STATE OF WASHINGTON

JUVENILE DISPOSITION SENTENCING STANDARDS

Effective July 1, 1997

For Further Information, Contact:

Sentencing Guidelines Commission

PO Box 40927 Olympia, Washington 98504-0927

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*Use these standards for all offenses committed on or after July 1, 1997.

INTRODUCTION

It is the responsibility of the Sentencing Guidelines Commission to recommend to the Legislature sentencing standards which establish determinate ranges of sanctions based on the offender's age, seriousness of current offense, and prior criminal history. The court's options in sentencing offenders vary by type of offender. The following are the definitions of offender type according to RCW 13.40.020:

"Serious offender" means a person 15 years of age or older who has committed an offense which if committed by an adult would be:

- (a) A Class A felony, or an attempt to commit a Class A felony;
- (b) Manslaughter in the first degree; or
- (c) Assault in the second degree, extortion in the first degree, child molestation in the second degree, kidnapping in the second degree, robbery in the second degree, residential burglary or burglary in the second degree, where such offenses include the infliction of bodily harm upon another, or where during the commission of, or immediate withdrawal from such an offense, the perpetrator is armed with a deadly weapon.

"Middle offender" means a person who committed an offense who is neither a minor or first offender nor a serious offender.

"Minor or first offender" means a person whose current offense(s) and criminal history fall entirely within one of the following categories:

- (a) Four misdemeanors;
- (b) Two misdemeanors and one gross misdemeanor;
- (c) One misdemeanor and two gross misdemeanors; and
- (d) Three gross misdemeanors.

For purposes of this definition, current violations shall be counted as misdemeanors.

For <u>serious offenders</u> the court has two options: (A) ordering the standard range, (B) declaring a manifest injustice and sentencing to a maximum term of confinement.

For <u>middle offenders</u> the court has three options: (A) sentencing to the standard range, or (B) sentencing to community supervision (maximum of \$100 fine, 150 hours community service, one year of community supervision and after stating aggravating/mitigating circumstances, up to 30 days confinement), or (C) declaring a manifest injustice and sentencing to a maximum term of confinement.

For <u>minor/first offenders</u> the court has three options: (A) sentencing to the standard range, (B) sentencing to a term of community supervision (maximum of \$100 fine, one year supervision, and/or 150 hours of community service), or (C) declaring a manifest injustice and sentencing to a maximum term of confinement.

INSTRUCTIONS

As a first step, the appropriate court of jurisdiction should be determined. RCW 13.04.030 should be consulted. Typically, juvenile court has original jurisdiction for criminal offenses committed by youths 17 years or less, <u>unless</u>:

"The juvenile is sixteen or seventeen years old and the alleged offense is:

- (A) A serious violent offense as defined in RCW 9.94A.030;
- (B) a violent offense as defined in RCW 9.94A.030 and the juvenile has a criminal history consisting of: (I) One or more prior serious violent offenses; (II) two or more prior violent offenses; or (III) three or more of any combination of the following offenses: Any Class A felony, any Class B felony, vehicular assault, or manslaughter in the second degree, all of which must have been committed after the juvenile's thirteenth birthday and prosecuted separately;
- (C) Robbery in the first degree, rape of a child in the first degree, or drive-by shooting;
- (D) Burglary in the first degree and the juvenile has a criminal history consisting of one or more prior felony or misdemeanor offenses; or
- (E) Any violent offense as defined in RCW 9.94A.030 and the juvenile is alleged to have been armed with a firearm.

In such a case the adult criminal court shall have exclusive original jurisdiction."

If the youth is under the jurisdiction of juvenile court, compute the points for each current individual offense using Sentencing Schedules A, B and C. Use the following steps to determine the offender's disposition on each offense:

- 1. Using the most serious current offense, determine whether the offender is a <u>serious</u>, <u>middle</u>, or <u>minor/first</u> offender.
- 2. (a) If the offender is a <u>minor/first offender</u>, use Schedule D-1 to determine the sentencing options for all offenses.
 - (b) If the offender is a <u>middle offender</u>, use Schedule D-2 to determine the sentencing options for all offenses.
 - (c) If the offender is a <u>serious offender</u>, use Schedule D-3 to determine the sentencing options for each serious offense.
- 3. Select one of the available sentencing options on the appropriate sentencing schedules for each of the current offenses. The sentencing options for each current offense are served consecutively by the offender.

