HOUSE BILL 2224

State of Washington 60th Legislature 2007 Regular Session

By Representatives Newhouse, Ross, McCune, Chandler, McDonald, Pearson, Morrell, Roach, Warnick and Alexander; by request of Attorney General

Read first time 02/14/2007. Referred to Committee on Public Safety & Emergency Preparedness.

AN ACT Relating to gang-related offenses; amending RCW 13.40.0357; reenacting and amending RCW 9.94A.533; adding a new section to chapter 9A.48 RCW; adding a new section to chapter 9.94A RCW; creating new sections; and prescribing penalties.

5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

NEW SECTION. Sec. 1. The legislature finds that the people of 6 7 Washington state face a crisis brought upon by increased gang crime and 8 violence, which is threatening public safety in communities across the Those who live in communities where gang membership is on the 9 state. 10 rise find themselves living with the daily threat of intimidation and 11 harassment. Ordinary citizens are increasingly vulnerable to 12 gang-related crimes such as drug dealing, damage to real property, theft of personal property and automobiles, or even assault, rape, and 13 14 murder. Even those not directly affected by gang-related crime, share in the indirect costs such as lower property values, higher insurance 15 premiums, and the endangerment of our youth. Moreover, our first 16 responders find themselves increasingly vulnerable to personal injury 17 or death when responding to gang-related crimes such as drug dealing, 18

assault, driving without a license, or attempting to elude a police
 vehicle.

Law enforcement officers and prosecutors require assistance to 3 combat this clear and present danger to the law-abiding residents of 4 5 Washington. Law enforcement officers need the threat of additional sanctions to deter gang-related crime and hold those accountable who б 7 are not deterred. Investigators need clear guidance for what constitutes a criminal gang, gang member, and gang-related crime 8 codified in state law, so that they can collect and share critical 9 information with other law enforcement agencies and coordinate 10 enforcement strategies across jurisdictional 11 lines. Those who prosecute gang-related crimes need specific sanctions and sentencing 12 13 enhancements to ensure that those who commit gang-related crimes are held accountable for the harm they inflict on society. It is the 14 intent of the legislature in enacting these provisions to begin to 15 16 provide the law enforcement community with the tools they need to 17 protect the citizens of Washington from violent street gangs, and the 18 evils those gangs visit upon us all.

19 <u>NEW SECTION.</u> Sec. 2. A new section is added to chapter 9A.48 RCW 20 to read as follows:

(1) A person is guilty of tagging/gang graffiti if, as part of a gang-related offense as defined by section 4 of this act he or she knowingly and maliciously causes physical damage to the property of another.

(2)(a) Except as provided in (b) of this subsection, tagging/gang
 graffiti is a gross misdemeanor.

(b) Tagging/gang graffiti is a class C felony if the person has previously been convicted under this section; or has previously been convicted of any other gang-related offense as defined by section 4 of this act.

31 Sec. 3. RCW 9.94A.533 and 2006 c 339 s 301 and 2006 c 123 s 1 are 32 each reenacted and amended to read as follows:

(1) The provisions of this section apply to the standard sentenceranges determined by RCW 9.94A.510 or 9.94A.517.

35 (2) For persons convicted of the anticipatory offenses of criminal 36 attempt, solicitation, or conspiracy under chapter 9A.28 RCW, the

standard sentence range 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 seventy-five percent.

(3) The following additional times shall be added to the standard 5 sentence range for felony crimes committed after July 23, 1995, if the 6 7 offender or an accomplice was armed with a firearm as defined in RCW 9.41.010 and the offender is being sentenced for one of the crimes 8 listed in this subsection as eligible for any firearm enhancements 9 10 based on the classification of the completed felony crime. If the offender is being sentenced for more than one offense, the firearm 11 12 enhancement or enhancements must be added to the total period of 13 confinement for all offenses, regardless of which underlying offense is 14 subject to a firearm enhancement. If the offender or an accomplice was armed with a firearm as defined in RCW 9.41.010 and the offender is 15 being sentenced for an anticipatory offense under chapter 9A.28 RCW to 16 17 commit one of the crimes listed in this subsection as eligible for any firearm enhancements, the following additional times shall be added to 18 the standard sentence range determined under subsection (2) of this 19 section based on the felony crime of conviction as classified under RCW 20 21 9A.28.020:

(a) Five years for any felony defined under any law as a class A
felony or with a statutory maximum sentence of at least twenty years,
or both, and not covered under (f) of this subsection;

(b) Three years for any felony defined under any law as a class B felony or with a statutory maximum sentence of ten years, or both, and not covered under (f) of this subsection;

(c) Eighteen months for any felony defined under any law as a class
C felony or with a statutory maximum sentence of five years, or both,
and not covered under (f) of this subsection;

