurrently as one offense; those served concurrently as one offense.)	nsecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors for	ound to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to co	unt as one offense.)
Enter number of felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions.	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL I)

0	1	2	3	4	5	6	7	8	9 or more
0 - 60	0 - 90	2 - 5	2 - 6	3 - 8	4 - 12	12+ - 14	14 - 18	17 - 22	22 - 29
days	days	months	months	months	months	months	months	months	months

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

MANSLAUGHTER, FIRST DEGREE

(RCW 9A.32.060)

VIOLENT

(If sexual motivation finding/verdict, use form on page 42)

I. OFFENDER SCORING (RCW 9.94A.360 (9))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions and the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions are considered before 7/1/86.	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors fou	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to countries t	t as one offense.)
Enter number of serious violent and violent felony convictions	x 2 =
Enter number of nonviolent felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 2 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other serious violent and violent felony convictions	x 2 =
Enter number of nonviolent felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL IX)

0	1	2	3	4	5	6	7	8	9 or more
31 - 41	36 - 48	41 - 54	46 - 61	51 - 68	57 - 75	77 - 102	87 - 116	108 - 144	129 - 171
months	months	months	months						

В	The range for attempt.	solicitation and	conspiracy is 75°	% of the range for the	completed crime	(RCW 9 94A 410)

C. Statutory maximum sentence is 120 months (10 years) (RCW 9A.20.021 (1)(b)).

MANSLAUGHTER, SECOND DEGREE

(RCW 9A.32.070)

VIOLENT

(If sexual motivation finding/verdict, use form on page 42)

I. OFFENDER SCORING (RCW 9.94A.360 (9))

ADULT HISTORY:(If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served concurrently as one offense.)	red consecutively are counted
separately. If both current and prior offenses were committed <i>after</i> 7/1/86, count all convictions separately, except (a) p	•
	·
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines	to count as one offense.)
Enter number of serious violent and violent felony convictions	x 2 =
Enter number of nonviolent felony convictions	x 1 =
<u>JUVENILE HISTORY</u> : (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 2 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other serious violent and violent felony convictions	x 2 =
Enter number of nonviolent felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL VI)

0	1	2	3	4	5	6	7	8	9 or more
12+ - 14	15 - 20	21 - 27	26 - 34	31 - 41	36 - 48	46 - 61	57 - 75	67 - 89	77 - 102
months	months	months	months	months	months	months	months	months	months

B. Statutory maximum sentence is 60 months (5 years) (RCW 9A.20.021 (1)(c)).

MURDER, FIRST DEGREE

(RCW 9A.32.030)

SERIOUS VIOLENT

(If sexual motivation finding/verdict, use form on page 38)

I. OFFENDER SCORING (RCW 9.94A.360 (10))

ADULT HISTOR	(If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served co	nsecutively are counted
	separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors f	ound to encompass the
	same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to co	unt as one offense.)
Ente	number of serious violent felony convictions	x 3 =
Ente	number of violent felony convictions	x 2 =
Ente	number of nonviolent felony convictions	x 1 =
JUVENILE HIST	DRY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Ente	number of serious violent felony adjudications	x 3 =
Ente	number of violent felony adjudications	x 2 =
Ente	number of nonviolent felony adjudications	x 1/2 =
OTHER CURRE	IT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Ente	number of violent felony convictions	x 2 =
Ente	number of nonviolent felony convictions	x 1 =
STATUS: Was th	e offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
	lumn to get the Offender Score the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:

STANDARD RANGE

0	1	2	3	4	5	6	7	8	9 or more
240 - 320	250 - 333	261 - 347	271 - 361	281 - 374	291 - 388	312 - 416	338 - 450	370 - 493	411 - 548

											ĺ
(LEVEL XIV)	months	ĺ									

- B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).
- C. Community placement must be served following release from state prison (RCW 9.94A.120 (8)).
- D. Statutory minimum sentence is 240 months (20 years) (RCW 9.94A.120 (4)).

MURDER, SECOND DEGREE

(RCW 9A.32.050)

SERIOUS VIOLENT

(If sexual motivation finding/verdict, use form on page 38)

I. OFFENDER SCORING (RCW 9.94A.360 (10))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consecutively are counted								
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors	s found to encompass the							
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to	count as one offense.)							
Enter number of serious violent felony convictions	x 3 =							
Enter number of violent felony convictions	x 2 =							
Enter number of nonviolent felony convictions	x 1 =							
<u>JUVENILE HISTORY</u> : (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)								
Enter number of serious violent felony adjudications	x 3 =							
Enter number of violent felony adjudications	x 2 =							
Enter number of nonviolent felony adjudications	x 1/2 =							
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)								
Enter number of violent felony convictions	x 2 =							
Enter number of nonviolent felony convictions	x 1 =							
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =							
Total the last column to get the Offender Score (Round down to the nearest whole number)								

II. SENTENCE RANGE

A. OFFENDER SCORE:

STANDARD RANGE

0	1	2	3	4	5	6	7	8	9 or more
123 - 164	134 - 178	144 - 192	154 - 205	165 - 219	175 - 233	195 - 260	216 - 288	257 - 342	298 - 397

| (LEVEL XIII) | months | |
|--------------|--------|--------|--------|--------|--------|--------|--------|--------|--------|--------|--|

- B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).
- $C. \ \ Community \ placement \ must be \ served following \ release \ from \ state \ prison \ (RCW \ 9.94A.120 \ (8)).$

PATRONIZING A JUVENILE PROSTITUTE

(RCW 9.68A.100)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served conserved concurrently as one offense; those served conserved concurrently as one offense; those served concurrently as one offense; the served concur	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors found	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	as one offense.)
Enter number of felony convictions	x 1 =
<u>JUVENILE HISTORY</u> : (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL III)

0	1	2	3	4	5	6	7	8	9 or more
1 - 3	3 - 8	4 - 12	9 - 12	12+ - 16	17 - 22	22 - 29	33 - 43	43 - 57	51 - 68
months	months	months	months	months	months	months	months	months	months

B. Statutory maximum sentence is 60 months (5 years) (RCW 9A.20.021 (1)(c)).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

PERJURY, FIRST DEGREE

(RCW 9A.72.020)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY:(If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions and the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions are considered by the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served concurrently are concurrently as one offense; the concurrently are concurrently as one offense; the concurrent large concurrent large concurrently as one offense; the concurrent large concurrent la	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors four	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	t as one offense.)
Enter number of felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the negreet whole number)	4

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL V)

0	1	2	3	4	5	6	7	8	9 or more
6 - 12	12+ - 14	13 - 17	15 - 20	22 - 29	33 - 43	41 - 54	51 - 68	62 - 82	72 - 96
months	months	months	months	months	months	months	months	months	months

B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

PERJURY, SECOND DEGREE

(RCW 9A.72.030)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served conse	cutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors four	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	as one offense.)
Enter number of felony convictions	x 1 =
<u>JUVENILE HISTORY</u> : (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL III)

0	1	2	3	4	5	6	7	8	9 or more
1 - 3	3 - 8	4 - 12	9 - 12	12+ - 16	17 - 22	22 - 29	33 - 43	43 - 57	51 - 68
months	months	months	months	months	months	months	months	months	months

B. Statutory maximum sentence is 60 months (5 years) (RCW 9A.20.021 (1)(c)).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

POSSESSION OF STOLEN PROPERTY, FIRST DEGREE

(RCW 9A.56.150)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served concurrently	secutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors for	und to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to cour	nt as one offense.)
Enter number of felony convictions.	x 1 =
<u>JUVENILE HISTORY</u> : (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL II)

0	1	2	3	4	5	6	7	8	9 or more
0 - 90	2 - 6	3 - 9	4 - 12	12+ - 14	14 - 18	17 - 22	22 - 29	33 - 43	43 - 57
days	months	months	months	months	months	months	months	months	months

B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

POSSESSION OF STOLEN PROPERTY, SECOND DEGREE

(RCW 9A.56.160)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26])

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY:(If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions and the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions are considered by the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served concurrently as one offense; the prior offense is the pri	secutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors for	and to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to country that the current court determines the country that the current court determines the country that the current country that th	it as one offense.)
Enter number of felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the negreet whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL I)

0	1	2	3	4	5	6	7	8	9 or more
0 - 60	0 - 90	2 - 5	2 - 6	3 - 8	4 - 12	12+ - 14	14 - 18	17 - 22	22 - 29
days	days	months	months	months	months	months	months	months	months

III. SENTENCING OPTIONS

A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).

- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

PROMOTING PROSTITUTION, FIRST DEGREE

(RCW 9A.88.070)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY:(If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served constraints and the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served constraints are constraints.	secutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors for	and to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to court	nt as one offense.)
Enter number of felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions.	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the negreet whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL VIII)

0	1	2	3	4	5	6	7	8	9 or more
21 - 27	26 - 34	31 - 41	36 - 48	41 - 54	46 - 61	67 - 89	77 - 102	87 - 116	108 - 144
months	months	months							

- B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).
- C. Statutory maximum sentence is 120 months (10 years) (RCW 9A.20.021 (1)(b)).

A. I	f "First-time offender"	eligible: 0-90 d	days confinement and	d up to two	years of community	supervision with	conditions (RCW 9.94A.120 (5)).

B. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

PROMOTING PROSTITUTION, SECOND DEGREE

(RCW 9A.88.080)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY:(If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions and the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions are considered by the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served concurrently as one offense; the prior offense is the pri	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors fou	and to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to coun	t as one offense.)
Enter number of felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions.	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL III)

0	1	2	3	4	5	6	7	8	9 or more
1 - 3	3 - 8	4 - 12	9 - 12	12+ - 16	17 - 22	22 - 29	33 - 43	43 - 57	51 - 68
months	months	months	months	months	months	months	months	months	months

B. Statutory maximum sentence is 60 months (5 years) (RCW 9A.20.021 (1)(c)).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

RAPE, FIRST DEGREE

(RCW 9A.44.040)

SERIOUS VIOLENT SEX

I. OFFENDER SCORING (RCW 9.94A.360 (17))

ADULT HISTORY:(If the prior offe	nse was com	mitted <i>before</i> 7	7/1/86, count	prior adult offe	enses served	concurrently a	as one offens	e; those serv	ed consecutiv	ely are counted
separately.	If both curre	nt and prior of	fenses were o	committed after	er 7/1/86, cour	nt all conviction	ns separately	, except (a) p	riors found to	encompass the
same crimir	nal conduct un	der RCW 9.94	A.400(1)(a), a	and (b) priors s	entenced cond	currently that t	the current co	urt determines	to count as or	ne offense.)
Enter number of sex of	fense convicti	ons								x 3 =
Enter number of other	serious violen	t felony convict	ions							x 3 =
Enter number of other	violent felony	convictions								x 2 =
Enter number of other	nonviolent felo	ony convictions								x 1 =
JUVENILE HISTORY: (Adjudication	ns entered or	the same date	e count as one	e offense exce	pt for violent o	ffenses with s	eparate victim	ns)		
Enter number of sex of	fense adjudic	ations								x 3 =
Enter number of other	serious violen	t felony adjudio	ations							x 3 =
Enter number of other	violent felony	adjudications								x 2 =
Enter number of other	nonviolent felo	ony adjudicatio	ns						;	x 1/2 =
OTHER CURRENT OFFENSES:	(Other current	offenses which	h do not enco	mpass the sar	ne conduct co	unt in offende	r score)			
Enter number of other	sex offense co	onvictions								x 3 =
Enter number of other	violent felony	convictions								x 2 =
Enter number of other	nonviolent felo	ony convictions	·							x 1 =
STATUS: Was the offender on con	nmunity place	ment on the da	ite the current	offense was o	committed? (if	yes),				+ 1 =
Total the last column to get the O	ffender Score	•								
(Round down to the nearest whole	e number)									
			II.	SENTENCE	RANGE					
A. OFFENDER SCORE:	0	1	2	3	4	5	6	7	8	9 or more

STANDARD RANGE (LEVEL XI)

78 - 102	86 - 114	95 - 125	102 - 136	111 - 147	120 - 158	146 - 194	159 - 211	185 - 245	210 - 280
months	months	months	months	months	months	months	months	months	months

- B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).
- C. Add 24 months to the entire standard sentence range with a special verdict/finding that the offender or an accomplice was armed with a deadly weapon (RCW9.94A.310, 9.94A.125).
- D. Community placement must be served following release from state prison (RCW 9.94A.120 (8)).
- E. Statutory minimum sentence is 60 months (RCW 9.94A.120 (4)).

RAPE, SECOND DEGREE

(RCW 9A.44.050)

VIOLENT SEX

I. OFFENDER SCORING (RCW 9.94A.360 (17))

ADULT HISTORY:(If the prior offe						•				ely are counted encompass the
		·					•	ourt determines		·
Sume ommi	iai conduct an	dei 110 W 3.34	1.400(1)(a), a	na (b) phois s	criterioca co	nourcing tha	t the durient of	ourt determines	to count as or	ic oliciloc.)
Enter number of sex of	fense convicti	ons								x 3 =
Enter number of other	serious violent	t and violent fe	ony conviction	าร						x 2 =
Enter number of other	nonviolent felc	ony convictions								x 1 =
JUVENILE HISTORY: (Adjudication	ns entered on	the same date	count as one	offense exce	ot for violent	offenses with	separate victi	ms)		
Enter number of sex of	fense adjudica	ations								x 3 =
Enter number of other	serious violent	t and violent fe	ony adjudicat	ions						x 2 =
Enter number of other	nonviolent felc	ony adjudication	าร						;	c 1/2 =
OTHER CURRENT OFFENSES:	Other current	offenses which	n do not encor	mpass the san	ne conduct c	ount in offend	er score)			
Enter number of other	sex offense co	onvictions								x 3 =
Enter number of other	serious violent	t and violent fe	ony conviction	าร						x 2 =
Enter number of other	nonviolent felo	ony convictions								x 1 =
STATUS: Was the offender on cor	nmunity place	ment on the da	te the current	offense was o	ommitted? (i	f yes),				+ 1 =
Total the last column to get the O		•								
(Round down to the nearest whol	e number)									
	<u> </u>		II.	SENTENCE	RANGE		ı	Г	ı	
A. OFFENDER SCORE:	0	1	2	3	4	5	6	7	8	9 or more

STANDARD RANGE (LEVEL X)

51 - 68	57 - 75	62 - 82	67 - 89	72 - 96	77 - 102	98 - 130	108 - 144	129 - 171	149 - 198
months	months	months	months	months	months	months	months	months	months

- B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).
- C. Community placement must be served following release from state prison (RCW 9.94A.120 (8)).

RAPE, THIRD DEGREE

(RCW 9A.44.060)

NONVIOLENT SEX

I. OFFENDER SCORING (RCW 9.94A.360 (17))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served constraints are constraints.)	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors fou	and to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to coun	t as one offense.)
Enter number of sex offense convictions	x 3 =
Enter number of other felony convictions	x 1 =
<u>JUVENILE HISTORY</u> : (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of sex offense adjudications	x 3 =
Enter number of other serious violent and violent felony adjudications	x 1 =
Enter number of other nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other sex offense convictions	x 3 =
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:

STANDARD RANGE (LEVEL V)

0	1	2	3	4	5	6	7	8	9 or more
6 - 12	12+ - 14	13 - 17	15 - 20	22 - 29	33 - 43	41 - 54	51 - 68	62 - 82	72 - 96
months	months	months	months	months	months	months	months	months	months

- B. Statutory maximum sentence is 60 months (5 years) (RCW 9A.20.021 (1)(c)).
- C. Community placement must be served following release from state prison (RCW 9.94A.120 (8)).

- A. If no prior sex offense conviction: Special Sex Offender Sentencing Alternative (RCW 9.94A.120 (7)(a)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).

RAPE OF A CHILD, FIRST DEGREE

(RCW 9A.44.073)

VIOLENT SEX

I. OFFENDER SCORING (RCW 9.94A.360 (17))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served concurrently	nsecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors for	ound to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to cou	ınt as one offense.)
Enter number of sex offense convictions	x 3 =
Enter number of other serious violent and violent felony convictions	x 2 =
Enter number of other nonviolent felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of sex offense adjudications	x 3 =
Enter number of other serious violent and violent felony adjudications	x 2 =
Enter number of other nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of sex offense convictions	x 3 =
Enter number of other serious violent and violent felony convictions	x 2 =
Enter number of other nonviolent felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score (Round down to the nearest whole number)	

ш	SENT	ENCE	RANGE

A. OFFENDER SCORE: STANDARD RANGE

0	1	2	3	4	5	6	7	8	9 or more
78 - 102	86 - 114	95 - 125	102 - 136	111 - 147	120 - 158	146 - 194	159 - 211	185 - 245	210 - 280

| (LEVEL XI) | months |
|------------|--------|--------|--------|--------|--------|--------|--------|--------|--------|--------|

- B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).
- C. Community placement must be served following release from state prison (RCW 9.94A.120 (8)).

A. If no prior sex offense conviction and sentence is less than eight years: Special Sex Offender Sentencing Alternative (RCW 9.94A.120 (7)(a)).

RAPE OF A CHILD, SECOND DEGREE

(RCW 9A.44.076)

VIOLENT SEX

I. OFFENDER SCORING (RCW 9.94A.360 (17))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served const	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors fou	and to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to coun	t as one offense.)
Enter number of sex offense convictions	x 3 =
Enter number of other serious violent and violent felony convictions	x 2 =
Enter number of other nonviolent felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of sex offense adjudications	x 3 =
Enter number of other serious violent and violent felony adjudications	x 2 =
Enter number of other nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of sex offense convictions	x 3 =
Enter number of other serious violent and violent felony convictions	x 2 =
Enter number of other nonviolent felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score (Round down to the nearest whole number)	
II. SENTENCE RANGE	

II. SENTENCE RANGE

A. OFFENDER SCORE: STANDARD RANGE

0	1	2	3	4	5	6	7	8	9 or more
51 - 68	57 - 75	62 - 82	67 - 89	72 - 96	77 - 102	98 - 130	108 - 144	129 - 171	149 - 198

| (LEVEL X) | months |
|-----------|--------|--------|--------|--------|--------|--------|--------|--------|--------|--------|

- B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).
- C. Community placement must be served following release from state prison (RCW 9.94A.120 (8)).

A. If no prior sex offense conviction and sentence is less than eight years: Special Sex Offender Sentencing Alternative (RCW 9.94A.120 (7)(a)).