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SCHEDULE A

JRA CODE, DESCRIPTION, AND OFFENSE CATEGORY

JUVENILE DISPOSITION OFFENSE <u>CATEGORY</u> <u>ARSON AND</u>	I JRA <u>CODE</u> MALICIOUS MIS		ATTEMPT,
A B C D B C D E A A E	9A48020 9A48030 9A48050 9A48050 9A48070 9A48080 9A48090 0940100 0940120 7074180 7077255	ARSON 1 (9A.48.020) ARSON 2 (9A.48.030) RECKLESS BURNING 1 (9A48.040) RECKLESS BURNING 2 (9A48.050) MALICIOUS MISCHIEF 1 (9A.48.070) MALICIOUS MISCHIEF 2 (9A.48.080) MALICIOUS MISCHIEF 3 (<\$50 IS CLASS E) (9A48.090) TAMPERING WITH FIRE ALARM APPARATUS (9.40.100) POSSESSION OF INCENDIARY DEVICE (9.40.120) POSSESSION OF EXPLOSIVE DEVICES (70.74.180) ^{Note A} POSSESSION OF ILLEGAL FIREWORKS (70.77.255) ^{Note E}	B+ C D E C D E B+ B E
ASSAULT AN	D OTHER CRIM	IES INVOLVING PHYSICAL HARM	
A B+ C+ D+ B+ D+ C+ D+ C+	9A36011 9A36021 9A36031 9A36041 9A36045 9A36050 9A36060 9A36070 9A36100	ASSAULT 1 (9A.36.011) ASSAULT 2 (9A.36.021) ASSAULT 3 (9A.36.031) ASSAULT 4 (9A.36.041) DRIVE-BY SHOOTING (9A.36.045) RECKLESS ENDANGERMENT (9A.36.050) ^{Note D} PROMOTING SUICIDE ATTEMPT (9A.36.060) COERCION (9A.36.070) CUSTODIAL ASSAULT (9A.36.100)	B+ C+ D+ E C+ E D+ E D+
BURGLARY A	ND TRESPASS		
B+ B D D E C D	9A52020 9A52025 9A52030 9A52060 9A52070 9A52080 9A52095 9A52100	BURGLARY 1 (9A.52.020) RESIDENTIAL BURGLARY (9A.52.025) BURGLARY 2 (9A.52.030) BURGLARY TOOLS (POSSESSION OF) (9A.52.060) CRIMINAL TRESPASS 1 (9A.52.070) CRIMINAL TRESPASS 2 (9A.52.080) VEHICLE PROWLING 1 (9A.52.095) VEHICLE PROWLING 2 (9A.52.100)	C+ C E E D E
DRUGS			
E C C+ E	6644270 6941020 694103A 694103B	POSSESSION/CONSUMPTION OF ALCOHOL(66.44.270) ILLEGALLY OBTAINING LEGEND DRUGS (69.41.020) SALE, DELIVERY, POSSESSION OF LEGEND DRUG WITH INTENT TO SELL (69.41.030) POSSESSION OF LEGEND DRUG (69.41.030)	E D D+ E

SCHEDULE A

JRA CODE, DESCRIPTION, AND OFFENSE CATEGORY

JUVENILE DISPOSITION OFFENSE <u>CATEGORY</u>	JRA <u>CODE</u>	JUVENILE DISP CATEGORY FOR A BAILJUMP, CONS DESCRIPTION (RCW CITATION) OR SOLIC	TTEMPT, SPIRACY,
DRUGS (Cont	inued)		
С	695040B	VIOLATION OF UNIFORM CONTROLLED SUBSTANCES ACT-NONNARCOTIC SALE (69.50.401(a)(1)(iii))	С
E	695040J	POSSESSION OF MARIJUANA <40 GRAMS (69.50.401(e))	E
С	6950403	FRAUDULENTLY OBTAINING CONTROLLED SUBSTANCE(69.50.403)	С
C+	6950410	SALE OF CONTROLLED SUBSTANCE FOR PROFIT	
E	947A020	(69.50.410) UNLAWFUL INHALATION (9.47A.020)	C+ E
В	695040C	VIOLATION OF UNIFORM CONTROLLED SUBSTANCES	
С	695040D	ACT-NARCOTIC OR METHAMPHETAMINE COUNTERFEIT SUBSTANCES (69.50.401(b)(1)() or (ii)) VIOLATION OF UNIFORM CONTROLLED SUBSTANCES	В
		ACT-NONNARCOTIC COUNTERFEIT SUBSTANCES (69.50.401(b)(1)(iii), (iv), (v))	С
С	695040E	VIOLATION OF UNIFORM CONTROLLED SUBSTANCES	С
С	695040F	ACT-SALE OF SUBSTITUTE SUBSTANCE (69.50.401(c)) VIOLATION OF UNIFORM CONTROLLED SUBSTANCES ACT-POSSESSION OF A CONTROLLED SUBSTANCE	
E	695040K	(69.50.401(d)) DRUG PARAPHERNALIA (69.50.412) ^{Note E}	C E
FIREARMS AI	ND WEAPONS		
В	9A56300	THEFT OF FIREARM (9A.56.300)	С
E	0941050	CARRYING LOADED PISTOL WITHOUT PERMIT (9.41.050)	Е
D+	0941250	POSSESSION OF DANGEROUS WEAPON (9.41.250)	Е
D	0941270	INTIMIDATING ANOTHER PERSON BY USE OF A WEAPON (9.41.270)	Е
D	0941280	CARRYING WEAPON TO SCHOOL (9.41.280) ^{Note D}	E
В	9A56310	POSSESSION OF A STOLEN FIREARM (9A.56.310)	C C
В	0941041	UNLAWFUL POSSESSION OF FIREARM 1 (9.41.040) Note B	
С	0941042	UNLAWFUL POSSESSION OF FIREARM 2 (9.41.040) Note C	D
HOMICIDE			
A+	9A32030	MURDER 1 (9A.32.030)	A
A+	9A32050	MURDER 2 (9A.32.050)	B+
B+	9A32060	MANSLAUGHTER 1 (9A.32.060)	C+
C+	9A32070	MANSLAUGHTER 2 (9A.32.070)	D+
B+	4661520	VEHICULAR HOMICIDE (46.61.520)	C+