(d) If the offender is being sentenced for any firearm enhancements under (a), (b), and/or (c) of this subsection and the offender has previously been sentenced for any deadly weapon enhancements after July 23, 1995, under (a), (b), and/or (c) of this subsection or subsection (4)(a), (b), and/or (c) of this section, or both, all firearm enhancements under this subsection shall be twice the amount of the enhancement listed;

(e) Notwithstanding any other provision of law, all firearm 1 enhancements under this section are mandatory, shall be served in total 2 confinement, and shall run consecutively to all other sentencing 3 provisions, including other firearm or deadly weapon enhancements, for 4 all offenses sentenced under this chapter. However, whether or not a 5 mandatory minimum term has expired, an offender serving a sentence 6 7 under this subsection may be granted an extraordinary medical placement when authorized under RCW 9.94A.728(4); 8

9 (f) The firearm enhancements in this section shall apply to all 10 felony crimes except the following: Possession of a machine gun, 11 possessing a stolen firearm, drive-by shooting, theft of a firearm, 12 unlawful possession of a firearm in the first and second degree, and 13 use of a machine gun in a felony;

(g) If the standard sentence range under this section exceeds the statutory maximum sentence for the offense, the statutory maximum sentence shall be the presumptive sentence unless the offender is a persistent offender. If the addition of a firearm enhancement increases the sentence so that it would exceed the statutory maximum for the offense, the portion of the sentence representing the enhancement may not be reduced.

21 (4) The following additional times shall be added to the standard 22 sentence range for felony crimes committed after July 23, 1995, if the offender or an accomplice was armed with a deadly weapon other than a 23 24 firearm as defined in RCW 9.41.010 and the offender is being sentenced 25 for one of the crimes listed in this subsection as eligible for any deadly weapon enhancements based on the classification of the completed 26 27 felony crime. If the offender is being sentenced for more than one offense, the deadly weapon enhancement or enhancements must be added to 28 the total period of confinement for all offenses, regardless of which 29 underlying offense is subject to a deadly weapon enhancement. If the 30 31 offender or an accomplice was armed with a deadly weapon other than a 32 firearm as defined in RCW 9.41.010 and the offender is being sentenced for an anticipatory offense under chapter 9A.28 RCW to commit one of 33 the crimes listed in this subsection as eligible for any deadly weapon 34 enhancements, the following additional times shall be added to the 35 standard sentence range determined under subsection (2) of this section 36 37 based on the felony crime of conviction as classified under RCW 9A.28.020: 38

(a) Two years for any felony defined under any law as a class A
 felony or with a statutory maximum sentence of at least twenty years,
 or both, and not covered under (f) of this subsection;

4 (b) One year for any felony defined under any law as a class B 5 felony or with a statutory maximum sentence of ten years, or both, and 6 not covered under (f) of this subsection;

7 (c) Six months for any felony defined under any law as a class C 8 felony or with a statutory maximum sentence of five years, or both, and 9 not covered under (f) of this subsection;

(d) If the offender is being sentenced under (a), (b), and/or (c) of this subsection for any deadly weapon enhancements and the offender has previously been sentenced for any deadly weapon enhancements after July 23, 1995, under (a), (b), and/or (c) of this subsection or subsection (3)(a), (b), and/or (c) of this section, or both, all deadly weapon enhancements under this subsection shall be twice the amount of the enhancement listed;

17 (e) Notwithstanding any other provision of law, all deadly weapon enhancements under this section are mandatory, shall be served in total 18 19 confinement, and shall run consecutively to all other sentencing 20 provisions, including other firearm or deadly weapon enhancements, for all offenses sentenced under this chapter. However, whether or not a 21 22 mandatory minimum term has expired, an offender serving a sentence 23 under this subsection may be granted an extraordinary medical placement 24 when authorized under RCW 9.94A.728(4);

(f) The deadly weapon enhancements in this section shall apply to all felony crimes except the following: Possession of a machine gun, possessing a stolen firearm, drive-by shooting, theft of a firearm, unlawful possession of a firearm in the first and second degree, and use of a machine gun in a felony;

30 (g) If the standard sentence range under this section exceeds the 31 statutory maximum sentence for the offense, the statutory maximum 32 sentence shall be the presumptive sentence unless the offender is a 33 persistent offender. If the addition of a deadly weapon enhancement 34 increases the sentence so that it would exceed the statutory maximum 35 for the offense, the portion of the sentence representing the 36 enhancement may not be reduced.