RAPE OF A CHILD, THIRD DEGREE

(RCW 9A.44.079)

NONVIOLENT SEX

I. OFFENDER SCORING (RCW 9.94A.360 (17))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served concurrently as one offense; those served concurrently as one offense.)	consecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors	found to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to constraints and conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to constraints are constraints.	count as one offense.)
Enter number of sex offense convictions	x 3 =
Enter number of other felony convictions	x 1 =
<u>JUVENILE HISTORY</u> : (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of sex offense adjudications	x 3 =
Enter number of other serious violent and violent felony adjudications	x 1 =
Enter number of other nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other sex offense convictions	x 3 =
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score (Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE: STANDARD RANGE

(LEVEL VI)

0	1	2	3	4	5	6	7	8	9 or more
12+ - 14	15 - 20	21 - 27	26 - 34	31 - 41	36 - 48	46 - 61	57 - 75	67 - 89	77 - 102
months	months	months	months	months	months	months	months	months	months

- B. Statutory maximum sentence is 60 months (5 years) (RCW 9A.20.021 (1)(c)).
- C. Community placement must be served following release from state prison (RCW 9.94A.120 (8)).

III. SENTENCING OPTIONS

A. If no prior sex offense conviction: Special Sex Offender Sentencing Alternative (RCW 9.94A.120 (7)(a)).

RECKLESS BURNING, FIRST DEGREE

(RCW 9A.48.040)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served concurrently as one offense.)	onsecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors	found to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to co	ount as one offense.)
Enter number of felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Pound down to the negreet whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL I)

0	1	2	3	4	5	6	7	8	9 or more
0 - 60	0 - 90	2 - 5	2 - 6	3 - 8	4 - 12	12+ - 14	14 - 18	17 - 22	22 - 29
days	days	months	months	months	months	months	months	months	months

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).

RECKLESS ENDANGERMENT, FIRST DEGREE

(RCW 9A.36.045)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served conse	cutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors four	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	as one offense.)
Enter number of felony convictions	x 1 =
<u>JUVENILE HISTORY</u> : (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL II)

0	1	2	3	4	5	6	7	8	9 or more
0 - 90	2 - 6	3 - 9	4 - 12	12+ - 14	14 - 18	17 - 22	22 - 29	33 - 43	43 - 57
days	months	months	months	months	months	months	months	months	months

III. SENTENCING OPTIONS

A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).

- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

RECKLESSLY TRAFFICKING IN STOLEN PROPERTY

(RCW 9A.82.050(1))

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY:(If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions and the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions are considered by the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions are considered by the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions are considered by the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; the prior offense was committed before 7/1/86, count prior adult offense served concurrently as one offense; the prior offense was considered by the prior offense w	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors fou	and to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to coun	t as one offense.)
Enter number of felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the negreet whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL III)

0	1	2	3	4	5	6	7	8	9 or more
1 - 3	3 - 8	4 - 12	9 - 12	12+ - 16	17 - 22	22 - 29	33 - 43	43 - 57	51 - 68
months	months	months	months	months	months	months	months	months	months

B. Statutory maximum sentence is 60 months (5 years) (RCW 9A.20.021 (1)(c)).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

RENDERING CRIMINAL ASSISTANCE, FIRST DEGREE

(RCW 9A.76.070)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY:(If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions and the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions are considered by the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions are considered by the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions are considered by the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; the prior offense was committed before 7/1/86, count prior adult offense served concurrently as one offense; the prior offense was considered by the prior of the prior offense was considered by the prior of the prior offense was considered by the prior offense was conside	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors fou	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	t as one offense.)
Enter number of felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the pearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL V)

0	1	2	3	4	5	6	7	8	9 or more
6 - 12	12+ - 14	13 - 17	15 - 20	22 - 29	33 - 43	41 - 54	51 - 68	62 - 82	72 - 96
months	months	months	months	months	months	months	months	months	months

B. Statutory maximum sentence is 60 months (5 years) (RCW 9A.20.021 (1)(c)).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

RESIDENTIAL BURGLARY

(RCW 9A.52.025)

RESIDENTIAL BURGLARY

(If sexual motivation finding/verdict, use form on page 18)

I. OFFENDER SCORING (RCW 9.94A.360 (16))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consecutively are counted							
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors four	nd to encompass the						
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	as one offense.)						
Enter number of Burglary 1 convictions	x 2 =						
Enter number of Burglary 2 or Residential Burglary convictions	x 2 =						
Enter number of other felony convictions	x 1 =						
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)							
Enter number of Burglary 1 adjudications	x 2 =						
Enter number of Burglary 2 or Residential Burglary adjudications	x 1 =						
Enter number of serious violent and violent felony adjudications	x 1 =						
Enter number of nonviolent felony adjudications	x 1/2 =						
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)							
Enter number of other Burglary 1 convictions	x 2 =						
Enter number of other Burglary 2 or Residential Burglary convictions	x 2 =						
Enter number of other felony convictions	x 1 =						
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =						
Total the last column to get the Offender Score (Round down to the nearest whole number)							

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL IV)

0	1	2	3	4	5	6	7	8	9 or more
3 - 9	6 - 12	12+ - 14	13 - 17	15 - 20	22 - 29	33 - 43	43 - 57	53 - 70	63 - 84
months	months	months	months	months	months	months	months	months	months

B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention under certain conditions (RCW 9.94A.030 (23) and (35)).

ROBBERY, FIRST DEGREE

(RCW 9A.56.200)

VIOLENT

(If sexual motivation finding/verdict, use form on page 42)

I. OFFENDER SCORING (RCW 9.94A.360 (9))

ADULT HISTORY:(If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served concurrently	secutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors for	und to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to cou	nt as one offense.)
Enter number of serious violent and violent felony convictions	x 2 =
Enter number of nonviolent felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 2 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other serious violent and violent felony convictions	x 2 =
Enter number of nonviolent felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL IX)

0	1	2	3	4	5	6	7	8	9 or more
31 - 41	36 - 48	41 - 54	46 - 61	51 - 68	57 - 75	77 - 102	87 - 116	108 - 144	129 - 171
months	months	months	months						

П	The renge for etternet collectors	and sananiras	via 750/ of the renew for the	completed crime (RCW 9.94A.410).
о.	The range for attempt, solicitation	, and conspiracy	y is 75% of the family for the	Completed Cline (RCW 9.94A.410).

C.	Add 24 months to the entire standard sentence range with a special verdict/finding that the offender or an accomplice was armed with a deadly weapon
	(RCW 9.94A.310, 9.94A.125), and one year of community placement following release from state prison (RCW 9.94A.120 (8)).

ROBBERY, SECOND DEGREE

(RCW 9A.56.210)

VIOLENT

(If sexual motivation finding/verdict, use form on page 42)

I. OFFENDER SCORING (RCW 9.94A.360 (9))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions and the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions are prior of the prior	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors fou	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to countries t	t as one offense.)
Enter number of serious violent and violent felony convictions	x 2 =
Enter number of nonviolent felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 2 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other serious violent and violent felony convictions	x 2 =
Enter number of nonviolent felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL IV)

	0	1	2	3	4	5	6	7	8	9 or more
3	3 - 9	6 - 12	12+ - 14	13 - 17	15 - 20	22 - 29	33 - 43	43 - 57	53 - 70	63 - 84
m	onths	months	months	months	months	months	months	months	months	months

B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).

- A. If sentence is one year or less: part or all of the sentence may be converted to partial confinement (RCW 9.94A.380).
- B. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).

SECURITIES ACT VIOLATION

(RCW 21.20.400)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served conserved concurrently as one offense; those served conserved concurrently as one offense; those served concurrently as one offense; the served concurrently as offense; the served concurrently as offense; the served concurrently as	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors found	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	as one offense.)
Enter number of felony convictions	x 1 =
<u>JUVENILE HISTORY</u> : (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL III)

0	1	2	3	4	5	6	7	8	9 or more
1 - 3	3 - 8	4 - 12	9 - 12	12+ - 16	17 - 22	22 - 29	33 - 43	43 - 57	51 - 68
months	months	months	months	months	months	months	months	months	months

B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

SENDING, BRINGING INTO THE STATE DEPICTIONS

OF A MINOR ENGAGED IN SEXUALLY EXPLICIT CONDUCT

(RCW 9.68A.060)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served conse	cutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors four	d to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	as one offense.)
Enter number of felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other serious violent and violent felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL VII)

0	1	2	3	4	5	6	7	8	9 or more
15 - 20	21 - 27	26 - 34	31 - 41	36 - 48	41 - 54	57 - 75	67 - 89	77 - 102	87 - 116
months	months								

B. Statutory maximum sentence is 60 months (5 years) (RCW 9A.20.021 (1)(c)).

III. SENTENCING OPTIONS

A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RC	CW 9.94A.120 (5)).
--	--------------------

B. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

SEXUAL EXPLOITATION

(RCW 9.68A.040)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served conse	cutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors four	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	as one offense.)
Enter number of felony convictions	x 1 =
<u>JUVENILE HISTORY</u> : (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL IX)

0	1	2	3	4	5	6	7	8	9 or more
31 - 41	36 - 48	41 - 54	46 - 61	51 - 68	57 - 75	77 - 102	87 - 116	108 - 144	129 - 171
months	months	months	months						

- B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).
- C. Statutory maximum sentence is 120 months (10 years) (RCW 9A.20.021 (1)(b)).

III. SENTENCING OPTIONS

B. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

SEXUAL MISCONDUCT WITH A MINOR, FIRST DEGREE

(RCW 9A.44.093)

NONVIOLENT SEX

I. OFFENDER SCORING (RCW 9.94A.360 (17))

<u>ADULT HISTORY</u> :(If the prior offense was committed <i>before</i> 7/1/86, count prior adult offenses served concurrently as one offense; those served concurrently	onsecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors	found to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to co	ount as one offense.)
Enter number of sex offense convictions	x 3 =
Enter number of other felony convictions	x 1 =
<u>JUVENILE HISTORY</u> : (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of sex offense adjudications	x 3 =
Enter number of other serious violent and violent felony adjudications	x 1 =
Enter number of other nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other sex offense convictions	x 3 =
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL V)

0	1	2	3	4	5	6	7	8	9 or more
6 - 12	12+ - 14	13 - 17	15 - 20	22 - 29	33 - 43	41 - 54	51 - 68	62 - 82	72 - 96
months	months	months	months	months	months	months	months	months	months

- B. Statutory maximum sentence is 60 months (5 years) (RCW 9A.20.021 (1)(c)).
- C. Community placement must be served following release from state prison (RCW 9.94A.120 (8)).

- A. If no prior sex offense conviction: Special Sex Offender Sentencing Alternative (RCW 9.94A.120 (7)(a)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).

TAKING MOTOR VEHICLE WITHOUT PERMISSION

(RCW 9A.56.070)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served constraints are constraints.)	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors found	and to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to coun	t as one offense.)
Enter number of felony convictions	x 1 =
<u>JUVENILE HISTORY</u> : (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	4

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL I)

0	1	2	3	4	5	6	7	8	9 or more
0 - 60	0 - 90	2 - 5	2 - 6	3 - 8	4 - 12	12+ - 14	14 - 18	17 - 22	22 - 29
days	days	months	months	months	months	months	months	months	months

III. SENTENCING OPTIONS

A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).

- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

TAMPERING WITH A WITNESS

(RCW 9A.72.120)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served conse	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors four	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	as one offense.)
Enter number of felony convictions	x 1 =
JUVENILE HISTORY : (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score (Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL III)

0	1	2	3	4	5	6	7	8	9 or more
1 - 3	3 - 8	4 - 12	9 - 12	12+ - 16	17 - 22	22 - 29	33 - 43	43 - 57	51 - 68
months	months	months	months	months	months	months	months	months	months

B. Statutory maximum sentence is 60 months (5 years) (RCW 9A.20.021 (1)(c)).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

THEFT, FIRST DEGREE

(RCW 9A.56.030)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served constraints and the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served constraints are constraints.)	secutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors for	und to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to cour	nt as one offense.)
Enter number of felony convictions	x 1 =
<u>JUVENILE HISTORY</u> : (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL II)

0	1	2	3	4	5	6	7	8	9 or more
0 - 90	2 - 6	3 - 9	4 - 12	12+ - 14	14 - 18	17 - 22	22 - 29	33 - 43	43 - 57
days	months	months	months	months	months	months	months	months	months

B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

THEFT, SECOND DEGREE

(RCW 9A.56.040)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served conserved concurrently as one offense; those served conserved concurrently as one offense; those served concurrently as one offense; the concurrent large	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors four	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	as one offense.)
Enter number of felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL I)

0	1	2	3	4	5	6	7	8	9 or more
0 - 60	0 - 90	2 - 5	2 - 6	3 - 8	4 - 12	12+ - 14	14 - 18	17 - 22	22 - 29
days	days	months	months	months	months	months	months	months	months

III. SENTENCING OPTIONS

A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).

- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

THEFT OF LIVESTOCK, FIRST DEGREE

(RCW 9A.56.080 (1))

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY:(If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions and the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions are considered by the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions are considered by the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions are considered by the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; the prior offense was committed before 7/1/86, count prior adult offense served concurrently as one offense; the prior offense was considered by the prior of the prior offense was considered by the prior of the prior offense was considered by the prior offense was conside	ecutively are counted						
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors fou	nd to encompass the						
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count as one offen							
Enter number of felony convictions	x 1 =						
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)							
Enter number of serious violent and violent felony adjudications	x 1 =						
Enter number of nonviolent felony adjudications	x 1/2 =						
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)							
Enter number of other felony convictions	x 1 =						
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =						
Total the last column to get the Offender Score							
(Round down to the pearest whole number)							

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL IV)

0	1	2	3	4	5	6	7	8	9 or more
3 - 9	6 - 12	12+ - 14	13 - 17	15 - 20	22 - 29	33 - 43	43 - 57	53 - 70	63 - 84
months	months	months	months	months	months	months	months	months	months

- B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).
- C. Add 12 months to the entire standard sentence range with a special verdict/finding that the offender or an accomplice was armed with a deadly weapon

(RCW9.94A.310, 9.94A.125).

D. A mandatory fine of \$2000 for each animal shall be imposed (RCW 9A.56.085).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

THEFT OF LIVESTOCK, SECOND DEGREE

(RCW 9A.56.080)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY:(If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions and the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions are considered by the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions are considered by the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions are considered by the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; the prior offense was committed before 7/1/86, count prior adult offense served concurrently as one offense; the prior offense was considered by the prior of the prior offense was considered by the prior of the prior offense was considered by the prior offense was conside	ecutively are counted						
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors fou	nd to encompass the						
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count as one offer							
Enter number of felony convictions	x 1 =						
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)							
Enter number of serious violent and violent felony adjudications	x 1 =						
Enter number of nonviolent felony adjudications	x 1/2 =						
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)							
Enter number of other felony convictions	x 1 =						
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =						
Total the last column to get the Offender Score							
(Round down to the pearest whole number)							

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL III)

0	1	2	3	4	5	6	7	8	9 or more
1 - 3	3 - 8	4 - 12	9 - 12	12+ - 16	17 - 22	22 - 29	33 - 43	43 - 57	51 - 68
months	months	months	months	months	months	months	months	months	months

- B. Statutory maximum sentence is 60 months (5 years) (RCW 9A.20.021 (1)(c)).
- C. Add 12 months to the entire standard sentence range with a special verdict/finding that the offender or an accomplice was armed with a deadly weapon

(RCW 9.94A.310, 9.94A.125).

D. A mandatory fine of \$2,000 for each animal shall be imposed (RCW 9A.56.085).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

THREATS TO BOMB

(RCW 9.61.160)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served concurrently	onsecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors	found to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to co	ount as one offense.)
Enter number of felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions.	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL IV)

0	1	2	3	4	5	6	7	8	9 or more
3 - 9	6 - 12	12+ - 14	13 - 17	15 - 20	22 - 29	33 - 43	43 - 57	53 - 70	63 - 84
months	months	months	months	months	months	months	months	months	months

III. SENTENCING OPTIONS

A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).

- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

TRAFFICKING IN STOLEN PROPERTY, FIRST DEGREE

(RCW 9A.82.050(2))

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served conserved concurrently as one offense; those served conserved concurrently as one offense; those served concurrently as one offense; the served concurrently as offense; the served concurrently as offense; the served concurrently as	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors found	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	as one offense.)
Enter number of felony convictions	x 1 =
<u>JUVENILE HISTORY</u> : (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL IV)

0	1	2	3	4	5	6	7	8	9 or more
3 - 9	6 - 12	12+ - 14	13 - 17	15 - 20	22 - 29	33 - 43	43 - 57	53 - 70	63 - 84
months	months	months	months	months	months	months	months	months	months

B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

TRAFFICKING IN STOLEN PROPERTY, SECOND DEGREE

(RCW 9A.82.050 (1))

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served cons	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors fou	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to coun	t as one offense.)
Enter number of felony convictions	x 1 =
<u>JUVENILE HISTORY</u> :(Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL III)

0	1	2	3	4	5	6	7	8	9 or more
1 - 3	3 - 8	4 - 12	9 - 12	12+ - 16	17 - 22	22 - 29	33 - 43	43 - 57	51 - 68
months	months	months	months	months	months	months	months	months	months

B. Statutory maximum sentence is 60 months (5 years) (RCW 9A.20.021 (1)(c)).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

UNLAWFUL IMPRISONMENT

(RCW 9A.40.040)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served conse	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors four	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	as one offense.)
Enter number of felony convictions	x 1 =
<u>JUVENILE HISTORY</u> : (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the pearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL III)

0	1	2	3	4	5	6	7	8	9 or more
1 - 3	3 - 8	4 - 12	9 - 12	12+ - 16	17 - 22	22 - 29	33 - 43	43 - 57	51 - 68
months	months	months	months	months	months	months	months	months	months

B. Statutory maximum sentence is 60 months (5 years) (RCW 9A.20.021 (1)(c)).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- $C. \ \ \text{If sentence is one year or less: } \ \ \text{community supervision may be ordered for up to one year (RCW 9.94A.383)}.$

UNLAWFUL ISSUANCE OF CHECKS OR DRAFTS

(RCW 9A.56.060)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served cons	ecutively are counted								
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors fou	nd to encompass the								
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count as									
Enter number of felony convictions	x 1 =								
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)									
Enter number of serious violent and violent felony adjudications	x 1 =								
Enter number of nonviolent felony adjudications	x 1/2 =								
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)									
Enter number of other felony convictions	x 1 =								
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =								
Total the last column to get the Offender Score									
(Round down to the nearest whole number)									

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL I)

0	1	2	3	4	5	6	7	8	9 or more
0 - 60	0 - 90	2 - 5	2 - 6	3 - 8	4 - 12	12+ - 14	14 - 18	17 - 22	22 - 29
days	days	months	months	months	months	months	months	months	months

III. SENTENCING OPTIONS

A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).

- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

UNLAWFUL POSSESSION OF A SHORT FIREARM OR PISTOL

(RCW 9.41.040)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT H	ISTORY:(If th	e prior offer	nse was committed b	efore 7/1/86, count p	orior adult offen	ses served con	currently as o	ne offense; th	nose served cons	ecutively are counted
	;	separately.	If both current and p	orior offenses were c	ommitted after	7/1/86, count al	I convictions	separately, exc	ept (a) priors fou	nd to encompass the
	\$	same crimin	al conduct under RC\	N 9.94A.400(1)(a), ar	nd (b) priors ser	ntenced concurr	ently that the o	current court de	etermines to count	as one offense.)
	Enter numb	per of felony	convictions							x 1 =
JUVENILE	E HISTORY:	(Adjudication	ns entered on the sar	ne date count as one	offense except	for violent offen	ses with sepa	rate victims)		
	Enter numb	per of seriou	s violent and violent for	elony adjudications						x 1 =
	Enter numb	er of nonvio	olent felony adjudication	ons						x 1/2 =
OTHER C	URRENT OF	FENSES: (Other current offense	s which do not encon	npass the same	conduct count	n offender sco	ore)		
	Enter numb	per of other f	elony convictions							x 1 =
STATUS:	Was the offer	nder on com	nmunity placement on	the date the current	offense was cor	nmitted? (if yes	,			+ 1 =
	e last column to	ŭ	ffender Score e number)							

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL III)

0	1	2	3	4	5	6	7	8	9 or more
1 - 3	3 - 8	4 - 12	9 - 12	12+ - 16	17 - 22	22 - 29	33 - 43	43 - 57	51 - 68
months	months	months	months	months	months	months	months	months	months

B. Statutory maximum sentence is 60 months (5 years) (RCW 9A.20.021 (1)(c)).

- A. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- B. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- C. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

UNLAWFUL USE OF FOOD STAMPS

(RCW 9.91.140 (2) and (3))

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26])

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consecutives.)	cutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors found	to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count a	is one offense.)
Enter number of felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score (Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL I)

0	1	2	3	4	5	6	7	8	9 or more
0 - 60	0 - 90	2 - 5	2 - 6	3 - 8	4 - 12	12+ - 14	14 - 18	17 - 22	22 - 29
days	days	months	months	months	months	months	months	months	months

III. SENTENCING OPTIONS

A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).

- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

UNRANKED OFFENSE

(If sexual motivation finding/verdict, use form on page 51)

I. OFFENDER SCORING

ADULT HISTORY:	
Not Scored	
JUVENILE HISTORY:	
Not Scored	
OTHER CURRENT OFFENSES:	
Not Scored	
STATUS:	
Not Scored	
	II. SENTENCE RANGE
A. OFFENDER SCORE:	NONE
STANDARD RANGE	Not more than 12 months (RCW 9.94A.120(6)
(unranked)	

- A. Sentence can include community service work and a term of community supervision not to extend one year (RCW 9.94A.120 (6)).
- B. If not a sex offense (RCW 9.94A.030 (29)), not a drug offense (RCW 9.94A.030 (16)), and not a violent offense (RCW 9.94A.030 (33)), then partial confinement may be served in home detention (RCW 9.94A.030 (23)).

USE OF PROCEEDS OF CRIMINAL PROFITEERING

(RCW 9A.82.080 (1) and (2))

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently a	as one offense; those served
consecutively are counted separately. If both current and prior offenses were committed after 7/1/86, co	unt all convictions separately,
except (a) priors found to encompass the same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors found to encompass the same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors found to encompass the same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors found to encompass the same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors found to encompass the same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors found to encompass the same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors found to encompass the same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors found to encompass the same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors found to encompass the same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors found to encompass the same criminal conduction of the same c	priors sentenced concurrently
that the current court determines to count as one offense.)	
Enter number of felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS : Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score (Round down to the negrest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL IV)

0	1	2	3	4	5	6	7	8	9 or more
3 - 9	6 - 12	12+ - 14	13 - 17	15 - 20	22 - 29	33 - 43	43 - 57	53 - 70	63 - 84
months	months	months	months	months	months	months	months	months	months

B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

VEHICLE PROWL, FIRST DEGREE

(RCW 9A.52.095)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26])

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served conse	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors four	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	as one offense.)
Enter number of felony convictions	x 1 =
<u>JUVENILE HISTORY</u> : (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions.	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL I)

0	1	2	3	4	5	6	7	8	9 or more
0 - 60	0 - 90	2 - 5	2 - 6	3 - 8	4 - 12	12+ - 14	14 - 18	17 - 22	22 - 29
days	days	months	months	months	months	months	months	months	months

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

VEHICULAR ASSAULT

(RCW 46.61.522)

VIOLENT TRAFFIC OFFENSE

I. OFFENDER SCORING (RCW 9.94A.360 (12))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served conse	cutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors found	id to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	as one offense.)
Enter number of Vehicular Homicide and Vehicular Assault convictions	x 2 =
Enter number of other felony convictions	x 1 =
Enter number of Driving While Intoxicated, Actual Physical Control, Reckless Driving and misdemeanor Hit and Run - Attended convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of Vehicular Homicide and Vehicular Assault adjudications	x 2 =
Enter number of other felony adjudications	x 1/2 =
Enter number of Driving While Intoxicated, Actual Physical Control, Reckless Driving and misdemeanor Hit and Run - Attended adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other Vehicular Homicide and Vehicular Assault convictions	x 2 =
Enter number of other felony convictions.	x 1 =
Enter number of Driving While Intoxicated, Actual Physical Control, Reckless Driving and misdemeanor Hit and Run - Attended convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score (Round down to the nearest whole number)	

A. OFFENDER SCORE:

STANDARD RANGE

(LEVEL IV)

0	1	2	3	4	5	6	7	8	9 or more
3 - 9	6 - 12	12+ - 14	13 - 17	15 - 20	22 - 29	33 - 43	43 - 57	53 - 70	63 - 84
months	months	months	months	months	months	months	months	months	months

B. Statutory maximum sentence is 60 months (5 years) (RCW 9A.20.021 (1)(c)).

- A. If sentence is one year or less: part or all of the sentence may be converted to partial confinement (RCW 9.94A.380).
- B. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).

VEHICULAR HOMICIDE BY DISREGARD

FOR SAFETY OF OTHERS

(RCW 46.61.520(1)(c))

NONVIOLENT TRAFFIC OFFENSE

I. OFFENDER SCORING (RCW 9.94A.360 (12))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served concurrently as one offense;	secutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors for	ound to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to cou	ınt as one offense.)
Enter number of Vehicular Homicide and Vehicular Assault convictions	x 2 =
Enter number of other felony convictions	x 1 =
Enter number of Driving While Intoxicated, Actual Physical Control, Reckless Driving and misdemeanor Hit and Run - Attended convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of Vehicular Homicide and Vehicular Assault adjudications	x 2 =
Enter number of other felony adjudications	x 1/2 =
Enter number of Driving While Intoxicated, Actual Physical Control, Reckless Driving and misdemeanor Hit and Run - Attended adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other Vehicular Homicide and Vehicular Assault convictions	x 2 =
Enter number of other felony convictions	x 1 =
Enter number of Driving While Intoxicated, Actual Physical Control, Reckless Driving and misdemeanor Hit and Run - Attended convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the negreet whole number)	

A. OFFENDER SCORE: STANDARD RANGE

(LEVEL VII)

0	1	2	3	4	5	6	7	8	9 or more
15 - 20	21 - 27	26 - 34	31 - 41	36 - 48	41 - 54	57 - 75	67 - 89	77 - 102	87 - 116
months	months								

B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

VEHICULAR HOMICIDE BY RECKLESSNESS

OR UNDER THE INFLUENCE OF INTOXICATING LIQUOR OR ANY DRUG

(RCW 46.61.520(1)(a,b))

VIOLENT TRAFFIC OFFENSE

I. OFFENDER SCORING (RCW 9.94A.360 (12))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions and the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions are considered before 7/1/86.	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors fou	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	t as one offense.)
Enter number of Vehicular Homicide and Vehicular Assault convictions	x 2 =
Enter number of other felony convictions	x 1 =
Enter number of Driving While Intoxicated, Actual Physical Control, Reckless Driving and misdemeanor Hit and Run - Attended convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of Vehicular Homicide and Vehicular Assault adjudications	x 2 =
Enter number of other felony adjudications	x 1/2 =
Enter number of Driving While Intoxicated, Actual Physical Control, Reckless Driving and misdemeanor Hit and Run - Attended adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other Vehicular Homicide and Vehicular Assault convictions	x 2 =
Enter number of other felony convictions	x 1 =
Enter number of Driving While Intoxicated, Actual Physical Control, Reckless Driving and misdemeanor Hit and Run - Attended convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score (Round down to the pagest whole number)	

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL VIII)

0	1	2	3	4	5	6	7	8	9 or more
21 - 27	26 - 34	31 - 41	36 - 48	41 - 54	46 - 61	67 - 89	77 - 102	87 - 116	108 - 144
months	months	months							

- B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).
- C. Statutory maximum sentence is 120 months (10 years) (RCW 9A.20.021 (1)(b)).

WILLFUL FAILURE TO RETURN FROM FURLOUGH

(RCW 72.66.060)

ESCAPE

I. OFFENDER SCORING (RCW 9.94A.360 (14))

ADULT HISTORY:(If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served conse	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors four	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	as one offense.)
Enter number of Escape 1, Escape 2, Willful Failure to Return from Furlough, Willful Failure to Return from Work Release, and Escape from Community Custody convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of Escape 1, Escape 2, Willful Failure to Return from Furlough, and Willful Failure to Return from Work Release adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other Escape 1, Escape 2, Willful Failure to Return from Furlough, Willful Failure to Return from Work Release, and Escape from Community Custody convictions	x 1 =
STATUS : Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score (Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:

STANDARD RANGE (LEVEL IV)

0	1	2	3	4	5	6	7	8	9 or more
3 - 9	6 - 12	12+ - 14	13 - 17	15 - 20	22 - 29	33 - 43	43 - 57	53 - 70	63 - 84
months	months	months	months	months	months	months	months	months	months

B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).

III. SENTENCING OPTIONS

A. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).

B.	If sentence is one v	ear or less:	community	supervision may	be ordered for u	p to one v	ear ((RCW 9.94A.383)	

C. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

WILLFUL FAILURE TO RETURN FROM WORK RELEASE

(RCW 72.65.070)

ESCAPE

I. OFFENDER SCORING (RCW 9.94A.360 (14))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served conse	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors four	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	as one offense.)
Enter number of Escape 1, Escape 2, Willful Failure to Return from Furlough, Willful Failure to	
Return from Work Release, and Escape from Community Custody convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of Escape 1, Escape 2, Willful Failure to Return from Furlough, and Willful Failure to	
Return from Work Release adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other Escape 1, Escape 2, Willful Failure to Return from Furlough, Willful Failure to	
Return from Work Release, and Escape from Community Custody convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL III)

0	1	2	3	4	5	6	7	8	9 or more
1 - 3	3 - 8	4 - 12	9 - 12	12+ - 16	17 - 22	22 - 29	33 - 43	43 - 57	51 - 68
months	months	months	months	months	months	months	months	months	months

B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).

III. SENTENCING OPTIONS

A. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).

- B. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- C. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

CONTROLLED SUBSTANCES, IMITATION, AND LEGEND DRUG CRIMES

CONTROLLED SUBSTANCE HOMICIDE

(RCW 69.50.415)

FIRST DRUG CONVICTION

NONVIOLENT DRUG

(If sexual motivation finding/verdict, use form on page 30)

I. OFFENDER SCORING (RCW 9.94A.360 (13))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consecutively are counted					
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors	s found to encompass the				
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to constraints and conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to constraints and conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to constraints and conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to constraints are constraints.	count as one offense.)				
Enter number of felony drug convictions (as defined by RCW 9.94A.030 (16))	x 3 =				
Enter number of other felony convictions	x 1 =				
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)					
Enter number of felony drug adjudications (as defined by RCW 9.94A.030 (16))	x 2 =				
Enter number of serious violent and violent felony adjudications	x 1 =				
Enter number of other nonviolent felony adjudications	x 1/2 =				
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)					
Enter number of felony drug convictions (as defined by RCW 9.94A.030 (16))	x 3 =				
Enter number of other felony convictions	x 1 =				
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =				
Total the last column to get the Offender Score (Pound down to the percent whole number)					

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL IX)

0	1	2	3	4	5	6	7	8	9 or more
31 - 41	36 - 48	41 - 54	46 - 61	51 - 68	57 - 75	77 - 102	87 - 116	108 - 144	129 - 171
months	months	months	months						

- B. Add 12 months to the entire standard sentence range with a special verdict/finding that the offender or an accomplice was armed with a deadly weapon (RCW 9.94A.310, 9.94A.125).
- C. Statutory maximum sentence for first conviction under RCW 69.50 is 120 months (10 years) (RCW 9A.20.021).
- D. One year of community placement must be served following release from state prison (RCW 9.94A.120 (8)).
- E. A \$1,000 mandatory fine shall be imposed, unless indigent (RCW 69.50.430).

III. SENTENCING OPTIONS

A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).

CONTROLLED SUBSTANCE HOMICIDE

(RCW 69.50.415)

SUBSEQUENT DRUG CONVICTION

VIOLENT DRUG

(If sexual motivation finding/verdict, use form on page 46)

I. OFFENDER SCORING (RCW 9.94A.360 (13))

ADI II T LIIG	STORY:(If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served con	accountively are counted
ADULT HIS		•
	separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors for	ound to encompass the
	same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to cou	int as one offense.)
	Enter number of felony drug convictions (as defined by RCW 9.94A.030 (16))	x 3 =
	Enter number of serious violent and violent felony convictions	x 2 =
	Enter number of other nonviolent felony convictions	x 1 =
JUVENILE	HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
	Enter number of felony drug adjudications (as defined by RCW 9.94A.030 (16))	x 2 =
	Enter number of serious violent and violent felony adjudications	x 2 =
	Enter number of other nonviolent felony adjudications	x 1/2 =
OTHER CU	IRRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
	Enter number of other felony drug convictions (as defined by RCW 9.94A.030 (16))	x 3 =
	Enter number of other serious violent and violent felony convictions	x 2 =
	Enter number of other nonviolent felony convictions	x 1 =
STATUS: \	Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the	last column to get the Offender Score	
(Round d	own to the nearest whole number)	

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL IX)

0	1	2	3	4	5	6	7	8	9 or more
31 - 41	36 - 48	41 - 54	46 - 61	51 - 68	57 - 75	77 - 102	87 - 116	108 - 144	129 - 171
months	months	months	months						

- B. Add 12 months to the entire standard sentence range with a special verdict/finding that the offender or an accomplice was armed with a deadly weapon (RCW 9.94A.310, 9.94A.125).
- C. One year of community placement must be served following release from state prison (RCW 9.94A.120 (8)).
- D. A \$2,000 mandatory fine shall be imposed, unless indigent (RCW 69.50.430).

CREATE, DELIVER, OR POSSESS A COUNTERFEIT CONTROLLED

SUBSTANCE - SCHEDULE I OR II NARCOTIC

(RCW 69.50.401 (b)(1)(i))

FIRST DRUG CONVICTION

NONVIOLENT DRUG

(If sexual motivation finding/verdict, use form on page 30)

I. OFFENDER SCORING (RCW 9.94A.360 (13))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served conserved concurrently as one offense; those served conserved concurrently as one offense; those served concurrently as one offense; the served concurrently as offense; the served concurrently as offense; the served concurrently as	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors found	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	as one offense.)
Enter number of felony drug convictions (as defined by RCW 9.94A.030 (16))	x 3 =
Enter number of other felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of felony drug adjudications (as defined by RCW 9.94A.030 (16))	x 2 =
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of felony drug convictions (as defined by RCW 9.94A.030 (16))	x 3 =
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

A. C	OFFENDER SO	CORE:
	STANDARD F	RANGE
	(LEVEL II)	

0	1	2	3	4	5	6	7	8	9 or more
0 - 90	2 - 6	3 - 9	4 - 12	12+ - 14	14 - 18	17 - 22	22 - 29	33 - 43	43 - 57
days	months	months	months	months	months	months	months	months	months

- B. Add 12 months to the entire standard sentence range with a special verdict/finding that the offender or an accomplice was armed with a deadly weapon (RCW 9.94A.310, 9.94A.125).
- C. One year of community placement must be served following release from state prison (RCW 9.94A.120 (8)).
- D. A \$1,000 mandatory fine shall be imposed, unless indigent (RCW 69.50.430).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).

CREATE, DELIVER, OR POSSESS A COUNTERFEIT

CONTROLLED SUBSTANCE - SCHEDULE I OR II NARCOTIC

(RCW 69.50.401 (b)(1)(i))

SUBSEQUENT DRUG CONVICTION

VIOLENT DRUG

(If sexual motivation finding/verdict, use form on page 46)

I. OFFENDER SCORING (RCW 9.94A.360 (13))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served conse	cutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors found	d to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	as one offense.)
Enter number of felony drug convictions (as defined by RCW 9.94A.030 (16))	x 3 =
Enter number of serious violent and violent felony convictions	x 2 =
Enter number of nonviolent felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of felony drug adjudications (as defined by RCW 9.94A.030 (16))	x 2 =
Enter number of serious violent and violent felony adjudications	x 2 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony drug convictions (as defined by RCW 9.94A.030 (16))	x 3 =
Enter number of other serious violent and violent felony convictions	x 2 =
Enter number of other nonviolent felony convictions	x 1/2 =
STATUS : Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:

STANDARD RANGE

0	1	2	3	4	5	6	7	8	9 or more
0 - 90	2 - 6	3 - 9	4 - 12	12+ - 14	14 - 18	17 - 22	22 - 29	33 - 43	43 - 57

(LEVEL II)	days	months								
,										

- B. Add 12 months to the entire standard sentence range with a special verdict/finding that the offender or an accomplice was armed with a deadly weapon (RCW 9.94A.310, 9.94A.125).
- C. One year of community placement must be served following release from state prison (RCW 9.94A.120 (8)).
- D. A \$2,000 mandatory fine shall be imposed, unless indigent (RCW 69.50.430).