SCHEDULE A

JRA CODE, DESCRIPTION, AND OFFENSE CATEGORY

JUVENILE DISPOSITION OFFENSE <u>CATEGORY</u> KIDNAPPING	JRA <u>CODE</u>	JUVENILE DIS CATEGORY FOR A BAILJUMP, CON DESCRIPTION (RCW CITATION) OR SOLI	ATTEMPT,
A	9A40020	KIDNAP 1 (9A.40.020)	B+
B+	9A40030	KIDNAP 2 (9A.40.030)	C+
C+	9A40040	UNLAWFUL IMPRISONMENT (9A.40.040)	D+
С	9A44132	FAILURE TO REGISTER AS A KIDNAPPER (9A.44.130) Note C	D
OBSTRUCTIN	G GOVERNME	NTAL OPERATION	
_			
D	9A76020	OBSTRUCTING A LAW ENFORCEMENT OFFICER	-
E	9A76040	(9A.76.020) RESISTING ARREST (9A.76.040)	E E
B	9A76140	INTRODUCING CONTRABAND 1 (9A.76.140)	C
C	9A76150	INTRODUCING CONTRABAND 2 (9A.76.150)	D
Ē	9A76160	INTRODUCING CONTRABAND 3 (9A.76.160)	Ē
_ B+	9A76180	INTIMIDATING A PUBLIC SERVANT (9A.76.180)	C+
B+	9A72110	INTIMIDATING A WITNESS (9A.72.110)	C+
PUBLIC DIST	<u>JRBANCE</u>		
C+	9A8401W	RIOT WITH WEAPON (9A.84.010)	D+
D+	9A8401U	RIOT WITHOUT WEAPON (9A.84.010)	E
E	9A84020	FAILURE TO DISPERSE (9A.84.020)	E
E	9A84030	DISORDERLY CONDUCT (9A.84.030)	Е
SEX CRIMES			
С	968A090	COMMUNICATING WITH A MINOR FOR IMMORAL PURPOSES (9.68A.090) ^{Note C}	D
А	9A44040	RAPE 1 (9A.44.040)	B+
A-	9A44050	RAPE 2 (9A.44.050)	B+
C+	9A44060	RAPE 3 (9A.44.060)	D+
A-	9A44073	RAPE OF A CHILD 1 (9A.44.073)	B+
B+	9A44076	RAPE OF A CHILD 2 (9A.44.076)	C+
В	9A64021	INCEST 1 (9A.64.020(1))	С
С	9A64022	INCEST 2 (9A.64.020(2))	D
D+	9A8801C	INDECENT EXPOSURE (VICTIM <14) (9A.88.010)	E
E	9A8801A	INDECENT EXPOSURE (VICTIM 14+) (9A.88.010)	E
B+	9A88070	PROMOTING PROSTITUTION 1 (9A.88.070)	C+
C+	9A88080	PROMOTING PROSTITUTION 2 (9A.88.080)	D+
E B+	9A88030	O & A (PROSTITUTION) (9A.88.030) INDECENT LIBERTIES WITH FORCIBLE COMPULSION	E
Бт	9A4410F	(9A.44.100)	C+
B+	9A44100	INDECENT LIBERTIES WITHOUT FORCIBLE	C+
		COMPULSION (9A.44.100)	UT

SCHEDULE A

JRA CODE, DESCRIPTION, AND OFFENSE CATEGORY

JUVENILE DISPOSITION OFFENSE <u>CATEGORY</u>	JRA <u>CODE</u>	JUVENILE DIS CATEGORY FOR BAILJUMP, CON DESCRIPTION (RCW CITATION) OR SOL	ATTEMPT,
SEX CRIMES	(Continued)		
A- B C	9A44083 9A44086 9A44130	CHILD MOLESTATION 1 (9A.44.083) CHILD MOLESTATION 2 (9A.44.086) FAILURE TO REGISTER AS A SEX OFFENDER (9A.44.130) ^{Note C}	B+ C+ D
<u>THEFT, ROBB</u>	ERY, EXTORT	ION, AND FORGERY	
B C D B B C A B+ B+ C+ B C D C B	9A56030 9A56040 9A56050 9A56300 9A56080 9A56020 9A56200 9A56120 9A56120 9A56130 9A56150 9A56160 9A56170 9A56070	THEFT 1 (9A.56.030) THEFT 2 (9A.56.040) THEFT 3 (9A.56.050) THEFT OF FIREARM (9A.56.300) THEFT OF LIVESTOCK (9A.56.080) FORGERY (9A.60.020) ROBBERY 1 (9A.56.200) ROBBERY 2 (9A.56.210) EXTORTION 1 (9A.56.120) EXTORTION 2 (9A.56.130) POSSESSION OF STOLEN PROPERTY 1 (9A.56.150) POSSESSION OF STOLEN PROPERTY 2 (9A.56.160) POSSESSION OF STOLEN PROPERTY 3 (9A.56.170) TAKING MOTOR VEHICLE WITHOUT OWNER'S PERMISSION (9A.56.070) TRAFFICKING IN STOLEN PROPERTY 1 (9A.82.050) ^{Note B}	C D E C D B+ C+ D+ C D E D C
MOTOR VEHIC	CLE-RELATED	CRIMES	
E C D E C C E D OTHER	4620021 4652022 4652010 4661522 4661024 4661500 4661515	DRIVING WITHOUT A LICENSE (46.20.021) HIT AND RUN-INJURY (46.52.020(4)) HIT AND RUN-ATTENDED (46.52.020(5)) HIT AND RUN-UNATTENDED (46.52.010) VEHICULAR ASSAULT (46.61.522) ATTEMPTING TO ELUDE PURSUING POLICE VEHICLE (46.61.024) RECKLESS DRIVING (46.61.500) DRIVING WHILE UNDER THE INFLUENCE (46.61.502 AND 46.61.504)	E D E D D E
C E	1652205 1652207	ANIMAL CRUELTY 1 (16.52.205) Note C ANIMAL CRUELTY 2 (16.52.207) Note E	D E