- A. If sentence is one year or less: part or all of the sentence may be converted to partial confinement (RCW 9.94A.380).
- B. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).

CREATE, DELIVER, OR POSSESS A COUNTERFEIT CONTROLLED SUBSTANCE -

SCHEDULE III-V NARCOTIC OR SCHEDULE I-V NONNARCOTIC

(RCW 69.50.401 (b)(1)(ii-iv))

NONVIOLENT DRUG

(If sexual motivation finding/verdict, use form on page 30)

I. OFFENDER SCORING (RCW 9.94A.360 (13))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served conse	cutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors four	d to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	as one offense.)
Enter number of felony drug convictions (as defined by RCW 9.94A.030 (16))	x 3 =
Enter number of other felony convictions.	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of felony drug adjudications (as defined by RCW 9.94A.030 (16))	x 2 =
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony drug convictions (as defined by RCW 9.94A.030 (16))	x 3 =
Enter number of other felony convictions	x 1 =
STATUS : Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL II)

0	1	2	3	4	5	6	7	8	9 or more
0 - 90	2 - 6	3 - 9	4 - 12	12+ - 14	14 - 18	17 - 22	22 - 29	33 - 43	43 - 57
days	months	months	months	months	months	months	months	months	months

B. Add 12 months to the entire standard sentence range with a special verdict/finding that the offender or an accomplice was armed with a deadly weapon (RCW 9.94A.310, 9.94A.125).

- C. One year of community placement must be served following release from state prison (RCW 9.94A.120 (8)).
- D. A \$1,000 mandatory fine shall be imposed (\$2,000 for a subsequent conviction), unless indigent (RCW 69.50.430).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).

DELIVERY OF IMITATION CONTROLLED SUBSTANCES BY PERSON EIGHTEEN

OR OVER TO PERSON UNDER EIGHTEEN

(RCW 69.52.030 (2))

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served conserved concurrently as one offense; those served conserved concurrently as one offense; those served concurrently as one offense; the served concurrently as offense; the served concurrently as offense; the served concurrently as	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors four	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	as one offense.)
Enter number of felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL V)

0	1	2	3	4	5	6	7	8	9 or more
6 - 12	12+ - 14	13 - 17	15 - 20	22 - 29	33 - 43	41 - 54	51 - 68	62 - 82	72 - 96
months	months	months	months	months	months	months	months	months	months

B. The range for attempt, solicitation, and conspiracy is 75% of the range for the completed crime (RCW 9.94A.410).

C. One year of community placement must be served following release from state prison (RCW 9.94A.120 (8)).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

DELIVERY OF MATERIAL IN LIEU OF A CONTROLLED SUBSTANCE

(RCW 69.50.401 (c))

NONVIOLENT DRUG

(If sexual motivation finding/verdict, use form on page 30)

I. OFFENDER SCORING (RCW 9.94A.360 (13))

ADULT HISTORY:(If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served conse	cutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors found	d to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	as one offense.)
Enter number of felony drug convictions (as defined by RCW 9.94A.030 (16))	x 3 =
Enter number of other felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of felony drug adjudications (as defined by RCW 9.94A.030 (16))	x 2 =
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of other nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony drug convictions (as defined by RCW 9.94A.030 (16))	x 3 =
Enter number of other felony convictions	x 1 =
STATUS : Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score (Round down to the proceed whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL III)

0	1	2	3	4	5	6	7	8	9 or more
1 - 3	3 - 8	4 - 12	9 - 12	12+ - 16	17 - 22	22 - 29	33 - 43	43 - 57	51 - 68
months	months	months	months	months	months	months	months	months	months

B. Add 12 months to the entire standard sentence range with a special verdict/finding that the offender or an accomplice was armed with a deadly weapon (RCW 9.94A.310, 9.94A.125).

- C. Statutory maximum sentence is 60 months (5 years) (RCW 69.50.401 (c)).
- D. One year of community placement must be served following release from state prison (RCW 9.94A.120 (8)).
- E. A \$1,000 mandatory fine shall be imposed (\$2,000 for a subsequent conviction), unless indigent (RCW 69.50.430).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- $C. \ \ \text{If sentence is one year or less: } \ \ \text{community supervision may be ordered for up to one year (RCW 9.94A.383)}.$

FORGED PRESCRIPTION (Legend Drug)

(RCW 69.41.020)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served constraints and the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served constraints are constraints.)	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors found	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	as one offense.)
Enter number of felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL I)

0	1	2	3	4	5	6	7	8	9 or more
0 - 60	0 - 90	2 - 5	2 - 6	3 - 8	4 - 12	12+ - 14	14 - 18	17 - 22	22 - 29
days	days	months	months	months	months	months	months	months	months

III. SENTENCING OPTIONS

A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).

- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

FORGED PRESCRIPTION FOR A CONTROLLED SUBSTANCE

(RCW 69.50.403)

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served constraints are constraints.)	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors fou	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	as one offense.)
Enter number of felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL I)

0	1	2	3	4	5	6	7	8	9 or more
0 - 60	0 - 90	2 - 5	2 - 6	3 - 8	4 - 12	12+ - 14	14 - 18	17 - 22	22 - 29
days	days	months	months	months	months	months	months	months	months

- B. Statutory maximum sentence for first conviction under RCW 69.50 is 24 months (2 years) (RCW 69.50.403(c)).
- C. One year of community placement must be served following release from state prison (RCW 9.94A.120 (8)).

D. A \$1,000 mandatory fine shall be imposed (\$2,000 for a subsequent conviction), unless indigent (RCW 69.50.430).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention under certain conditions (RCW 9.94A.030 (23) and (36)).

INVOLVING A MINOR IN DRUG DEALING

(RCW 69.50.401 (f))

NONVIOLENT DRUG

(If sexual motivation finding/verdict, use form on page 30)

I. OFFENDER SCORING (RCW 9.94A.360 (13))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served cons	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors fou	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to coun	t as one offense.)
Enter number of felony drug convictions (as defined by RCW 9.94A.030 (16))	x 3 =
Enter number of other felony convictions.	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of felony drug adjudications (as defined by RCW 9.94A.030 (16))	x 2 =
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of felony drug convictions (as defined by RCW 9.94A.030 (16))	x 3 =
Enter number of other felony convictions.	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score (Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL VII)

0	1	2	3	4	5	6	7	8	9 or more
15 - 20	21 - 27	26 - 34	31 - 41	36 - 48	41 - 54	57 - 75	67 - 89	77 - 102	87 - 116
months	months								

- B. Add 12 months to the entire standard sentence range with a special verdict/finding that the offender or an accomplice was armed with a deadly weapon (RCW 9.94A.310, 9.94A.125).
- C. Statutory maximum sentence is 60 months (5 years) for the first conviction (RCW 9A.20.021 (1)(c)).
- D. One year of community placement must be served following release from state prison (RCW 9.94A.120 (8)).
- E. A \$1,000 mandatory fine shall be imposed (\$2,000 for a subsequent conviction), unless indigent (RCW 69.50.430).

A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).

MANUFACTURE, DELIVER, OR POSSESS WITH INTENT TO DELIVER

HEROIN OR COCAINE

(RCW 69.50.401 (a)(1)(i))

FIRST DRUG CONVICTION AND NOT IN A PROTECTED ZONE

NONVIOLENT DRUG

(If sexual motivation finding/verdict, use form on page 30)

I. OFFENDER SCORING (RCW 9.94A.360 (13))

ADIII T UIS	ADULT HISTORY:(If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consecutively are counted											
ADULT HIS	separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors found to encompass the											
			•					, ,			·	
	same crimii	nal conduct un	ider RCW 9.94	A.400(1)(a), a	and (b) priors s	entenced cond	currently that	the current co	urt determines	to count as o	ne offense.)	
	Enter number of felony drug convictions (as defined by RCW 9.94A.030 (16))											
Enter number of other felony convictions											x 1 =	
JUVENILE	HISTORY: (Adjudication	ons entered on	the same date	count as one	e offense exce	ot for violent o	ffenses with s	eparate victim	ns)			
	Enter number of felony	/ drug adjudica	ations (as defin	ed by RCW 9	.94A.030 (16))						x 2 =	
											x 1 =	
	Enter number of nonviolent felony adjudications										x 1/2 =	
OTHER CU	IRRENT OFFENSES:	(Other current	offenses which	n do not enco	mpass the san	ne conduct co	unt in offende	r score)				
	Enter number of felony	drug conviction	ons (as defined	by RCW 9.9	4A.030 (16))						x 3 =	
	Enter number of other	felony convict	ions								x 1 =	
STATUS: \	Nas the offender on cor	mmunity place	ment on the da	te the current	offense was o	ommitted? (if	yes),				+ 1 =	
	last column to get the Column to the nearest who		e									
(rtouria a	own to the nearest whole	e riumber)										
				II.	SENTENCE	RANGE						
A. OFFEND	ER SCORE:	0	1	2	3	4	5	6	7	8	9 or more	

STANDARD RANGE (LEVEL VIII)

21 - 27	26 - 34	31 - 41	36 - 48	41 - 54	46 - 61	67 - 89	77 - 102	87 - 116	108 - 144
months	months	months							

- B. Add 12 months to the entire standard sentence range with a special verdict/finding that the offender or an accomplice was armed with a deadly weapon (RCW 9.94A.310, 9.94A.125).
- C. Add 18 months to the entire standard sentence range with a finding that the offense was committed in a county jail or state correctional facility (RCW 9.94A.310).
- D. Statutory maximum sentence is 120 months (10 years) under RCW 69.50.
- E. One year of community placement must be served following release from state prison (RCW 9.94A.120 (8)).
- F. A \$1,000 mandatory fine shall be imposed, unless indigent (RCW 69.50.430).

MANUFACTURE, DELIVER, OR POSSESS WITH INTENT TO DELIVER

HEROIN OR COCAINE

(RCW 69.50.401 (a)(1(i))

SUBSEQUENT DRUG CONVICTION OR IN A PROTECTED ZONE

VIOLENT DRUG

(If sexual motivation finding/verdict, use form on page 46)

I. OFFENDER SCORING (RCW 9.94A.360 (13))

ADULT HISTORY:(If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served concurrently as one offense; the served concurr	consecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors	·
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to c	
carrie cirrimia conduct diagon territori die in a localitation controlle con	ount do one enerios.,
Enter number of felony drug convictions (as defined by RCW 9.94A.030 (16))	x 3 =
Enter number of serious violent and violent felony convictions	x 2 =
Enter number of other felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of felony drug adjudications (as defined by RCW 9.94A.030 (16))	x 2 =
Enter number of serious violent and violent felony adjudications	x 2 =
Enter number of other felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony drug convictions (as defined by RCW 9.94A.030 (16))	x 3 =
Enter number of other serious violent and violent felony convictions	x 2 =
Enter number of other felony convictions	x 1 =
STATUS : Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:

STANDARD RANGE

0	1	2	3	4	5	6	7	8	9 or more
21 - 27	26 - 34	31 - 41	36 - 48	41 - 54	46 - 61	67 - 89	77 - 102	87 - 116	108 - 144

(LEVEL VIII) months

- B. Add 12 months to the entire standard sentence range with a special verdict/finding that the offender or an accomplice was armed with a deadly weapon (RCW 9.94A.310, 9.94A.125).
- C. Add 24 months to the entire standard sentence range with a finding that the offense took place within 1,000 feet of a school bus route stop, within 1,000 feet of the perimeter of school grounds, in a public park, on a public transit vehicle, or in a public transit stop shelter (RCW 9.94A.310, 69.50.435).
- D. Add 18 months to the entire standard sentence range with a finding that the offense was committed in a county jail or state correctional facility (RCW 9.94A.310).
- E. One year of community placement must be served following release from state prison (RCW 9.94A.120 (8)).
- F. A \$2,000 mandatory fine shall be imposed, unless indigent (RCW 69.50.430).

MANUFACTURE, DELIVER, OR POSSESS WITH INTENT TO DELIVER MARIJUANA

(RCW 69.50.401 (a)(1)(ii)

NONVIOLENT DRUG

(If sexual motivation finding/verdict, use form on page 30)

I. OFFENDER SCORING (RCW 9.94A.360 (13))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consecutively are counted								
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors	found to encompass the							
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to co	ount as one offense.)							
Enter number of felony drug convictions (as defined by RCW 9.94A.030 (16))	x 3 =							
Enter number of other felony convictions	x 1 =							
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)								
Enter number of felony drug adjudications (as defined by RCW 9.94A.030 (16))	x 2 =							
Enter number of serious violent and violent felony adjudications	x 1 =							
Enter number of nonviolent felony adjudications	x 1/2 =							
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)								
Enter number of other felony drug convictions (as defined by RCW 9.94A.030 (16))	x 3 =							
Enter number of other felony convictions.	x 1 =							
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =							
Total the last column to get the Offender Score								
(Round down to the nearest whole number)								

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL III)

0	1	2	3	4	5	6	7	8	9 or more
1 - 3	3 - 8	4 - 12	9 - 12	12+ - 16	17 - 22	22 - 29	33 - 43	43 - 57	51 - 68
months	months	months	months	months	months	months	months	months	months

B. Add 12 months to the entire standard sentence range with a special verdict/finding that the offender or an accomplice was armed with a deadly weapon (RCW 9.94A.310, 9.94A.125).

- C. Add 24 months to the entire standard sentence range with a finding that the offense took place within 1,000 feet of a school bus route stop, within 1,000 feet of the perimeter of school grounds, in a public park, on a public transit vehicle, or in a public transit stop shelter (RCW 9.94A.310, 69.50.435).
- D. Add 15 months to the entire standard sentence range with a finding that the offense was committed in a county jail or state correctional facility (RCW 9.94A.310).
- E. Statutory maximum sentence for first conviction under RCW 69.50 is 60 months (5 years) (RCW 69.50.401 (a)(1)(ii)).
- F. One year of community placement must be served following release from state prison (RCW 9.94A.120 (8)).
- G. A \$1,000 mandatory fine shall be imposed (\$2,000 for a subsequent conviction), unless indigent (RCW 69.50.430).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).

MANUFACTURE, DELIVER, OR POSSESS WITH INTENT TO DELIVER METHAMPHETAMINE

(RCW 69.50.401 (a)(1)(ii))

NONVIOLENT DRUG

(If sexual motivation finding/verdict, use form on page 30)

I. OFFENDER SCORING (RCW 9.94A.360 (13))

ADULT HIST	TORY:(If the prior off	ffense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; the	hose served consecutively are counted
	separately	ly. If both current and prior offenses were committed after 7/1/86, count all convictions separately, exc	cept (a) priors found to encompass the
	same crim	minal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court de	etermines to count as one offense.)
	Enter number of felor	ony drug convictions (as defined by RCW 9.94A.030 (16))	x 3 =
	Enter number of othe	er felony convictions	x 1 =x
JUVENILE H	HISTORY: (Adjudicat	ations entered on the same date count as one offense except for violent offenses with separate victims)	
	Enter number of felor	ony drug adjudications (as defined by RCW 9.94A.030 (16))	x 2 =
	Enter number of serio	ious violent and violent felony adjudications	x 1 =x
	Enter number of nonv	nviolent felony adjudications	x 1/2 =
OTHER CUR	RRENT OFFENSES:	: (Other current offenses which do not encompass the same conduct count in offender score)	
	Enter number of othe	er felony drug convictions (as defined by RCW 9.94A.030 (16))	x 3 =
	Enter number of othe	er felony convictions	x 1 =x
STATUS: W	/as the offender on co	community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the la	ast column to get the	Offender Score	
(Round do	own to the nearest who	nole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL VIII)

0	1	2	3	4	5	6	7	8	9 or more
21 - 27	26 - 34	31 - 41	36 - 48	41 - 54	46 - 61	67 - 89	77 - 102	87 - 116	108 - 144
months	months	months							

B. Add 12 months to the entire standard sentence range with a special verdict/finding that the offender or an accomplice was armed with a deadly weapon (RCW 9.94A.310, 9.94A.125).

- C. Add 24 months to the entire standard sentence range with a finding that the offense took place within 1,000 feet of a school bus route stop, within 1,000 feet of the perimeter of school grounds, in a public park, on a public transit vehicle, or in a public transit stop shelter (RCW 9.94A.310, 69.50.435).
- D. Add 15 months to the entire standard sentence range with a finding that the offense was committed in a county jail or state correctional facility (RCW 9.94A.310).
- E. Statutory maximum sentence for this crime is 60 months (5 years) for the first conviction under RCW 69.50 and 120 months (10 years) for the second conviction under RCW 69.50.
- F. One year of community placement must be served following release from state prison (RCW 9.94A.120 (8)).
- G. A \$1,000 mandatory fine shall be imposed (\$2,000 for a subsequent conviction), unless indigent (RCW 69.50.430).

A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).