SCHEDULE A

JRA CODE, DESCRIPTION, AND OFFENSE CATEGORY

JUVENILE DISPOSITIC OFFENSE <u>CATEGORY</u>	JRA	JUVENILE DISF CATEGORY FOR A BAILJUMP, CON DESCRIPTION (RCW CITATION) OR SOLID	TTEMPT,
OTHER (Cor	ntinued)		
B C C D C C	0961160 9A76110 9A76120 9A76130 9A76070 1019130	BOMB THREAT (9.61.160) ESCAPE 1* (9A.76.110) ESCAPE 2* (9A.76.120) ESCAPE 3 (9A.76.130) RENDERING CRIMINAL ASSISTANCE 1 (9A.76.070) ^{Note C} FAILURE TO APPEAR IN COURT (10.19.130)	C C C E D D
E D C D	0961230 9A46110 9A46111 9A46020	OBSCENE, HARASSING, ETC., PHONE CALLS (9.61.230) STALKING (9A.46.110) ^{Note D} STALKING (REPEAT) (9A.46.110) ^{Note C} HARASSMENT (9A.46.020) ^{Note D}	E E D E
C A	9A46021 0009988	HARASSMENT (REPEAT) (9A.46.020) Note C OTHER OFFENSE EQUIVALENT TO AN ADULT CLASS A FELONY	D B+
В	0009986	OTHER OFFENSE EQUIVALENT TO AN ADULT CLASS B FELONY	C
С	0009984	OTHER OFFENSE EQUIVALENT TO AN ADULT CLASS C FELONY	
D	0009982	OTHER OFFENSE EQUIVALENT TO AN ADULT GROSS MISDEMEANOR	E
E	0009981	OTHER OFFENSE EQUIVALENT TO AN ADULT MISDEMEANOR	E
V	0009980	VIOLATION OF ORDER OF RESTITUTION, COMMUNITY SUPERVISION, OR CONFINEMENT (13.40.200)**	V
V	0009979	VIOLATION OF SPECIAL SEX OFFENDER DISPOSITION ALTERNATIVE (SSODA) CONDITIONS (13.40.160)**	V
* Escap	1st escape or atter 2nd escape or atte	d Escape 1 and 2 are classed as C offenses and the standard range is established as npted escape during 12-month period = 4 weeks confinement. mpted escape during 12-month period = 8 weeks confinement. nt escape or attempted escape during 12-month period = 12 weeks confinement.	s follows:
	ourt finds that a respor	ident has violated terms of an order, it may impose a penalty of up to 30 days of confir	
Dispos	sition Offense Category	et been listed in Schedule A in RCW 13.40.0357. These offenses should be assi of A because they are Class A felonies.	-
Dispos	sition Offense Category	t been listed in Schedule A in RCW 13.40.0357. These offenses should be assi of B because they are Class B felonies. t been listed in Schedule A in RCW 13.40.0357. These offenses should be assi	-
Dispos	sition Offense Category	of C because they are Class C felonies.	0

Note D: These offenses have not yet been listed in Schedule A in RCW 13.40.0357. These offenses should be assigned a Juvenile Disposition Offense Category of D because they are Gross Misdemeanors.

Note E: These offenses have not yet been listed in Schedule A in RCW 13.40.0357. These offenses should be assigned a Juvenile Disposition Offense Category of E because they are Misdemeanors.

SCHEDULE B

PRIOR OFFENSE INCREASE FACTOR

For use with all CURRENT OFFENSES occurring on or after July 1, 1997

TIME SPAN					
OFFENSE CATEGORY	1-12 MONTHS	13-24 MONTHS	25 MONTHS OR MORE		
A+	.9	.9	.9		
A	.9	.8	.6		
A-	.9	.8	.5		
B+	.9	.7	.4		
В	.9	.6	.3		
C+	.6	.3	.2		
С	.5	.2	.2		
D+	.3	.2	.1		
D	.2	.1	.1		
E	.1	.1	.1		

Prior History: Any offense in which a diversion agreement or counsel and release form was signed, or any offense which has been adjudicated by court to be correct prior to the commission of the current offense(s).

SCHEDULE C

CURRENT OFFENSE POINTS

For use with all CURRENT OFFENSES occurring on or after July 1, 1997

	AGE						
OFFENSE CATEGORY	12 & 13 14 15 16 1 UNDER						
A+		STA	NDARD RAN	GE 180-224	WEEKS		
А	250	300	350	375	375	375	
A-	150	150	150	200	200	200	
B+	110	110	120	130	140	150	
В	45	45	50	50	57	57	
C+	44	44	49	49	55	55	
С	40	40	45	45	50	50	
D+	16	18	20	22	24	26	
D	14	16	18	20	22	24	
E	4	4	4	6	8	10	

JUVENILE SENTENCING STANDARDS SCHEDULE D-1

This schedule may only be used for minor/first offenders. After the determination is made that a youth is a minor/first offender, the court has the discretion to select sentencing option A, B, or C.

MINOR/FIRST OFFENDER

	O	PTION A		_	OPTION B
STANDARD RANGE					STATUTORY OPTION
10 - 19 20 - 29 30 - 39 40 - 49 50 - 59 60 - 69 70 - 79	0 - 3 months 0 - 3 months 0 - 3 months	Community Service <u>Hours</u> &/or 0 - 8 &/or 0 - 8 &/or 0 - 16 &/or 8 - 24 &/or 16 - 32 &/or 24 - 40 &/or 32 - 48 &/or 32 - 48 &/or 40 - 56 &/or 48 - 64 &/or 56 - 72	Fine &/or 0 - \$10 &/or 0 - \$10 &/or 0 - \$10 &/or 0 - \$25 &/or 0 - \$25 &/or 0 - \$25 &/or 0 - \$50 &/or 0 - \$50 &/or \$10 - \$100 &/or \$10 - \$100	OR	 0 - 12 Months Community Supervision 0 - 150 Hours Community Service \$0 - \$100 Fine Posting of a Probation Bond A term of community supervision with a maximum of 150 hours, \$100 fine, and 12 months supervision.

OR

OPTION C

MANIFEST INJUSTICE

When a term of community supervision would effectuate a manifest injustice, another disposition may be imposed. When a judge imposes a sentence of confinement exceeding 30 days, the court shall sentence the juvenile to a maximum term and the provisions of RCW 13.40.030(2) shall be used to determine the range.

JUVENILE SENTENCING STANDARDS SCHEDULE D-2

This schedule may only be used for middle offenders. After the determination is made that a youth is a middle offender, the court has the discretion to select sentencing option A,B, or C.

MIDDLE OFFENDER

OPTION A

		STANDARD I	RANGE			
<u>Points</u>	Community <u>Supervision</u>	Community Service <u>Hours</u>	Fine	Confinem <u>Days</u>	ient <u>Weeks</u>	
10 - 19 20 - 29 30 - 39 40 - 49 50 - 59 60 - 69 70 - 79 80 - 89	0 - 3 months 0 - 3 months 0 - 3 months 0 - 3 months 3 - 6 months 3 - 6 months 6 - 9 months 6 - 9 months 9 - 12 months 9 - 12 months Middle offenders not have to be cond community supe	ommitted. They r	nay be assigned			O R
All A+ Offens	ses				80 - 224	
				OR OPTION ()	1

OPTION B

STATUTORY OPTION

0 - 12	Months Community Supervision
0 - 150	Hours Community Service
\$0 - \$100	Fine
Posting of a	a Probation Bond
J	
impose a d vision and/o case, if con	der has less than 110 points, the court may eterminate disposition of community super- or up to 30 days confinement; in which finement has been imposed, the court shall aggravating or mitigating factors as set
forth in RC	W 13.40.150.
If the middl	a offender has 110 points or more, the

If the middle offender has 110 points or more, the court may impose a disposition under Option A and may suspend the disposition on the condition that the offender serve up to thirty days of confinement and follow all conditions of community supervision. If the offender fails to comply with the terms of community supervision, the court may impose sanctions pursuant to RCW 13.40.200 or may revoke the suspended disposition and order execution of the disposition. If the court imposes confinement for offenders with 110 points or more, the court shall state either aggravating or mitigating factors set forth in RCW 13.40.150.

MANIFEST INJUSTICE

If the court determines that a disposition under Option A or B would effectuate a manifest injustice, the court shall sentence the juvenile to a maximum term and the provisions of RCW 13.40.030(2) shall be used to determine the range.

JUVENILE SENTENCING STANDARDS SCHEDULE D-3

This schedule may only be used for serious offenders. After the determination is made that a youth is a serious offender, the court has the discretion to select sentencing option A or B.

SERIOUS OFFENDER

OR

OPTION A

<u>S</u>	TANDARD RANGE
Points	Institution <u>Time</u>
0 - 129 130 - 149 150 - 199 200 - 249 250 - 299 300 - 374 375+	8 - 12 13 - 16 21 - 28 30 - 40 52 - 65 80 - 100 103 - 129
All A+ Offenses	180 - 224

OPTION B

A disposition outside the standard range shall be determined and shall be comprised of confinement or community supervision including posting a probation bond or a combination thereof. When a judge finds a manifest injustice and imposes a sentence of confinement exceeding 30 days, the court shall sentence the juvenile to a maximum tern, and the provisions of RCW 13.40.030 (2) shall be used to determine the range.

MANIFEST INJUSTICE

JUVENILE REHABILITATION ADMINISTRATION

Sentencing Worksheet Instructions

These instructions describe the use of the Juvenile Rehabilitation Administration (JRA) Sentencing Worksheet DSHS 20-198 (6-94).

Purpose:

The JRA Sentencing Worksheet is used to report information pertinent to the sentencing of each juvenile offender committed to JRA, or those sentenced to community supervision through the Special Sex Offender Disposition Alternative (SSODA) or Option B. The form serves as a worksheet for determining the minimum and maximum length of the standard range of confinement for each offense. The structure of the form conforms to and facilitates the application of the sentencing standards developed by the Sentencing Guidelines Commission, as required by RCW 13.40.030.