MANUFACTURE, DELIVER, OR POSSESS WITH INTENT TO DELIVER NARCOTICS FROM SCHEDULE I OR II (EXCEPT HEROIN OR COCAINE)

(RCW 69.50.401 (a)(1)(i))

FIRST DRUG CONVICTION AND NOT IN A PROTECTED ZONE

NONVIOLENT DRUG

(If sexual motivation finding/verdict, use form on page 30)

I. OFFENDER SCORING (RCW 9.94A.360 (13))

4 D. II T . II 0 T 0 I	DV (15 11			7/4/00							.1
ADULT HISTOI	RY:(If the prior off						·				•
	separately	. If both curre	nt and prior of	enses were o	committed after	er 7/1/86, cour	nt all conviction	ns separately	r, except (a) p	riors found to	encompass the
	same crim	inal conduct un	nder RCW 9.94	A.400(1)(a), a	and (b) priors s	entenced cond	currently that	the current co	urt determines	to count as or	ne offense.)
Ent	er number of felon	ny drug convicti	ons (as defined	by RCW 9.9	4A.030 (16))						x 3 =
Ent	er number of othe	r felony convict	ions								x 1 =
JUVENILE HIS	ΓΟRΥ : (Adjudicati	ions entered or	n the same date	e count as one	e offense exce	pt for violent o	ffenses with s	eparate victim	ns)		
Ent	er number of felon	y drug adjudica	ations (as defin	ed by RCW 9	.94A.030 (16))						x 2 =
Ent	er number of serio	ous violent and	violent felony a	djudications							x 1 =
Ent	er number of nonv	violent felony ac	djudications							:	x 1/2 =
OTHER CURRE	ENT OFFENSES:	(Other current	t offenses which	n do not enco	mpass the san	ne conduct co	unt in offende	r score)			
Ent	er number of felon	y drug convicti	ons (as defined	l by RCW 9.9	4A.030 (16))						x 3 =
F4	er number of othe	- 6-1									4
Ent	er number of othe	r telony convict	ions								x 1 =
STATUS: Was	the offender on co	ommunity place	ment on the da	te the current	offense was o	committed? (if	yes),				+ 1 =
	column to get the to the nearest who		e								
	II. SENTENCE RANGE										
A. OFFENDER	SCORE:	0	1	2	3	4	5	6	7	8	9 or more

STANDARD RANGE (LEVEL VI)

12+ -	14	15 - 20	21 - 27	26 - 34	31 - 41	36 - 48	46 - 61	57 - 75	67 - 89	77 - 102
mont	hs	months								

- B. Add 12 months to the entire standard sentence range with a special verdict/finding that the offender or an accomplice was armed with a deadly weapon (RCW 9.94A.310, 9.94A.125).
- C. Add 18 months to the entire standard sentence range with a finding that the offense was committed in a county jail or state correctional facility (RCW 9.94A.310).
- D. One year of community placement must be served following release from state prison (RCW 9.94A.120 (8)).
- E. A \$1,000 mandatory fine shall be imposed, unless indigent (RCW 69.50.430).

MANUFACTURE, DELIVER, OR POSSESS WITH INTENT TO DELIVER NARCOTICS FROM SCHEDULE I OR II (EXCEPT HEROIN OR COCAINE)

(RCW 69.50.401 (a)(1)(i))

SUBSEQUENT DRUG CONVICTION OR IN A PROTECTED ZONE

VIOLENT DRUG

(If sexual motivation finding/verdict, use form on page 46)

I. OFFENDER SCORING (RCW 9.94A.360 (13))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served concurrently as one offense; the served concurrently as offense; the served concurrently as offense; the served concurrently as offense; the served	secutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors for	ound to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to cou	nt as one offense.)
Enter number of felony drug convictions (as defined by RCW 9.94A.030 (16))	x 3 =
Enter number of serious violent and violent felony convictions	x 2 =
Enter number of other felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of felony drug adjudications (as defined by RCW 9.94A.030 (16))	x 2 =
Enter number of serious violent and violent felony adjudications	x 2 =
Enter number of other felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony drug convictions (as defined by RCW 9.94A.030 (16))	x 3 =
Enter number of other serious violent and violent felony convictions	x 2 =
Enter number of other felony convictions	x 1 =
STATUS : Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE: STANDARD RANGE

0	1	2	3	4	5	6	7	8	9 or more
12+ - 14	15 - 20	21 - 27	26 - 34	31 - 41	36 - 48	46 - 61	57 - 75	67 - 89	77 - 102

(LEVEL VI)	months									

- B. Add 12 months to the entire standard sentence range with a special verdict/finding that the offender or an accomplice was armed with a deadly weapon (RCW 9.94A.310, 9.94A.125).
- C. One year of community placement must be served following release from state prison (RCW 9.94A.120 (8)).
- D. Add 24 months to the entire standard sentence range with a finding that the offense took place within 1,000 feet of a school bus route stop, within 1,000 feet of the perimeter of school grounds, in a public park, on a public transit vehicle, or in a public transit stop shelter (RCW 9.94A.310, 69.50.435).
- E. Add 18 months to the entire standard sentence range with a finding that the offense was committed in a county jail or state correctional facility (RCW 9.94A.310).
- F. A \$2,000 mandatory fine shall be imposed, unless indigent (RCW 69.50.430).

MANUFACTURE, DELIVER, OR POSSESS WITH INTENT TO DELIVER NARCOTICS FORM SCHEDULE III-V OR NONNARCOTICS FROM SCHEDULE I-V (EXCEPT MARIJUANA OR METHAMPHETAMINE)

(RCW 69.50.401 (a)(1)(ii-iv))

NONVIOLENT DRUG

(If sexual motivation finding/verdict, use form on page 30)

I. OFFENDER SCORING (RCW 9.94A.360 (13))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served conserved concurrently as one offense; those served conserved concurrently as one offense; those served concurrently as one offense; the served concurrently as offense; the served concurrently as offense; the served concurrently as	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors four	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	as one offense.)
Enter number of felony drug convictions (as defined by RCW 9.94A.030 (16))	x 3 =
Enter number of other felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of felony drug adjudications (as defined by RCW 9.94A.030 (16))	x 2 =
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony drug convictions (as defined by RCW 9.94A.030 (16))	x 3 =
Enter number of other felony convictions	x 1 =
STATUS : Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL IV)

0	1	2	3	4	5	6	7	8	9 or more
3 - 9	6 - 12	12+ - 14	13 - 17	15 - 20	22 - 29	33 - 43	43 - 57	53 - 70	63 - 84
months	months	months	months	months	months	months	months	months	months

B. Add 12 months to the entire standard sentence range with a special verdict/finding that the offender or an accomplice was armed with a deadly weapon (RCW 9.94A.310, 9.94A.125).

- C. Add 24 months to the entire standard sentence range with a finding that the offense took place within 1,000 feet of a school bus route stop, within 1,000 feet of the perimeter of school grounds, in a public park, on a public transit vehicle, or in a public transit stop shelter (RCW 9.94A.310, 69.50.435).
- D. Add 15 months to the entire standard sentence range with a finding that the offense was committed in a county jail or state correctional facility (RCW 9.94A.310).
- E. Statutory maximum sentence for first conviction under RCW 69.50 is 60 months (5 years) (RCW 69.50.401 (a)(1)(ii-iv)).
- F. One year of community placement must be served following release from state prison (RCW 9.94A.120 (8)).
- G. A \$1,000 mandatory fine shall be imposed (\$2,000 for a subsequent conviction), unless indigent (RCW 69.50.430).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).

${\bf MANUFACTURE, DISTRIBUTE, OR\ POSSESS\ WITH\ INTENT\ TO\ DISTRIBUTE}$

AN IMITATION CONTROLLED SUBSTANCE

(RCW 69.52.030 (1))

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served concurrently as one offense.)	nsecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors f	ound to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to co	unt as one offense.)
Enter number of felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions.	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score (Round down to the nearest whole number)	
(Notified down to the hearest whole humber)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL III)

0	1	2	3	4	5	6	7	8	9 or more
1 - 3	3 - 8	4 - 12	9 - 12	12+ - 16	17 - 22	22 - 29	33 - 43	43 - 57	51 - 68
months	months	months	months	months	months	months	months	months	months

B. Statutory maximum sentence is 60 months (5 years) (RCW 9A.20.021 (1)(c)).

C. One year of community placement must be served following release from state prison (RCW 9.94A.120 (8)).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention (RCW 9.94A.030 (23)).

OVER 18 AND DELIVER HEROIN OR A NARCOTIC FROM SCHEDULE I OR II

TO SOMEONE UNDER 18

(RCW 69.50.406)

VIOLENT DRUG

(If sexual motivation finding/verdict, use form on page 46)

I. OFFENDER SCORING (RCW 9.94A.360 (13))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served	consecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) prior	s found to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to	count as one offense.)
Enter number of felony drug convictions (as defined by RCW 9.94A.030 (16))	x 3 =
Enter number of serious violent and violent felony convictions	x 2 =
Enter number of other felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of felony drug adjudications (as defined by RCW 9.94A.030 (16))	x 2 =
Enter number of serious violent and violent felony adjudications	x 2 =
Enter number of other felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony drug convictions (as defined by RCW 9.94A.030 (16))	x 3 =
Enter number of other serious violent and violent felony convictions	x 2 =
Enter number of other felony convictions	x 1 =
<u>STATUS</u> : Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score (Round down to the nearest whole number)	
	_
II. SENTENCE RANGE	
A. OFFENDER SCORE: 0 1 2 3 4 5 6 7	8 9 or more

STANDARD RANGE (LEVEL X)

51 - 68	57 - 75	62 - 82	67 - 89	72 - 96	77 - 102	98 - 130	108 - 144	129 - 171	149 - 198
months	months	months	months	months	months	months	months	months	months

- B. Add 12 months to the entire standard sentence range with a special verdict/finding that the offender or an accomplice was armed with a deadly weapon (RCW 9.94A.310, 9.94A.125).
- C. Add 24 months to the entire standard sentence range with a finding that the offense took place within 1,000 feet of a school bus route stop, within 1,000 feet of the perimeter of school grounds, in a public park, on a public transit vehicle, or in a public transit stop shelter (RCW 9.94A.310, 69.50.435).
- D. Add 18 months to the entire standard sentence range with a finding that the offense was committed in a county jail or state correctional facility (RCW 9.94A.310).
- E. One year of community placement must be served following release from state prison (RCW 9.94A.120 (8)).
- F. A \$1,000 mandatory fine shall be imposed (\$2,000 for a subsequent conviction), unless indigent (RCW 69.50.430).

OVER 18 AND DELIVER NARCOTIC FROM SCHEDULE III-V OR A

NONNARCOTIC FROM SCHEDULE I-V TO SOMEONE

UNDER 18 AND 3 YEARS JUNIOR

(RCW 69.50.406)

NONVIOLENT DRUG

(If sexual motivation finding/verdict, use form on page 30)

I. OFFENDER SCORING (RCW 9.94A.360 (13))

ADULT HISTORY:(If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served	d consecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) prior	ors found to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to	o count as one offense.)
Enter number of felony drug convictions (as defined by RCW 9.94A.030 (16))	x 3 =
Enter number of other felony convictions	x 1 =
<u>JUVENILE HISTORY</u> : (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of felony drug adjudications (as defined by RCW 9.94A.030 (16))	x 2 =
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony drug convictions (as defined by RCW 9.94A.030 (16))	x 3 =
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score (Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL IX)

0	1	2	3	4	5	6	7	8	9 or more
31 - 41	36 - 48	41 - 54	46 - 61	51 - 68	57 - 75	77 - 102	87 - 116	108 - 144	129 - 171
months	months	months	months						

- B. Add 12 months to the entire standard sentence range with a special verdict/finding that the offender or an accomplice was armed with a deadly weapon (RCW 9.94A.310, 9.94A.125).
- C. Add 24 months to the entire standard sentence range with a finding that the offense took place within 1,000 feet of a school bus route stop, within 1,000 feet of the perimeter of school grounds, in a public park, on a public transit vehicle, or in a public transit stop shelter (RCW 9.94A.310, 69.50.435).
- D. Add 15 months to the entire standard sentence range with a finding that the offense was committed in a county jail or state correctional facility (RCW 9.94A.310).
- E. Statutory maximum sentence is 120 months (10 years) (RCW 69.50.406).
- F. One year of community placement must be served following release from state prison (RCW 9.94A.120 (8)).
- G. A \$1,000 mandatory fine shall be imposed (\$2,000 for a subsequent conviction), unless indigent (RCW 69.50.430).

A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).

POSSESSION OF A CONTROLLED SUBSTANCE THAT IS EITHER HEROIN OR

NARCOTICS FROM SCHEDULE I OR II

(RCW 69.50.401 (d))

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consecutively are counted						
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors four	d to encompass the					
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	as one offense.)					
Enter number of felony convictions	x 1 =					
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)						
Enter number of serious violent and violent felony adjudications	x 1 =					
Enter number of nonviolent felony adjudications	x 1/2 =					
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)						
Enter number of other felony convictions	x 1 =					
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =					
Total the last column to get the Offender Score (Round down to the nearest whole number)						

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL II)

0	1	2	3	4	5	6	7	8	9 or more
0 - 90	2 - 6	3 - 9	4 - 12	12+ - 14	14 - 18	17 - 22	22 - 29	33 - 43	43 - 57
days	months	months	months	months	months	months	months	months	months

B. One year of community placement must be served following release from state prison (RCW 9.94A.120 (8)).

- C. Add 12 months to the entire standard sentence range with a finding that the offense was committed in a county jail or state correctional facility (RCW 9.94A.310).
- D. A \$1,000 mandatory fine shall be imposed (\$2,000 for a subsequent conviction), unless indigent (RCW 69.50.430).

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention under certain conditions (RCW 9.94A.030 (23) and (36)).

POSSESSION OF A CONTROLLED SUBSTANCE THAT IS A NARCOTIC FROM SCHEDULE III-V OR A NONNARCOTIC FROM SCHEDULE I-V (EXCEPT PHENCYCLIDINE)

(RCW 69.50.401 (d))

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consecutive served concurrently as one offense.)	cutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors found	d to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count a	as one offense.)
Enter number of felony convictions	x 1 =
<u>JUVENILE HISTORY</u> : (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL I)

0	1	2	3	4	5	6	7	8	9 or more
0 - 60	0 - 90	2 - 5	2 - 6	3 - 8	4 - 12	12+ - 14	14 - 18	17 - 22	22 - 29
days	days	months	months	months	months	months	months	months	months

B. One year of community placement must be served following release from state prison (RCW 9.94A.120 (8)).

- C. Add 12 months to the entire standard sentence range with a finding that the offense was committed in a county jail or state correctional facility (RCW 9.94A.310).
- D. A \$1,000 mandatory fine shall be imposed (\$2,000 for a subsequent conviction), unless indigent (RCW 69.50.430).

III. SENTENCING OPTIONS

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention under certain conditions (RCW 9.94A.030 (23) and (36)).

POSSESSION OF PHENCYCLIDINE (PCP)

(RCW 69.50.401 (d))

NONVIOLENT

(If sexual motivation finding/verdict, use form on page 26)

I. OFFENDER SCORING (RCW 9.94A.360 (8))

ADULT HISTORY:(If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions and the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions are considered by the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions are considered by the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served consumptions are considered by the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; the prior offense was committed before 7/1/86, count prior adult offense served concurrently as one offense; the prior offense was considered by the prior of the prior offense was considered by the prior of the prior offense was considered by the prior offense was conside	ecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) priors fou	nd to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines to count	t as one offense.)
Enter number of felony convictions	x 1 =
JUVENILE HISTORY: (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony convictions	x 1 =
STATUS: Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the pearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL II)

0	1	2	3	4	5	6	7	8	9 or more
0 - 90	2 - 6	3 - 9	4 - 12	12+ - 14	14 - 18	17 - 22	22 - 29	33 - 43	43 - 57
days	months	months	months	months	months	months	months	months	months

- B. One year of community placement must be served following release from state prison (RCW 9.94A.120 (8)).
- C. Add 12 months to the entire standard sentence range with a finding that the offense was committed in a county jail or state correctional facility (RCW 9.94A.310).

D. A \$1,000 mandatory fine shall be imposed (\$2,000 for a subsequent conviction), unless indigent (RCW 69.50.430).

III. SENTENCING OPTIONS

- A. If "First-time offender" eligible: 0-90 days confinement and up to two years of community supervision with conditions (RCW 9.94A.120 (5)).
- B. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours) (RCW 9.94A.380).
- C. If sentence is one year or less: community supervision may be ordered for up to one year (RCW 9.94A.383).
- D. Partial confinement may be served in home detention under certain conditions (RCW 9.94A.030 (23) and (36)).

SELLING FOR PROFIT (CONTROLLED OR COUNTERFEIT)

ANY CONTROLLED SUBSTANCE

(RCW 69.50.410)

NONVIOLENT DRUG

(If sexual motivation finding/verdict, use form on page 30)

I. OFFENDER SCORING (RCW 9.94A.360 (13))

ADULT HISTORY: (If the prior offense was committed before 7/1/86, count prior adult offenses served concurrently as one offense; those served	ed consecutively are counted
separately. If both current and prior offenses were committed after 7/1/86, count all convictions separately, except (a) pr	iors found to encompass the
same criminal conduct under RCW 9.94A.400(1)(a), and (b) priors sentenced concurrently that the current court determines	to count as one offense.)
Enter number of felony drug convictions (as defined by RCW 9.94A.030 (16))	x 3 =
Enter number of other felony convictions	x 1 =
<u>JUVENILE HISTORY</u> : (Adjudications entered on the same date count as one offense except for violent offenses with separate victims)	
Enter number of felony drug adjudications (as defined by RCW 9.94A.030 (16))	x 2 =
Enter number of serious violent and violent felony adjudications	x 1 =
Enter number of nonviolent felony adjudications	x 1/2 =
OTHER CURRENT OFFENSES: (Other current offenses which do not encompass the same conduct count in offender score)	
Enter number of other felony drug convictions (as defined by RCW 9.94A.030 (16))	x 3 =
Enter number of other felony convictions	x 1 =
STATUS : Was the offender on community placement on the date the current offense was committed? (if yes),	+ 1 =
Total the last column to get the Offender Score	
(Round down to the nearest whole number)	

II. SENTENCE RANGE

A. OFFENDER SCORE:
STANDARD RANGE
(LEVEL VIII)

0	1	2	3	4	5	6	7	8	9 or more
21 - 27	26 - 34	31 - 41	36 - 48	41 - 54	46 - 61	67 - 89	77 - 102	87 - 116	108 - 144
months	months	months							

B. Add 12 months to the entire standard sentence range with a special verdict/finding that the offender or an accomplice was armed with a deadly weapon (RCW 9.94A.310, 9.94A.125).

- C. Statutory maximum sentence for this crime is 60 months (5 years) for the first conviction under RCW 69.50 and 120 months (10 years) for the second conviction under RCW 69.50 (RCW 69.50.410 (2)), and 120 months (10 years) for a conviction under RCW 69.50.435 (Protected Zone Enhancement).
- D. One year of community placement must be served following release from state prison (RCW 9.94A.120 (8)).
- E. A \$1,000 mandatory fine shall be imposed (\$2,000 for a subsequent conviction), unless indigent (RCW 69.50.430).
- F. Add 24 months to the entire standard sentence range with a finding that the offense took place within 1,000 feet of a school bus stop, within 1,000 feet of the perimeter of school ground, in a public park, on a public transit vehicle, or in a public transit stop shelter (RCW 9.94A.310, 69.50.435).
- G. Add 18 months to the entire standard sentence range with a finding that the offense was committed in a county jail or state correctional facility (RCW 9.94A.310).