The sentencing standards utilize a point system. A youth's age and current offense establish a base point number which is multiplied by an "increase factor" determined by the extent of criminal history and whether the offense was committed while the youth was on parole; the resulting points establish what the standard disposition will be for that particular current offense.

If manifest injustice is invoked or the 300% or 150% rule is in effect, the length of the actual sentence ordered by the court should be entered on the worksheet in lieu of the standard range.

Data from the JRA Sentencing Worksheet will be processed and stored in JRA computer files in Olympia. For youths committed to JRA, the data will be used by JRA facilities for setting minimum and maximum release dates. Data about offenders assigned to the community through SSODA and Option B will be used to track offenders in those programs. Data extracted from the system will be used by JRA to study the impact of the implementation of the Juvenile Justice Act.

General Instructions:

A JRA Sentencing Worksheet is completed for each juvenile committed to the Juvenile Rehabilitation Administration and each juvenile sentenced to community supervision through either SSODA or Option B.

The Juvenile Disposition Sentencing Standards are reviewed by the Sentencing Guidelines Commission each year and are submitted to the Legislature for possible revisions in every even year. In addition, the Legislature may revise the standards during any legislative session. It is the responsibility of the sentencing court to ensure that the appropriate standards are being used for a specific offender. Questions regarding the use of the juvenile sentencing standards should be referred to:

Sentencing Guidelines Commission PO Box 40927 Olympia, WA 98504-0927 (360) 956-2130

Questions regarding the use or completion of the JRA sentencing worksheet should be referred to:

Juvenile Rehabilitation Administration Mailstop 45720 Olympia, Washington 98504 (360) 902-8085

Personnel designated by the administrator of each juvenile court are responsible for the accuracy of the information provided to JRA. Please read the detailed instructions on the following pages before completing the report. If you have any questions regarding the report or these instructions, please contact the JRA Information Services Manager.

For offenders committed to JRA, the court should place the white copy in the case file, send the yellow copy to JRA, and retain the pink copy. The copy of the worksheet sent to JRA should be sent, along with any other commitment documents, in time to <u>precede</u> or <u>coincide</u> with the juvenile's arrival.

For offenders sentenced to community supervision through SSODA or Option B, the court should send a copy of the worksheet to the JRA regional office. The worksheet should be sent as soon as possible after the offender's disposition.

This worksheet is used to determine the standard range sentence for each current offense. <u>Compute the increase factor separately for each current offense</u>.

Up to four current offenses can be put on a worksheet. If there are more than four offenses, attach a second sheet.

If there are more than eight prior offenses, compute the increase factors for each offense after the eighth and enter the sum of these values in the space marked "Additional prior offense increase factor."

Supply of Forms:

Requests for blank forms should be directed to your local JRA regional office.

Instructions for Completing Each Item:

The following definitions and procedures are to be used for completing the individual items. (The numbers correspond to the numbers on the attached sample worksheet.)

IDENTIFICATION INFORMATION

- 1. <u>Name</u>: Enter the youth's last name, first name, and middle initial as they appear on the court order.
- 2. <u>Assignment Date</u>: Enter the date that the youth was assigned to the program for which this form is being completed. For most youths (including all youths directly committed to JRA), this is the date of disposition. For those youths entering JRA because of a SSODA or Option B revocation, this is the date of the revocation. For youths assigned to the SSODA or Option B programs, enter the date the program begins (i.e., generally, the disposition date).
- 3. <u>Court Order Number</u>: Enter the court order number that has been assigned by the court for the sentences being entered on this form.
- 4. <u>Serious Offender</u>: If the youth is classified as a serious offender, check the box marked "yes". If not, check the box marked "no".
- 5. <u>Detention Credit</u>: If the youth has <u>pre-commitment</u> detention credit, enter the days to be taken off the sentence. Pre-commitment detention credit is time in detention prior to the court hearing at which a commitment to JRA is ordered. Any additional "pre-admission" detention credit, i.e., credit for time served after commitment but prior to admission, will be determined separately by the JRA admitting agency.
- 6. <u>Birth date</u>: Enter the year, month, and day of the youth's birth. For example, enter 780901 for a youth born on September 1, 1978.
- 7. <u>JUVIS Number</u>: Enter the youth's six digit JUVIS number.
- 8. <u>Sex</u>: Indicate whether the youth is male or female.
- 9. <u>Assigning County</u>: Enter the name of the county from which this youth has been assigned. Also enter the three digit code from <u>Appendix A</u>.
- 10. <u>Race</u>: Enter the two-digit code for the youth's race from <u>Appendix A</u>. Enter the race with which the individual most identifies himself/herself. These race codes are in accordance with U.S. Bureau of the Census.
- 11. <u>Hispanic Origin</u>: Enter the one-digit code for the youth's Hispanic origin. (Also found in <u>Appendix A</u>.) Hispanic origin is requested separately on this form in accordance with the U.S. Bureau of the Census.

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A. CURRENT OFFENSE INFORMATION

Directions: Complete the following for each current offense.

<u>Current Offense Code</u>: Enter the seven-digit Offense Code (found in <u>Schedule A</u> of the Sentencing Standards) of the youth's current offense. If the youth has multiple current offenses, enter the most serious offense in the first column, the next most serious offense in the second column, and so on up to four current offenses. Use a second sheet for more than four current offenses.

<u>Current Offense Category</u>: Enter the juvenile disposition offense category from <u>Schedule A</u>, Sentencing Standards. Seriousness is indicated by the offense category, an A+ offense being the most serious and E offense being the least serious. If the offense cannot be found in Schedule A, locate the Criminal Class of this offense in RCW Title 9 and assign the same juvenile disposition offense category. Note that the disposition category in the case of an attempt, bail jump, conspiracy, or solicitation is found in the right hand column of <u>Schedule A</u>.

<u>Age at Current Offense</u>: Enter the youth's age at the time the offense occurred. Round <u>down</u> to a whole number (e.g., if the youth was 14 years and 11 months, enter 14).

Current Offense Date: Enter the year, month, and day of the youth's current offense.

<u>Disposition</u>: Check the appropriate disposition from the following:

Standard Range: Check if the standard range sentence was used.

Manifest Injustice: Check if manifest injustice was invoked.

<u>150%</u>: Check if the 150% rule has been invoked, limiting the length of the youth's sentence. The 150% rule is intended to limit the amount of sanction (to 150% of the sanction for the most serious offense) that an offender may receive for offenses committed through a single act or omission.

<u>300%</u>: Check if the 300% rule has been invoked, limiting the length of the youth's sentence. The 300% rule is intended to limit the amount of sanction (to 300% of the sanction for the most serious offense) that an offender may receive for multiple offenses which are disposed of during a court appearance. (See RCW 13.40.180 for an explanation.)

B. PRIOR OFFENSE INFORMATION

<u>Total Number of Prior Offenses</u>: For each current offense, enter the <u>total</u> number of prior offenses. This is especially important if all eight prior offense codes are filled in, and there are additional prior offenses and an additional increase factor. In order to count as prior history, an offense must have been <u>adjudicated</u> before the current offense was committed.

<u>Prior Offense Code</u>: Space is provided for up to eight offenses committed by the youth prior to his/her current offense(s). If there are more than eight priors, indicate the most recent prior offenses. Enter the seven digit offense code (from <u>Schedule</u> <u>A</u>) for each prior offense.

<u>Prior Offense Category</u>: Enter the offense category of the prior offense from <u>Schedule A</u> of the Sentencing Standards.

Prior Offense Date: Enter the year, month, and day of the youth's prior offense.

<u>Time Span</u>: Compute the elapsed time from the date of the prior offense to the date of the <u>CURRENT OFFENSE</u>. Enter a "1" if within 1 year, a "2" if within 2 years, or a "3" if greater than 2 years.

<u>Increase Factor</u>: For each prior offense, determine the increase factor from <u>Schedule B</u> of the Sentencing Standards, using offense category and time span.

For each current offense, enter the following:

<u>Additional Prior Offense Increase Factor</u>: If there are more than eight prior offenses, compute the increase factor for each additional offense, sum them, and enter here.

Constant: This value is 1.0 for all prior offenses and has been pre-coded.

<u>Total Increase Factor</u>: Enter the sum of the increase factor column including the additional increase factor, the parole increase factor, and the constant.

C. SENTENCING INFORMATION

<u>Current Offense Points</u>: Using <u>Schedule C</u> of the Sentencing Standards, determine the number of points resulting from the youth's age and the juvenile disposition offense category for the current offense. Enter the offense points for each current offense.

<u>Total Current Offense Points</u>: For each offense, multiply the Total Increase Factor by the Current Offense Points and enter the result. Round down to the nearest whole number.

<u>Parole Increase Factor</u>: If this <u>current offense</u> occurred while the youth was on parole, multiply the preceding "Total Current Offense Points" by 1.05 and enter the result in the next line. The resulting point total should then be used to determine the sentence in Schedule D-1, D-2, or D-3.

<u>Minimum Sentence/Maximum Sentence</u>: If sentenced using the standard range, enter the minimum and maximum sentences (lengths of confinement) from the appropriate <u>Schedule D</u> of the Sentencing Standards. (If the youth is a middle offender, use Schedule D-2; if a serious offender, use Schedule D-3.) If the sentence was ordered as manifest injustice, 150% rule, or 300% rule, enter the actual sentence to be served (as shown on the court order).

If this is an Option B or SSODA placement, indicate what the standard range sentence would have been (if Option B or SSODA were not available). As an example, the attached sample worksheet shows a sentence of 30-40 weeks for the youth's third current offense, even though the youth will be assigned to community supervision through Option B.

<u>Days or Weeks</u>: Check whether this sentence is listed in days or weeks. (For example, a standard range detention sentence [i.e., less than 110 points] would typically be in days.)

<u>Firearm Enhancement</u>: If, according to the court order, a firearm enhancement is in effect because the youth used a firearm during the commission of this current offense, indicate that 90 days (or 13 weeks if the sentence is in weeks) is being added to the sentence. Note that the court has the option to add the firearm enhancement <u>concurrently</u>. Therefore, indicate only time that is being added consecutively to the sentence.

<u>Total Minimum Sentence/Total Maximum Sentence</u>: Indicate here the total of the minimum sentence/maximum sentence combined with the 90-day firearm enhancement (if ordered by the court).

<u>Type of Placement</u>: Using the key at the top of form, indicate the type of placement for this current offense/sentence:

JRA: Check if the youth is being directly committed to JRA.