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APPENDIX A FELONY INDEX

FELONY INDEX

Statute (RCW)	Offense	Class	Seriousness Level
69.02.010	Abortion	C	Unranked
29.36.160	Absentee Voting Violation	C	Unranked
9A.82.030	Advancing Money or Property for Extortionate Extension of Credit	В	V
9.05.020	Advocating Criminal Anarchy	В	Unranked
9.05.080	Advocating Sabotage	В	Unranked
10.95.020	Aggravated Murder 1	A	XV
46.12.220	Alteration or Forgery - Motor Vehicle Title	В	Unranked
9.45.210	Altering Sample or Certificate of Assay	В	Unranked
9A.48.020	Arson 1	A	VIII
9A.48.030	Arson 2	В	IV
9A.36.120	Assault of a Child 1	A	XII
9A.36.130	Assault of a Child 2	В	IX
9A.36.140	Assault of a Child 3	C	III
9A.36.011	Assault 1	A	XII
9A.36.021	Assault 2	В	IV
9A.36.031	Assault 3	C	III
9.05.030	Assembly of Anarchists	В	Unranked
72.23.170	Assist Escape of Mental Patient	C	Unranked
88.12.120	Attempting to Elude Pursuing Law Enforcement Vessel	С	Unranked
46.61.024	Attempting to Elude Pursuing Police Vehicle	C	I
9A.76.170	Bail Jump with Class A Offense	В	V
9A.76.170	Bail Jump with Class B Offense	C	III
9A.76.170	Bail Jump with Class C Offense	C	III
9A.76.170	Bail Jump with Murder 1 Offense	A	VI
30.44.120	Bank or Trust Co. Receiving Deposits When Insolvent	В	Unranked
30.12.090	Bank or Trust Co. /False Entry, Statements, Etc.	В	Unranked
30.12.100	Bank or Trust Co. /Destroy or Secrete Records	В	Unranked
9A.64.010	Bigamy	C	Unranked
9.61.160	Bomb Threat	В	IV

Statute (RCW)	Offense	Class	Seriousness Level
16.49A.360	Bribe Received by/Offering to Meat Inspector	С	Unranked
9A.72.100	Bribe Received by Witness	В	IV
9A.68.010	Bribery	В	VI
9A.72.090	Bribing a Witness	В	IV
72.23.300	Bringing Narcotics, Liquor, or Weapons into Institution or Grounds	В	Unranked
9.47.120	Bunco Steering	В	Unranked
9A.52.020	Burglary 1	A	VII
9A.52.030	Burglary 2	В	III
9.46.180	Causing Person to Violate Gambling Laws	В	Unranked
65.12.730	Certification of Land Registration Subject to Larceny	*	Unranked
49.12.410	Child Labor Law Violation - Death / Disability	C	Unranked
9A.44.083	Child Molestation 1	A	X
9A.44.086	Child Molestation 2	В	VIII
9A.44.089	Child Molestation 3	C	V
9A.64.030	Child Selling or Buying	C	Unranked
19.158.160	Commercial Telephone Solicitor Deception	C	Unranked
20.01.460	Commission Merchant, Dealer, Cash Buyer Without License	C	Unranked
30.12.110	Commission, Etc., for Procuring Loan	*	Unranked
9.68A.090	Communication with Minor for Immoral Purposes (Subsequent Sex Offense)	C	III
9A.52.110	Computer Trespass 1	C	II
32.04.110	Conceal or Destroy Evidence by Savings Bank	В	Unranked
69.50.415	Controlled Substance Homicide (Subsequent Drug Conviction)	A	IX
69.50.415	Controlled Substance Homicide (First Drug Conviction Only)	В	IX
69.50.401(b)(1)(ii-iv)	Create, Deliver or Possess a Counterfeit Controlled Substance - Schedule III-V Narcotic or Schedule I-V Nonnarcotic	С	II
69.50.401(b)(1)(i)	Create, Deliver, or Possess a Counterfeit Controlled Substance - Schedule I or II Narcotic	В	II

Statute (RCW)	Offense	Class	Seriousness Level
	(Subsequent Drug Conviction)		
69.50.401(b)(1)(i)	Create, Deliver, or Possess a Counterfeit Controlled Substance - Schedule I or II Narcotic (First Drug Conviction)	A	II
9.08.090	Crimes Against Animal Facilities	C	Unranked
9A.28.020(3)(a)	Criminal Attempt - Arson 1 or Murder 1	A	Attempt**
9A.28.020(3)(b)	Criminal Attempt - Class A Felony (Not Arson 1 or Murder 1)	В	Attempt**
9A.28.020(3)(c)	Criminal Attempt - Class B Felony	C	Attempt**
9A.28.040	Criminal Conspiracy - Murder 1	A	Attempt**
9A.28.040(3)(b)	Criminal Conspiracy - Class A Felony (Not Murder 1)	В	Attempt**
9A.28.040(3)(c)	Criminal Conspiracy - Class B Felony	C	Attempt**
9A.28.030(2)	Criminal Solicitation - Arson 1 or Murder 1	A	Attempt**
9A.28.030	Criminal Solicitation - Class A Felony (Not Arson 1 or Murder 1)	В	Attempt**
9A.28.030(2)	Criminal Solicitation - Class B Felony	C	Attempt**
9A.42.020	Criminal Mistreatment 1	В	V
9A.42.030	Criminal Mistreatment 2	C	III
9A.56.095	Criminal Possession of Leased or Rented Machinery, Etc.	С	Unranked
9A.36.100	Custodial Assault	C	III
9A.40.060	Custodial Interference 1	C	Unranked
9A.40.070	Custodial Interference 2 (Subsequent Offense)	C	Unranked
70.74.280(1)	Damaging Building, Etc., by Explosion with Threat to Human Being	A	X
70.74.280(2)	Damaging Building, Etc., by Explosion with No Threat to Human Being	C	VI
9.68A.050	Dealing in Depictions of Minor Engaged in Sexually Explicit Conduct	C	VII
19.48.110	Defrauding an Innkeeper, Amount Greater than \$75.00	C	Unranked
9A.61.030	Defrauding a Public Utility 1	В	Unranked
9A.61.040	Defrauding a Public Utility 2	C	Unranked
69.52.030(2)	Delivery of Imitation Controlled Substance by	В	V

Statute (RCW)	Offense	Class	Seriousness Level
	Person 18 or Over to Person Under 18		
69.50.401(c)	Delivery of Material in Lieu of a Controlled Substance	C	III
43.06.230	Destroy, Damage Property or Cause Person Injury after Emergency Proclaimed	В	Unranked
68.60.040	Destruction of Tomb, Plot, Marker, Enclosure, or Cemetery Property	C	Unranked
19.110.070	Disclosures Knowingly Not Provided at Sale of Business Opportunity	В	Unranked
69.50.402	Dispensing Violation (VUCSA)	C	Unranked
9.05.100	Displaying Emblems of Seditious or Anarchistic Group	В	Unranked
27.44.040	Disturbing Indian Graves	C	Unranked
29.15.110	Duplication of Names - Conspiracy	В	Unranked
29.15.100	Duplication of, Use of Nonexistent or Untrue Names	В	Unranked
29.85.110	Election Law Violations	C	Unranked
43.08.140	Embezzlement by State Treasurer	*	Unranked
70.74.270(2)	Endanger Life and Property by Explosives with No Threat to Human Being	С	VI
70.74.270(1)	Endangering Life and Property by Explosives with Threat to Human Being	A	IX
9.68.060	Erotic Material (3rd Offense)	В	Unranked
72.09.310	Escape from Community Custody	C	II
9A.76.110	Escape 1	В	IV
9A.76.120	Escape 2	C	III
70.74.180	Explosive Devices Prohibited	A	IX
9A.56.120	Extortion 1	В	V
9A.56.130	Extortion 2	C	III
9A.82.020	Extortionate Extension of Credit	В	V
9A.82.040	Extortionate Means to Collect Extensions of Credit	В	V
39.44.101	Facsimile Signatures on Bonds and Coupons	В	Unranked
10.19.130	Failure to Appear after Release on Recognizance	C	Unranked
9A.44.130	Failure of Class A Sex Offender to Register	C	Unranked
19.25.040(2)(b)	Failure to Disclose Origin of Certain Recordings	C	Unranked

Statute (RCW)	Offense	Class	Seriousness Level
	(More than 10 to 99 Recordings)		
19.25.040(2)(a)	Failure to Disclose Origin of Certain Recordings (100 or More Recordings or Subsequent Conviction)	В	Unranked
19.146.050	Failure to Use a Trust Account	C	Unranked
42.24.100	False Claim from Municipal Corporation (Charged as Perjury 2)	*	Unranked
9.24.050	False Report of Corporation	В	Unranked
46.12.210	False Statement or Illegal Transfer of Motor Vehicle Ownership	В	Unranked
69.43.080	False Statement in Report of Precursor Drugs	C	Unranked
29.85.180	False Swearing at Primary (Charged as Perjury)	*	Unranked
65.12.740	False Swearing - Registration of Land Title (Charged as Perjury)	*	Unranked
74.08.055	False Verification for Welfare	В	I
32.04.100	Falsify Savings Books, Etc.	В	Unranked
33.36.040	Falsify Savings & Loan Association Books	C	Unranked
75.10.190	Food Fish / Shellfish - Commercial Violation	C	Unranked
69.50.403	Forged Prescription for a Controlled Substance	C	I
69.41.020	Forged Prescription (Legend Drug)	В	I
76.36.120	Forgery of Forest Product Mark	В	Unranked
82.20.050	Forgery or Counterfeiting of Tax Stamp	*	Unranked
82.24.100	Forgery or Counterfeit Cigarette Tax Stamp	В	Unranked
29.85.140	Forgery on Nomination Papers (Charged as Forgery)	*	Unranked
9A.60.020	Forgery	C	I
65.12.760	Forgery of Registrar's Signature or Seal	В	Unranked
19.100.170	Franchise Investment Protection Violation	*	Unranked
29.85.100	Fraud in Certification of Nomination or Ballot	C	Unranked
9.45.160	Fraud in Liquor Warehouse Receipts	C	Unranked
9.45.124	Fraud in Measurement of Goods	В	Unranked
19.48.110	Fraud in Obtaining Accommodations	**	Unranked
9.45.240	Fraud in Obtaining Telephone, Telegraph, or Telecommunications Services	*	Unranked

Statute (RCW)	Offense	Class	Seriousness Level
67.24.010	Fraud in Sporting Contest	C	Unranked
9.24.020	Fraudulent Issue of Stock, Etc.	В	Unranked
65.12.750	Fraudulent Procurement or False Entry on Registration	C	Unranked
9.91.090	Fraudulent Destruction of Insured Property	В	Unranked
9.46.160	Gambling without License	В	Unranked
77.21.010	Game Violation - Second Conviction	C	Unranked
9A.46.020(2)	Harassment (Subsequent Violation or Deadly Threat Made)	С	III
9A.76.200	Harming a Police Dog	C	Unranked
70.105.085	Hazardous Waste Management	C	Unranked
46.52.020(4)	Hit and RunInjury Accident	C	IV
9.94.030	Holding Hostages or Interfering with Officer's Duty	В	Unranked
9A.32.055	Homicide by Abuse	A	XIV
48.30.190	Illegal Dealing in Premiums	В	Unranked
9.46.230	Illegal Gambling Device	C	Unranked
69.41.040	Illegal Issuance of Legend Drug Prescription	*	Unranked
46.12.101	Illegal Transfer of Motor Vehicle Certificate	*	Unranked
9.16.020	Imitating Lawful Brands	C	Unranked
9A.64.020(1)	Incest 1	В	VI
9A.64.020(2)	Incest 2	C	V
9A.82.060(1)(b)	Inciting Criminal Profiteering	В	IX
9A.44.100(1)(a)	Indecent Liberties (with Forcible Compulsion)	В	IX
9A.44.100(1)(b),(c)	Indecent Liberties (without Forcible Compulsion)	В	VII
9A.88.010	Indecent Exposure to Person Under 14 (Subsequent Sex Offense)	C	Unranked
9.45.126	Inducing Fraud in Measurement of Goods	В	Unranked
31.04.220	Industrial Loan Company Violation	*	Unranked
9A.82.070	Influencing Outcome of Sporting Event	C	IV
29.79.440	Initiative & Referendum - Violation	В	Unranked
40.16.020	Injury to and Misappropriation of Public Record	В	Unranked
40.16.010	Injury to a Public Record	C	Unranked

Statute (RCW)	Offense	Class	Seriousness Level
9.24.030	Insolvent Bank Receiving Deposit	В	Unranked
9.05.070	Interference with Owner's Control	В	Unranked
29.85.060	Intimidate, Influence or Bribe an Elector	C	Unranked
9A.72.160	Intimidating a Judge	В	VI
9A.72.130	Intimidating a Juror	В	VI
9A.76.180	Intimidating a Public Servant	В	III
9A.72.110	Intimidating a Witness	В	VI
9A.76.140	Introducing Contraband 1	В	VII
9A.76.150	Introducing Contraband 2	C	III
69.50.401(f)	Involving a Minor in Drug Dealing	C	VII
9A.40.020	Kidnapping 1	A	X
9A.40.030	Kidnapping 2	В	V
9A.82.050(2)	Knowingly Trafficking in Stolen Property	В	IV
9A.82.060(1)(a)	Leading Organized Crime	A	X
30.12.120	Loan to Officer or Employee from Trust Fund	В	Unranked
67.70.130	Lottery Fraud	C	Unranked
9.41.190	Machine Gun Possession Prohibited	В	Unranked
9.47.090	Maintaining Bucket Shop	C	Unranked
31.12.340	Making False Entry/Statement in Credit Union Books	*	Unranked
9.45.220	Making False Sample or Assay of Ore	В	Unranked
9A.36.080	Malicious Harassment	C	IV
9A.48.070	Malicious Mischief 1	В	II
9A.48.080	Malicious Mischief 2	C	I
9.62.010	Malicious Prosecution	C	Unranked
9A.32.060	Manslaughter 1	В	IX
9A.32.070	Manslaughter 2	C	VI
69.50.401(a)(1)(i)	Manufacture, Deliver, or Possess with Intent to Deliver Narcotics from Schedule I or II (Except Heroin or Cocaine) (Subsequent Drug Conviction or in a Protected Zone)	A	VI
69.50.401(a)(1)(i)	Manufacture, Deliver, or Possess with Intent to	В	VIII

Statute (RCW)	Offense	Class	Seriousness Level
	Deliver Heroin or Cocaine (First Drug Conviction and not in a Protected Zone)		
69.50.401(a)(1)(ii)	Manufacture, Deliver, or Possess with Intent to Deliver Marijuana	С	III
69.50.401(a)(1)(ii)	Manufacture, Deliver, or Possess with Intent to Deliver Methamphetamine	В	VIII
69.50.401(a)(1)(ii-iv)	Manufacture, Deliver, or Possess with Intent to Deliver Narcotics from Schedule III-V or Nonnarcotics from Schedule I-V (Except Marijuana or Methamphetamine)	С	IV
69.52.030(1)	Manufacture, Distribute, or Possess with Intent to Distribute Imitation Controlled Substance	С	III
69.50.401(a)(1)(i)	Manufacture, Deliver, or Possess with Intent to Deliver Narcotics from Schedule I and II (Except Heroin or Cocaine)(First Drug Conviction and not in a Protected Zone)	В	VI
69.50.401(a)(1)(i)	Manufacture, Deliver, or Possess with Intent to Deliver Heroin or Cocaine (Subsequent Drug Conviction or in a Protected Zone)	A	VIII
9.81.030	Member Subversive Organization	C	Unranked
42.20.070	Misappropriating and Falsifying Accounts by Public Officer	В	Unranked
42.20.090	Misappropriating and Falsifying Accounts by Treasurer	C	Unranked
19.110.120	Misleading/ Untrue Statements Made During Sale of Business Opportunity	В	Unranked
9.82.030	Misprision of Treason	C	Unranked
9.45.070	Mock Auction	C	Unranked
9A.83.020	Money Laundering	В	Unranked
9A.32.030	Murder 1	A	XIV
9A.32.050	Murder 2	A	XIII
10.99.050(2)	No Contact Order Violation - Assault or Reckless Endangerment	С	Unranked
26.20.030	Nonsupport of Child Under 16 (Family Abandonment)	C	Unranked
69.50.403	Obtain a Controlled Substance by Fraud or Forged Prescription	C	I

Statute (RCW)	Offense	Class	Seriousness Level
19.48.110	Obtaining Accommodations by Fraud	*	Unranked
9A.60.030	Obtaining Signature by Deception or Duress	C	Unranked
46.37.550	Odometer Offense	*	Unranked
40.16.030	Offering False Instrument for Filing or Record	C	Unranked
68.50.140	Opening Graves, Removing Personal Effects, Removing or Receiving Human Remains	C	Unranked
88.16.220	Operation of a Vessel While Under the Influence of Liquor or Drugs	*	Unranked
69.50.406	Over 18 and Deliver Narcotic from Schedule III - V, or a Nonnarcotic from Schedule I-V to Someone Under 18 and 3 Years Junior	В	IX
69.50.406	Over 18 and Deliver Narcotic from Schedule I or II to Someone Under 18	A	X
16.08.100(3)	Owners of Dogs that Attack	C	Unranked
9.46.230	Owning, Buying, Etc., Gambling Devices or Records	C	Unranked
9.68A.100	Patronizing a Juvenile Prostitute	C	III
9A.72.020	Perjury 1	В	V
9A.72.030	Perjury 2	C	III
69.40.030	Placing Poison or Other Harmful Object or Substance in Food, Drinks, Medicine or Water	*	Unranked
69.40.020	Poison in Milk or Food Product	C	Unranked
69.50.401(d)	Possession of Controlled Substance that is either Heroin or Narcotics from Schedule I or II	C	II
69.50.401(d)	Possession of Controlled Substance that is a Narcotic from Schedule III-V or Nonnarcotic from Schedule I-V (Except Phencyclidine)	С	I
9.94.045	Possession of Controlled Substance in Prison by Non-prisoner	C	Unranked
9.94.041	Possession of Controlled Substance by Prisoners	C	Unranked
9.68A.070	Possession of Depictions of a Minor Engaged in Sexually Explicit Conduct	C	Unranked
9.41.040(6)	Possession of a Firearm by Person Under Court Order for Mental Illness Treatment	C	Unranked
9.40.120	Possession of Incendiary Device	A	Unranked

Statute (RCW)	Offense	Class	Seriousness Level
9A.56.095	Possession of Leased Property	C	Unranked
9.41.210	Possession of a Machine Gun	В	Unranked
69.50.401(d)	Possession of Phencyclidine (PCP)	C	II
9A.56.150	Possession of Stolen Property 1	В	II
9A.56.160	Possession of Stolen Property 2	C	I
9.05.110	Possession of Unlawful Emblems	В	Unranked
9.94.043	Possession of Weapons in Prison by Non-prisoner	В	Unranked
9.94.040	Possession of Weapons by Prisoners	В	Unranked
30.44.110	Preference Prohibited - Bank or Trust Co.	В	Unranked
33.36.030	Preference in Case of Insolvency - Savings Bank	C	Unranked
9.02.020	Pregnant Woman Attempting Abortion	*	Unranked
9.94.020	Prison Riot	В	Unranked
9.46.220	Professional Gambling 1	В	Unranked
9.46.221	Professional Gambling 2	C	Unranked
9.68.140	Promoting Pornography	C	Unranked
9A.88.070	Promoting Prostitution 1	В	VIII
9A.88.080	Promoting Prostitution 2	C	III
9A.36.060	Promoting a Suicide Attempt	C	Unranked
26.50.110(4)	Protection Order Violation - Assault or Reckless Endangerment	С	Unranked
9A.44.073	Rape of a Child 1	A	XI
9A.44.076	Rape of a Child 2	A	X
9A.44.079	Rape of a Child 3	C	VI
9A.44.040	Rape 1	A	XI
9A.44.050	Rape 2	A	X
9A.44.060	Rape 3	C	V
29.82.170	Recall-Violation by Signer	В	Unranked
9A.68.030	Receiving or Granting Unlawful Compensation	C	Unranked
9A.48.040	Reckless Burning 1	C	I
9A.36.045	Reckless Endangerment 1	C	II

Statute (RCW)	Offense	Class	Seriousness Level
88.16.210	Reckless Operation of a Vessel	C	Unranked
9A.82.050(1)	Recklessly Trafficking in Stolen Property	C	III
19.110.050	Registration Knowingly Not Obtained Prior to Sale of Business Opportunity	В	Unranked
68.08.145	Removing Human Remains	*	Unranked
9.16.010	Removing Lawful Brands	*	Unranked
9A.76.070	Rendering Criminal Assistance 1	C	V
19.25.020(2)(b)	Reproduction of Sound Recordings Without Consent of Owner-Recording Fixed Before 2/15/1972 - (More than 100 to 999 Recordings)	С	Unranked
19.25.020(2)(a)	Reproduction of Sound Recordings Without Consent of Owner-Recording Fixed Before 2/15/1972 - (More than 1000 Recordings or Subsequent Conviction)	В	Unranked
9A.68.020	Requesting Unlawful Compensation	C	Unranked
9A.52.025	Residential Burglary	В	IV
9A.84.010	Riot	C	Unranked
9A.56.200	Robbery 1	A	IX
9A.56.210	Robbery 2	В	IV
9.05.060	Sabotage	В	Unranked
69.41.030	Sale, Delivery or Possession With Intent to Deliver Legend Drug Without Prescription	*	Unranked
69.43.070	Sale or Receipt of Precursor Drugs	В	Unranked
21.20.400	Securities Act Violation	В	III
69.50.410(2)	Selling for Profit (Controlled or Counterfeit) any Controlled Substance	C	VIII
9.68A.060	Sending, Bringing into State Depictions of Minor Engaged in Sexually Explicit Conduct	C	VII
9.41.180	Setting Spring Gun	A	Unranked
9A.44.093	Sexual Misconduct with a Minor 1	C	V
9.68A.040	Sexual Exploitation	В	IX
9A.46.110	Stalking	C	Unranked
9.45.020	Substitution of Child	В	Unranked

Statute (RCW)	Offense	Class	Seriousness Level
9.81.020	Subversive Acts	В	Unranked
9.81.110	Subversive Misstatements for Employment (Charged as Perjury)	*	Unranked
33.36.060	Suppress, Secrete or Destroy Evidence or Records	C	Unranked
9A.56.070	Taking Motor Vehicle Without Permission	C	I
9.40.100(2)	Tampering with Fire Alarm, Emergency Signal, or Fire Fighting Equipment with Intent to Commit Arson	В	Unranked
9A.72.120	Tampering with a Witness	C	III
9.61.230	Telephone Harassment (Subsequent Conviction)	C	Unranked
9A.56.080	Theft of Livestock 1	В	IV
9A.56.080	Theft of Livestock 2	C	III
9A.56.030	Theft 1	В	II
9A.56.040	Theft 2	C	I
9.61.160	Threats to Bomb	В	IV
9A.36.090	Threats Against Governor or Family	C	Unranked
9A.36.111	Toxic Endangerment	*	Unranked
9A.68.050	Trading in Special Influence	C	Unranked
9A.68.040	Trading in Public Office	C	Unranked
9A.82.050(2)	Trafficking in Stolen Property 1	В	IV
9A.82.050(1)	Trafficking in Stolen Property 2	C	III
32.24.080	Transfer Mutual Savings Bank Assets When Insolvent	В	Unranked
9.82.010	Treason	A	Unranked
39.62.040	Unauthorized Use Public Official Facsimile Signature or Seal	В	Unranked
69.53.020	Unlawful Fortification of Building for Drug Purposes	C	Unranked
9A.40.040	Unlawful Imprisonment	В	III
9A.56.060	Unlawful Issuance of Checks or Drafts	C	I
88.46.080	Unlawful Operation of a Covered Vessel	C	Unranked
90.48.376	Unlawful Operation of Onshore / Offshore Facility	C	Unranked
9.41.040	Unlawful Possession of a Short Firearm or Pistol By a Felon	С	III

Statute (RCW)	Offense	Class	Seriousness Level
69.43.070	Unlawful Receipt of Substance with Intent to Use	В	Unranked
19.116.080	Unlawful Subleasing of Motor Vehicle	C	Unranked
19.116.050	Unlawful Transfer of Ownership Interest in Motor Vehicles	*	Unranked
9.91.140(2),(3)	Unlawful Use of Food Stamps	C	I
69.53.030	Unlawful Use of Fortified Building	C	Unranked
69.53.010	Unlawful Use of Building for Drug Purposes - Owner or Manager Knowingly Leases or Rents	С	Unranked
66.44.120	Unlawful Use of Liquor Board Seal (3rd Offense)	*	Unranked
29.85.240	Unqualified Person Voting	C	Unranked
9.45.260	Unsafe Sprinkler Contractor Work	C	Unranked
9.41.225	Use of Machine Gun in Commission of Felony	A	Unranked
19.25.030(2)(a)	Use of Recording of Live Performance Without Consent of Owner (More than 1000 Recordings or More than 100 Unauthorized Audiovisual Recordings or Subsequent Offense)	В	Unranked
19.25.030(2)(b)	Use of Recording of Live Performance Without Consent of Owner (More than 100 to 999 Recordings or More than 10 to 99 Unauthorized Audiovisual Recordings)	С	Unranked
9A.82.080(1),(2)	Use of Proceeds of Criminal Profiteering	В	IV
69.50.403	Utter False or Forged Prescription	*	I
9A.52.095	Vehicle Prowl 1	C	I
46.61.522	Vehicular Assault	C	IV
46.61.520(1)(a),(b)	Vehicular Homicide By Being Under the Influence of Intoxicating Liquor or any Drug or by the Operation of any Vehicle in a Reckless Manner	В	VIII
46.61.520(1)(c)	Vehicular Homicide by Disregard for the Safety of Others	В	VII
69.41.020	Violation of Legend Drug Act - False Information	*	Unranked
29.85.260	Voting Machine - Tampering or Extra Keys	C	Unranked
48.30.220	Willful Destruction, Injury, Secretion, Etc., of Insured Property	*	Unranked
72.66.060	Willful Failure to Return from Furlough	В	IV

Statute (RCW)	Offense	Class	Seriousness Level
72.65.070	Willful Failure to Return from Work Release	В	III
10.66.090	Willfully Disobeys Order to Remain Outside "Protected Against Drug Trafficking Area" - (School Area or Subsequent Violation)	С	Unranked
9.47.100	Written Statement of Sale Not Furnished	*	Unranked

Notes:

^{*} This offense was repealed, replaced or recodified by subsequent legislation. The legislative history of the offense will be researched and included in subsequent editions.

^{**} For persons convicted of criminal attempt, solicitation, or any conspiracy under Chapter 9A.28 RCW, the standard range is determined by using the Offender Score and Offense Seriousness Level to determine the standard range, then multiplying that range by 75 percent. (See Table 3 in Section 1 of this manual.)

APPENDIX B FELONY OFFENSES BY CLASS

INTRODUCTION

All felonies are divided into three classes: A, B, and C. This classification is related to a felony's washout period (RCW 9.94A.360(2),(4)), vacation of conviction record (RCW 9.94A.230(2)), status as a violent offense (Class A felonies are defined as violent--RCW 9.94A.030(33)), and statutory maximum period of incarceration.

Felonies for which no punishment is specially prescribed by any statutory provision shall be punished by confinement for not more than ten years and a fine not to exceed \$20,000 or both (RCW 9.92.010).

Felonies defined by Title 9A RCW have an A, B, or C class designation explicitly stated. These felonies carry the following maximum penalties (RCW 9A.20.021):

Class A Life in prison, \$50,000 fine

Class B 10 years in prison, \$20,000 fine

Class C 5 years in prison, \$10,000 fine

Felonies defined outside of Title 9A RCW are designated as class A, B, or C felonies according to the statutory maximum period of incarceration for that offense (RCW 9A.20.040):

20 years or more Class A

8 or more,

less than 20 years Class B

Less than 8 years Class C

FELONY OFFENSES BY CLASS

Statute (RCW)	Offense	Class	Seriousness Level
CLASS A			
10.95.020	Aggravated Murder 1	A	XV
9A.48.020	Arson 1	A	VIII
9A.36.120	Assault of a Child 1	A	XII
9A.36.011	Assault 1	A	XII
9A.76.170	Bail Jump with Murder 1 Offense	A	VI
9A.52.020	Burglary 1	A	VII
9A.44.083	Child Molestation 1	A	X
69.50.415	Controlled Substance Homicide (Subsequent Drug Conviction)	A	IX
69.50.401(b)(1)(i)	Create, Deliver, or Possess a Counterfeit Controlled Substance - Schedule I or II Narcotic (First Drug Conviction)	A	II
9A.28.040	Criminal Conspiracy - Murder 1	A	Attempt**
9A.28.020(3)(a)	Criminal Attempt - Arson 1 or Murder 1	A	Attempt**
9A.28.030(2)	Criminal Solicitation - Arson 1 or Murder 1	A	Attempt**
70.74.280(1)	Damaging Building, Etc., by Explosion with Threat to Human Being	A	X
70.74.270(1)	Endangering Life and Property by Explosives with Threat to Human Being	A	IX
70.74.180	Explosive Devices Prohibited	A	IX
9A.32.055	Homicide by Abuse	A	XIV
9A.40.020	Kidnapping 1	A	X
9A.82.060(1)(a)	Leading Organized Crime	A	X
69.50.401(a)(1)(i)	Manufacture, Deliver, or Possess with Intent to Deliver Heroin or Cocaine (Subsequent Drug Conviction or in a Protected Zone)	A	VIII
69.50.401(a)(1)(i)	Manufacture, Deliver, or Possess with Intent to Deliver Narcotics from Schedule I or II (Except Heroin or Cocaine) (Subsequent Drug Conviction or in a Protected Zone)	A	VI
9A.32.030	Murder 1	A	XIV
9A.32.050	Murder 2	A	XIII

Statute (RCW)	Offense	Class	Seriousness Level
69.50.406	Over 18 and Deliver Narcotic from Schedule I or II to Someone Under 18	A	X
9.40.120	Possession of Incendiary Device	A	Unranked
9A.44.050	Rape 2	A	X
9A.44.040	Rape 1	A	XI
9A.44.076	Rape of a Child 2	A	X
9A.44.073	Rape of a Child 1	A	XI
9A.56.200	Robbery 1	A	IX
9.41.180	Setting Spring Gun	A	Unranked
9.82.010	Treason	A	Unranked
9.41.225	Use of Machine Gun in Commission of Felony	A	Unranked
CLASS B			
9A.82.030	Advancing Money or Property for Extortionate Extension of Credit	В	V
9.05.080	Advocating Sabotage	В	Unranked
9.05.020	Advocating Criminal Anarchy	В	Unranked
46.12.220	Alteration or Forgery - Motor Vehicle Title	В	Unranked
9.45.210	Altering Sample or Certificate of Assay	В	Unranked
9A.48.030	Arson 2	В	IV
9A.36.021	Assault 2	В	IV
9A.36.130	Assault of a Child 2	В	IX
9.05.030	Assembly of Anarchists	В	Unranked
9A.76.170	Bail Jump with Class A Offense	В	V
30.12.100	Bank or Trust Co. /Destroy or Secrete Records	В	Unranked
30.12.090	Bank or Trust Co. /False Entry, Statements, Etc.	В	Unranked
30.44.120	Bank or Trust Co. Receiving Deposits When Insolvent	В	Unranked
9.61.160	Bomb Threat	В	IV
9A.72.100	Bribe Received by Witness	В	IV
9A.68.010	Bribery	В	VI
9A.72.090	Bribing a Witness	В	IV

Statute (RCW)	Offense	Class	Seriousness Level
72.23.300	Bringing Narcotics, Liquor, or Weapons into Institution or Grounds	В	Unranked
9.47.120	Bunco Steering	В	Unranked
9A.52.030	Burglary 2	В	III
9.46.180	Causing Person to Violate Gambling Laws	В	Unranked
9A.44.086	Child Molestation 2	В	VIII
32.04.110	Conceal or Destroy Evidence by Savings Bank	В	Unranked
69.50.415	Controlled Substance Homicide (First Drug Conviction Only)	В	IX
69.50.401(b)(1)(i)	Create, Deliver, or Possess a Counterfeit Controlled Substance - Schedule I or II Narcotic (Subsequent Drug Conviction)	В	II
9A.42.020	Criminal Mistreatment 1	В	V
9A.28.030	Criminal Solicitation - Class A Felony (Not Arson 1 or Murder 1)	В	Attempt**
9A.28.040(3)(b)	Criminal Conspiracy - Class A Felony (Not Murder 1)	В	Attempt**
9A.28.020(3)(b)	Criminal Attempt - Class A Felony (Not Arson 1 or Murder 1)	В	Attempt**
9A.61.030	Defrauding a Public Utility 1	В	Unranked
69.52.030(2)	Delivery of Imitation Controlled Substance by Person 18 or Over to Person Under 18	В	V
43.06.230	Destroy, Damage Property or Cause Person Injury after Emergency Proclaimed	В	Unranked
19.110.070	Disclosures Knowingly Not Provided at Sale of Business Opportunity	В	Unranked
9.05.100	Displaying Emblems of Seditious or Anarchistic Group	В	Unranked
29.15.100	Duplication of, Use of Nonexistent or Untrue Names	В	Unranked
29.15.110	Duplication of Names - Conspiracy	В	Unranked
9.68.060	Erotic Material (3rd Offense)	В	Unranked
9A.76.110	Escape 1	В	IV
9A.56.120	Extortion 1	В	V
9A.82.020	Extortionate Extension of Credit	В	V
9A.82.040	Extortionate Means to Collect Extensions of Credit	В	V

Statute (RCW)	Offense	Class	Seriousness Level
39.44.101	Facsimile Signatures on Bonds and Coupons	В	Unranked
19.25.040(2)(a)	Failure to Disclose Origin of Certain Recordings (100 or More Recordings or Subsequent Conviction)	В	Unranked
46.12.210	False Statement or Illegal Transfer of Motor Vehicle Ownership	В	Unranked
9.24.050	False Report of Corporation	В	Unranked
74.08.055	False Verification for Welfare	В	I
32.04.100	Falsify Savings Books, Etc.	В	Unranked
69.41.020	Forged Prescription (Legend Drug)	В	I
65.12.760	Forgery of Registrar's Signature or Seal	В	Unranked
82.24.100	Forgery or Counterfeit Cigarette Tax Stamp	В	Unranked
76.36.120	Forgery of Forest Product Mark	В	Unranked
9.45.124	Fraud in Measurement of Goods	В	Unranked
9.24.020	Fraudulent Issue of Stock, Etc.	В	Unranked
9.91.090	Fraudulent Destruction of Insured Property	В	Unranked
9.46.160	Gambling without License	В	Unranked
9.94.030	Holding Hostages or Interfering with Officer's Duty	В	Unranked
48.30.190	Illegal Dealing in Premiums	В	Unranked
9A.64.020(1)	Incest 1	В	VI
9A.82.060(1)(b)	Inciting Criminal Profiteering	В	IX
9A.44.100(1)(a)	Indecent Liberties (with Forcible Compulsion)	В	IX
9A.44.100(1)(b),(c)	Indecent Liberties (without Forcible Compulsion)	В	VII
9.45.126	Inducing Fraud in Measurement of Goods	В	Unranked
29.79.440	Initiative & Referendum - Violation	В	Unranked
40.16.020	Injury to and Misappropriation of Public Record	В	Unranked
9.24.030	Insolvent Bank Receiving Deposit	В	Unranked
9.05.070	Interference with Owner's Control	В	Unranked
9A.76.180	Intimidating a Public Servant	В	III
9A.72.130	Intimidating a Juror	В	VI
9A.72.160	Intimidating a Judge	В	VI
9A.72.110	Intimidating a Witness	В	VI