<u>O</u>: Check if the youth is being assigned to community supervision through Option B. This should include all youths who, if they had received the standard range sentence, would have been committed to JRA (i.e., they had 110 or more points.)

<u>S</u>: Check if the youth is being assigned to community supervision through the Special Sex Offender Disposition Alternative (SSODA).

<u>OBR</u>: Check if the youth is being committed to JRA because an Option B sentence has been revoked.

<u>SR</u>: Check if the youth is being committed to JRA because a SSODA sentence has been revoked.

<u>NAME AND TELEPHONE NUMBER OF PERSON COMPLETING FORM</u>: Please print the name and telephone number of the person who should be contacted by JRA if there are any questions about the form.

APPENDIX A

County Codes

001 Adams 002 Asotin 003 Benton 004 Chelan 005 Clallam 006 Clark 007 Columbia 008 Cowlitz 009 Douglas 010 Ferry 011 Franklin 012 Garfield 013 Grant 014 Grays Harbor

Race Codes

01 White/Caucasian 02 Black/African-American 03 Indian/Native American 04 Eskimo 05 Aleut 11 Chinese 12 Filipino 13 Hawaiian 14 Korean 15 Vietnamese 16 Japanese 17 Samoan 18 Asian Indian 19 Guamanian 20 Cambodian 21 Laotian 29 Other Asian/Pacific Islander 98 Other 99 Unreported

015 Island 016 Jefferson 017 King 018 Kitsap 019 Kittitas 020 Klickitat 021 Lewis 022 Lincoln 023 Mason 024 Okanogan 025 Pacific 026 Pend Oreille 027 Pierce 028 San Juan

029 Skagit 030 Skamania 031 Snohomish 032 Spokane 033 Stevens 034 Thurston 035 Wahkiakum 036 Walla Walla 037 Whatcom 038 Whitman 039 Yakima

Hispanic Origin Codes

1 No (Not Hispanic)

- 2 Yes(Mexican/Mexican -American/Chicano)
- 3 Yes (Puerto Rican)
- 4 Yes (Cuban)
- 5 Yes (Other Hispanic)
- 9 Unreported

APPENDIX B: CHANGES EFFECTIVE IN JULY 1998

In 1997, the Legislature extensively revised juvenile disposition standards to simplify sentencing and increase judicial discretion (Chapter 338, Laws of 1997). The most important changes, summarized in this appendix, take effect for crimes committed on or after July 1, 1998. <u>The Legislature may revise these provisions further before they take effect</u>.

The point system, the categories "minor/first," "middle," and "serious" offender, and the prior offense increase factor will be abolished. The offender's age will not be considered, except as shown on the grid below. Schedules A, B, C, and D will be replaced with the following options:

OPTION A

A single sentencing grid will establish standard ranges to be imposed unless the court chooses Option B or C:

Offense Category

Disposition Ranges (in weeks)

A+	180 weeks to Age 21 for all category A+ offenses								
А	103 - 129 weeks for all category A offenses								
A-	15 - 36*	52 - 65	80 -100	103 - 129	103 - 129				
B+	15 - 36	15 - 36	52 - 65	80 - 100	103 - 129				
В	LS	LS	15 - 36	15 - 36	52 - 65				
C+	LS	LS	LS	15 - 36	15 - 36				
С	LS	LS	LS	LS	15 - 36				
D+	LS	LS	LS	LS	LS				
D	LS	LS	LS	LS	LS				
Е	LS	LS	LS	LS	LS				
	0	1	2	3	4 or more				
		Prior Felc	ny Adjudicatio	ons					

Violations/Misdemeanors/Gross Misdemeanors Count 1/4 Point Each**

* Except 30 - 40 weeks for 15 to17 year olds.

** Fractions rounded down.

LS = Local Sanctions:

- 0-30 days (with the exception of category E offenses) and/or
- 0-12 months community supervision and/or
- 0-150 hours community service and/or
- \$0-\$500 fine.

OPTION B

A Chemical Dependency Disposition Alternative will be available for offenders subject to a standard range disposition of local sanctions or 15-36 weeks of confinement, who have not committed an A- or B+ offense, and where the court finds that the offender is chemically dependent and amenable to treatment. The court may suspend an Option A disposition and place the offender on community supervision for a year. As conditions of the suspension, the court:

- Must require the offender to undergo available inpatient/outpatient drug or alcohol treatment; and
- May require up to 30 days' confinement, 150 hours of community service, and/or payment of legal financial obligations and restitution.

The combination of inpatient treatment and confinement may not exceed 90 days. The treatment provider must submit monthly progress reports and the court may schedule treatment review hearings. The suspension may be revoked and the disposition executed (with credit for confinement time served on the same offense) for violating conditions or failing to make satisfactory progress in treatment.

OPTION C

Option C will continue as a departure from the standard range based on a finding that a disposition under Option A or B would effectuate a manifest injustice.

FIREARM ENHANCEMENT

The Legislature modified the enhancement applied when an offender, or an accomplice, was armed with a firearm. The enhancement will apply to all felonies <u>except</u> those where the use of a firearm is an element of the offense definition.¹ The enhancement, which must be served <u>consecutively</u> to the base sentence, will be:

- Six months for a Class A felony
- Four months for a Class B felony
- Two months for a Class C felony

¹ Possession of a machine gun, possession of a stolen firearm, drive-by shooting, theft of a firearm, unlawful possession of a firearm 1 or 2, or use of a machine gun in a felony.