Statute (RCW)	Offense	Class	Seriousness Level
9A.76.140	Introducing Contraband 1	В	VII
9A.40.030	Kidnapping 2	В	V
9A.82.050(2)	Knowingly Trafficking in Stolen Property	В	IV
30.12.120	Loan to Officer or Employee from Trust Fund	В	Unranked
9.41.190	Machine Gun Possession Prohibited	В	Unranked
9.45.220	Making False Sample or Assay of Ore	В	Unranked
9A.48.070	Malicious Mischief 1	В	II
9A.32.060	Manslaughter 1	В	IX
69.50.401(a)(1)(ii)	Manufacture, Deliver, or Possess with Intent to Deliver Methamphetamine	В	VIII
69.50.401(a)(1)(i)	Manufacture, Deliver, or Possess with Intent to Deliver Narcotics from Schedule I and II (Except Heroin or Cocaine)(First Drug Conviction and not in a Protected Zone)	В	VI
69.50.401(a)(1)(i)	Manufacture, Deliver, or Possess with Intent to Deliver Heroin or Cocaine (First Drug Conviction and not in a Protected Zone)	В	VIII
42.20.070	Misappropriating and Falsifying Accounts by Public Officer	В	Unranked
19.110.120	Misleading/ Untrue Statements Made During Sale of Business Opportunity	В	Unranked
9A.83.020	Money Laundering	В	Unranked
69.50.406	Over 18 and Deliver Narcotic from Schedule III - V, or a Nonnarcotic from Schedule I-V to Someone Under 18 and 3 Years Junior	В	IX
9A.72.020	Perjury 1	В	V
9.94.043	Possession of Weapons in Prison by Non-prisoner	В	Unranked
9A.56.150	Possession of Stolen Property 1	В	II
9.94.040	Possession of Weapons by Prisoners	В	Unranked
9.05.110	Possession of Unlawful Emblems	В	Unranked
9.41.210	Possession of a Machine Gun	В	Unranked
30.44.110	Preference Prohibited - Bank or Trust Co.	В	Unranked
9.94.020	Prison Riot	В	Unranked

Statute (RCW)	Offense	Class	Seriousness Level
9.46.220	Professional Gambling 1	В	Unranked
9A.88.070	Promoting Prostitution 1	В	VIII
29.82.170	Recall-Violation by Signer	В	Unranked
19.110.050	Registration Knowingly Not Obtained Prior to Sale of Business Opportunity	В	Unranked
19.25.020(2)(a)	Reproduction of Sound Recordings Without Consent of Owner-Recording Fixed Before 2/15/1972 - (More than 1000 Recordings or Subsequent Conviction)	В	Unranked
9A.52.025	Residential Burglary	В	IV
9A.56.210	Robbery 2	В	IV
9.05.060	Sabotage	В	Unranked
69.43.070	Sale or Receipt of Precursor Drugs	В	Unranked
21.20.400	Securities Act Violation	В	III
9.68A.040	Sexual Exploitation	В	IX
9.45.020	Substitution of Child	В	Unranked
9.81.020	Subversive Acts	В	Unranked
9.40.100(2)	Tampering with Fire Alarm, Emergency Signal, or Fire Fighting Equipment with Intent to Commit Arson	В	Unranked
9A.56.030	Theft 1	В	II
9A.56.080	Theft of Livestock 1	В	IV
9.61.160	Threats to Bomb	В	IV
9A.82.050(2)	Trafficking in Stolen Property 1	В	IV
32.24.080	Transfer Mutual Savings Bank Assets When Insolvent	В	Unranked
39.62.040	Unauthorized Use Public Official Facsimile Signature or Seal	В	Unranked
69.43.070	Unlawful Receipt of Substance with Intent to Use	В	Unranked
9A.40.040	Unlawful Imprisonment	В	III
9A.82.080(1),(2)	Use of Proceeds of Criminal Profiteering	В	IV
19.25.030(2)(a)	Use of Recording of Live Performance Without Consent of Owner (More than 1000 Recordings or More than 100 Unauthorized Audiovisual Recordings	В	Unranked

Statute (RCW)	Offense	Class	Seriousness Level
	or Subsequent Offense)		
46.61.520(1)(c)	Vehicular Homicide by Disregard for the Safety of Others	В	VII
46.61.520(1)(a),(b)	Vehicular Homicide By Being Under the Influence of Intoxicating Liquor or any Drug or by the Operation of any Vehicle in a Reckless Manner	В	VIII
72.65.070	Willful Failure to Return from Work Release	В	III
72.66.060	Willful Failure to Return from Furlough	В	IV
CLASS C			
69.02.010	Abortion	С	Unranked
29.36.160	Absentee Voting Violation	C	Unranked
9A.36.140	Assault of a Child 3	C	III
9A.36.031	Assault 3	C	III
72.23.170	Assist Escape of Mental Patient	C	Unranked
46.61.024	Attempting to Elude Pursuing Police Vehicle	C	I
88.12.120	Attempting to Elude Pursuing Law Enforcement Vessel	C	Unranked
9A.76.170	Bail Jump with Class C Offense	C	III
9A.76.170	Bail Jump with Class B Offense	C	III
9A.64.010	Bigamy	C	Unranked
16.49A.360	Bribe Received by/Offering to Meat Inspector	C	Unranked
49.12.410	Child Labor Law Violation - Death / Disability	C	Unranked
9A.44.089	Child Molestation 3	C	V
9A.64.030	Child Selling or Buying	C	Unranked
19.158.160	Commercial Telephone Solicitor Deception	C	Unranked
20.01.460	Commission Merchant, Dealer, Cash Buyer Without License	C	Unranked
9.68A.090	Communication with Minor for Immoral Purposes (Subsequent Sex Offense)	С	III
9A.52.110	Computer Trespass 1	C	II
69.50.401(b)(1)(ii-iv)	Create, Deliver or Possess a Counterfeit Controlled Substance - Schedule III-V Narcotic or	C	II

Statute (RCW)	Offense	Class	Seriousness Level
	Schedule I-V Nonnarcotic		
9.08.090	Crimes Against Animal Facilities	C	Unranked
9A.56.095	Criminal Possession of Leased or Rented Machinery, Etc.	С	Unranked
9A.42.030	Criminal Mistreatment 2	C	III
9A.28.040(3)(c)	Criminal Conspiracy - Class B Felony	C	Attempt**
9A.28.030(2)	Criminal Solicitation - Class B Felony	C	Attempt**
9A.28.020(3)(c)	Criminal Attempt - Class B Felony	C	Attempt**
9A.40.070	Custodial Interference 2 (Subsequent Offense)	C	Unranked
9A.40.060	Custodial Interference 1	C	Unranked
9A.36.100	Custodial Assault	C	III
70.74.280(2)	Damaging Building, Etc., by Explosion with No Threat to Human Being	C	VI
9.68A.050	Dealing in Depictions of Minor Engaged in Sexually Explicit Conduct	C	VII
9A.61.040	Defrauding a Public Utility 2	C	Unranked
19.48.110	Defrauding an Innkeeper, Amount Greater than \$75.00	C	Unranked
69.50.401(c)	Delivery of Material in Lieu of a Controlled Substance	C	III
68.60.040	Destruction of Tomb, Plot, Marker, Enclosure, or Cemetery Property	C	Unranked
69.50.402	Dispensing Violation (VUCSA)	C	Unranked
27.44.040	Disturbing Indian Graves	C	Unranked
29.85.110	Election Law Violations	C	Unranked
70.74.270(2)	Endanger Life and Property by Explosives with No Threat to Human Being	С	VI
72.09.310	Escape from Community Custody	C	II
9A.76.120	Escape 2	C	III
9A.56.130	Extortion 2	C	III
19.146.050	Failure to Use a Trust Account	C	Unranked
10.19.130	Failure to Appear after Release on Recognizance	C	Unranked
9A.44.130	Failure of Class A Sex Offender to Register	C	Unranked
19.25.040(2)(b)	Failure to Disclose Origin of Certain Recordings	C	Unranked

Statute (RCW)	Offense	Class	Seriousness Level
	(More than 10 to 99 Recordings)		
69.43.080	False Statement in Report of Precursor Drugs	C	Unranked
33.36.040	Falsify Savings & Loan Association Books	C	Unranked
75.10.190	Food Fish / Shellfish - Commercial Violation	C	Unranked
69.50.403	Forged Prescription for a Controlled Substance	C	I
9A.60.020	Forgery	C	I
67.24.010	Fraud in Sporting Contest	C	Unranked
9.45.160	Fraud in Liquor Warehouse Receipts	C	Unranked
29.85.100	Fraud in Certification of Nomination or Ballot	C	Unranked
65.12.750	Fraudulent Procurement or False Entry on Registration	C	Unranked
77.21.010	Game Violation - Second Conviction	C	Unranked
9A.46.020(2)	Harassment (Subsequent Violation or Deadly Threat Made)	C	III
9A.76.200	Harming a Police Dog	C	Unranked
70.105.085	Hazardous Waste Management	C	Unranked
46.52.020(4)	Hit and RunInjury Accident	C	IV
9.46.230	Illegal Gambling Device	C	Unranked
9.16.020	Imitating Lawful Brands	C	Unranked
9A.64.020(2)	Incest 2	C	V
9A.88.010	Indecent Exposure to Person Under 14 (Subsequent Sex Offense)	C	Unranked
9A.82.070	Influencing Outcome of Sporting Event	C	IV
40.16.010	Injury to a Public Record	C	Unranked
29.85.060	Intimidate, Influence or Bribe an Elector	C	Unranked
9A.76.150	Introducing Contraband 2	C	III
69.50.401(f)	Involving a Minor in Drug Dealing	C	VII
67.70.130	Lottery Fraud	C	Unranked
9.47.090	Maintaining Bucket Shop	C	Unranked
9A.48.080	Malicious Mischief 2	C	I
9.62.010	Malicious Prosecution	C	Unranked
9A.36.080	Malicious Harassment	C	IV

Statute (RCW)	Offense	Class	Seriousness Level
9A.32.070	Manslaughter 2	С	VI
69.50.401(a)(1)(ii)	Manufacture, Deliver, or Possess with Intent to Deliver Marijuana	С	III
69.52.030(1)	Manufacture, Distribute, or Possess with Intent to Distribute Imitation Controlled Substance	С	III
69.50.401(a)(1)(ii-iv)	Manufacture, Deliver, or Possess with Intent to Deliver Narcotics from Schedule III-V or Nonnarcotics from Schedule I-V (Except Marijuana or Methamphetamine)	С	IV
9.81.030	Member Subversive Organization	C	Unranked
42.20.090	Misappropriating and Falsifying Accounts by Treasurer	С	Unranked
9.82.030	Misprision of Treason	C	Unranked
9.45.070	Mock Auction	C	Unranked
10.99.050(2)	No Contact Order Violation - Assault or Reckless Endangerment	С	Unranked
26.20.030	Nonsupport of Child Under 16 (Family Abandonment)	C	Unranked
69.50.403	Obtain a Controlled Substance by Fraud or Forged Prescription	С	I
9A.60.030	Obtaining Signature by Deception or Duress	C	Unranked
40.16.030	Offering False Instrument for Filing or Record	C	Unranked
68.50.140	Opening Graves, Removing Personal Effects, Removing or Receiving Human Remains	С	Unranked
16.08.100(3)	Owners of Dogs that Attack	C	Unranked
9.46.230	Owning, Buying, Etc., Gambling Devices or Records	C	Unranked
9.68A.100	Patronizing a Juvenile Prostitute	C	III
9A.72.030	Perjury 2	C	III
69.40.020	Poison in Milk or Food Product	C	Unranked
9A.56.095	Possession of Leased Property	C	Unranked
69.50.401(d)	Possession of Phencyclidine (PCP)	C	II
9.41.040(6)	Possession of a Firearm by Person Under Court Order for Mental Illness Treatment	С	Unranked
9A.56.160	Possession of Stolen Property 2	C	I

Statute (RCW)	Offense	Class	Seriousness Level
9.68A.070	Possession of Depictions of a Minor Engaged in Sexually Explicit Conduct	С	Unranked
9.94.041	Possession of Controlled Substance by Prisoners	C	Unranked
9.94.045	Possession of Controlled Substance in Prison by Non-prisoner	С	Unranked
69.50.401(d)	Possession of Controlled Substance that is either Heroin or Narcotics from Schedule I or II	C	II
69.50.401(d)	Possession of Controlled Substance that is a Narcotic from Schedule III-V or Nonnarcotic from Schedule I-V (Except Phencyclidine)	С	I
33.36.030	Preference in Case of Insolvency - Savings Bank	C	Unranked
9.46.221	Professional Gambling 2	C	Unranked
9A.36.060	Promoting a Suicide Attempt	C	Unranked
9A.88.080	Promoting Prostitution 2	C	III
9.68.140	Promoting Pornography	C	Unranked
26.50.110(4)	Protection Order Violation - Assault or Reckless Endangerment	C	Unranked
9A.44.079	Rape of a Child 3	C	VI
9A.44.060	Rape 3	C	V
9A.68.030	Receiving or Granting Unlawful Compensation	C	Unranked
9A.48.040	Reckless Burning 1	C	I
9A.36.045	Reckless Endangerment 1	C	II
88.16.210	Reckless Operation of a Vessel	C	Unranked
9A.82.050(1)	Recklessly Trafficking in Stolen Property	C	III
9A.76.070	Rendering Criminal Assistance 1	C	V
19.25.020(2)(b)	Reproduction of Sound Recordings Without Consent of Owner-Recording Fixed Before 2/15/1972 - (More than 100 to 999 Recordings)	С	Unranked
9A.68.020	Requesting Unlawful Compensation	C	Unranked
9A.84.010	Riot	C	Unranked
69.50.410(2)	Selling for Profit (Controlled or Counterfeit) any Controlled Substance	C	VIII
9.68A.060	Sending, Bringing into State Depictions of	C	VII

Statute (RCW)	Offense	Class	Seriousness Level
	Minor Engaged in Sexually Explicit Conduct		
9A.44.093	Sexual Misconduct with a Minor 1	C	V
9A.46.110	Stalking	C	Unranked
33.36.060	Suppress, Secrete or Destroy Evidence or Records	C	Unranked
9A.56.070	Taking Motor Vehicle Without Permission	C	I
9A.72.120	Tampering with a Witness	C	III
9.61.230	Telephone Harassment (Subsequent Conviction)	C	Unranked
9A.56.080	Theft of Livestock 2	C	III
9A.56.040	Theft 2	C	I
9A.36.090	Threats Against Governor or Family	C	Unranked
9A.68.050	Trading in Special Influence	C	Unranked
9A.68.040	Trading in Public Office	C	Unranked
9A.82.050(1)	Trafficking in Stolen Property 2	C	III
19.116.080	Unlawful Subleasing of Motor Vehicle	C	Unranked
9A.56.060	Unlawful Issuance of Checks or Drafts	C	I
69.53.020	Unlawful Fortification of Building for Drug Purposes	C	Unranked
90.48.376	Unlawful Operation of Onshore / Offshore Facility	C	Unranked
69.53.010	Unlawful Use of Building for Drug Purposes - Owner or Manager Knowingly Leases or Rents	С	Unranked
9.41.040	Unlawful Possession of a Short Firearm or Pistol By a Felon	C	III
69.53.030	Unlawful Use of Fortified Building	C	Unranked
9.91.140(2),(3)	Unlawful Use of Food Stamps	C	I
88.46.080	Unlawful Operation of a Covered Vessel	C	Unranked
29.85.240	Unqualified Person Voting	C	Unranked
9.45.260	Unsafe Sprinkler Contractor Work	C	Unranked
19.25.030(2)(b)	Use of Recording of Live Performance Without Consent of Owner (More than 100 to 999 Recordings or More than 10 to 99 Unauthorized Audiovisual Recordings)	С	Unranked
9A.52.095	Vehicle Prowl 1	C	I
46.61.522	Vehicular Assault	C	IV

Statute (RCW)	Offense	Class	Seriousness Level
29.85.260	Voting Machine - Tampering or Extra Keys	C	Unranked
10.66.090	Willfully Disobeys Order to Remain Outside "Protected Against Drug Trafficking Area" - (School Area or Subsequent Violation)	С	Unranked

APPENDIX C

SENTENCING GRID FOR CRIMES COMMITTED BEFORE JULY 1, 1990

TABLE 1 SENTENCING GRID FOR CRIMES COMMITTED BEFORE JULY 1, 1990

SERIOUSNESS

OFFENDER SCORE

T	1		7		T
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0	1	2	3	4	5	6	7
XIVLife Sentence without	Parole/Death Pena	lty					
XIII 23y 4m	24y 4m	25y 4m	26y 4m	27y 4m	28y 4m	30y 4m	32y 10m
240 - 320	250 - 333	261 - 347	271 - 361	281 - 374	291 - 388	312 - 416	338 - 450
XII 12y	13y	14y	15y	16y	17y	19y	21y
123 - 164	134 - 178	144 - 192	154 - 205	165 - 219	175 - 233	1 95 - 260	216 - 288
XI6y 6y 9m	7y 6m	8y 3m	9y	9y 9m	12y 6m	13y 6m	15y 6m
62 - 8269 - 92	77 - 102	85 - 113	93 - 123	100 - 133	129 - 171	139 - 185	159 - 212
X5y 5y 6m 51 - 6857 - 75	62 - 82	6y 6m 67 - 89	72 ^{7y} 96	7y 6m 77 - 102	9y 6m 98 - 130	10y 6m 108 - 144	12y 6m 129 - 171
IX3y 3y 6m	4y	4y 6m	5y	5y 6m	7y 6m	8y 6m	10y 6m
31 - 4136 - 48	41 - 54	46 - 61	51 - 68	57 - 75	77 - 102	87 - 116	108 - 144
VIII 21 - 27	2y 6m 26 - 34	31 ^{3y}	3y 6m 36 - 48	41 - 54	4y 6m 46 - 61	6y 6m 67 - 89	7y 6m 77 - 102
VII18m 2y 15 - 20	2y 6m	3y	3y 6m	4y	5y 6m	6y 6m	7y 6m
	21 - 27	26 - 34	31 - 41	36 - 48	41 - 54	57 - 75	67 - 89
VI13m 18m	15 ^{2y}	2y 6m	26 ^{3y}	3y 6m	4y 6m	5y 6m	6y 6m
12+ - 14	15-20	21 - 27		31 - 41	36 - 48	46 - 61	57 - 75
V9m 13m	15m	18m	2y 2m	3y 2m	4y	5y	6y
6 - 1212+ - 14	13 - 17	15 - 20	22 - 29	33 - 43	41 - 54	51 - 68	62 - 82
IV6m 9m	13m	15m	18m	2y 2m	3y 2m	4y 2m	5y 2m
3 - 96 - 12	12+ - 14	13 - 17	15 - 20	22 - 29	33 - 43	43 - 57	53 - 70
III2m 5m	8m	11m	14m	20m	2y 2m	3y 2m	4y 2m
1 - 33 - 8	4 - 12	9 - 12	12+ - 16	17 - 22	22 - 29	33 - 43	43 - 57
II0 - 90 4m	6m	8m	13m	16m	20m	2y 2m	3y 2m
Days2 - 6	3 - 9	4 - 12	12+ - 14	14 - 18	17 - 22	22 - 29	33 - 43
I0 - 60	3m	4m	5m	8m	13m	16m	20m
	2 - 5	2 - 6	3 - 8	4 - 12	12+ - 14	14 - 18	17 - 22