37 (5) The following additional times shall be added to the standard38 sentence range if the offender or an accomplice committed the offense

while in a county jail or state correctional facility and the offender 1 2 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 3 this subsection while in a county jail or state correctional facility, 4 5 and the offender is being sentenced for an anticipatory offense under chapter 9A.28 RCW to commit one of the crimes listed in this 6 7 subsection, the following additional times shall be added to the standard sentence range determined under subsection (2) of this 8 9 section:

(a) Eighteen months for offenses committed under RCW 69.50.401(2)
(a) or (b) or 69.50.410;

12 (b) Fifteen months for offenses committed under RCW 69.50.401(2)
13 (c), (d), or (e);

14 (c) Twelve months for offenses committed under RCW 69.50.4013.

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.

18 (6) An additional twenty-four months shall be added to the standard 19 sentence range for any ranked offense involving a violation of chapter 20 69.50 RCW if the offense was also a violation of RCW 69.50.435 or 21 9.94A.605. All enhancements under this subsection shall run 22 consecutively to all other sentencing provisions, for all offenses 23 sentenced under this chapter.

(7) An additional two years shall be added to the standard sentence range for vehicular homicide committed while under the influence of intoxicating liquor or any drug as defined by RCW 46.61.502 for each prior offense as defined in RCW 46.61.5055.

(8)(a) The following additional times shall be added to the 28 standard sentence range for felony crimes committed on or after July 1, 29 2006, if the offense was committed with sexual motivation, as that term 30 is defined in RCW 9.94A.030. If the offender is being sentenced for 31 32 more than one offense, the sexual motivation enhancement must be added to the total period of total confinement for all offenses, regardless 33 of which underlying offense is subject to a sexual motivation 34 enhancement. If the offender committed the offense with sexual 35 motivation and the offender is being sentenced for an anticipatory 36 37 offense under chapter 9A.28 RCW, the following additional times shall

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be added to the standard sentence range determined under subsection (2) of this section based on the felony crime of conviction as classified under RCW 9A.28.020:

4 (i) Two years for any felony defined under the law as a class A
5 felony or with a statutory maximum sentence of at least twenty years,
6 or both;

7 (ii) Eighteen months for any felony defined under any law as a 8 class B felony or with a statutory maximum sentence of ten years, or 9 both;

10 (iii) One year for any felony defined under any law as a class C 11 felony or with a statutory maximum sentence of five years, or both;

(iv) If the offender is being sentenced for any sexual motivation enhancements under (i), (ii), and/or (iii) of this subsection and the offender has previously been sentenced for any sexual motivation enhancements on or after July 1, 2006, under (i), (ii), and/or (iii) of this subsection, all sexual motivation enhancements under this subsection shall be twice the amount of the enhancement listed;

(b) Notwithstanding any other provision of law, all sexual 18 motivation enhancements under this subsection are mandatory, shall be 19 served in total confinement, and shall run consecutively to all other 20 21 sentencing provisions, including other sexual motivation enhancements, 22 for all offenses sentenced under this chapter. However, whether or not a mandatory minimum term has expired, an offender serving a sentence 23 24 under this subsection may be granted an extraordinary medical placement 25 when authorized under RCW 9.94A.728(4);

26 (c) The sexual motivation enhancements in this subsection apply to 27 all felony crimes;

(d) If the standard sentence range under this subsection exceeds the statutory maximum sentence for the offense, the statutory maximum sentence shall be the presumptive sentence unless the offender is a persistent offender. If the addition of a sexual motivation enhancement increases the sentence so that it would exceed the statutory maximum for the offense, the portion of the sentence representing the enhancement may not be reduced;

35 (e) The portion of the total confinement sentence which the 36 offender must serve under this subsection shall be calculated before 37 any earned early release time is credited to the offender;

(f) Nothing in this subsection prevents a sentencing court from
 imposing a sentence outside the standard sentence range pursuant to RCW
 9.94A.535.

(9) The following additional times shall be added to the standard 4 sentence range for felony crimes, if the offender or an accomplice was 5 found to be either a gang member or associate as defined in section 4 6 of this act, and the offense for which the offender is being sentenced 7 is a gang-related offense as defined in section 4 of this act. If the 8 offender is being sentenced for more than one offense, the gang 9 sentencing enhancement or enhancements must be added to the total 10 period of confinement for all offenses, regardless of which underlying 11 offense is subject to a gang sentencing enhancement: 12

13 (a) Two years for any felony defined under any law as a class A 14 felony or with a statutory maximum sentence of at least twenty years, 15 or both, and not covered under (f) of this subsection;

16 (b) Eighteen months for any felony defined under any law as a class 17 <u>B felony or with a statutory maximum sentence of ten years, or both,</u> 18 <u>and not covered under (f) of this subsection;</u>

19 (c) Twelve months for any felony defined under any law as a class
20 <u>C felony or with a statutory maximum sentence of five years, or both,</u>
21 <u>and not covered under (f) of this subsection;</u>

(d) If the offender is being sentenced for any gang sentencing enhancements under (a), (b), and/or (c) of this subsection and the offender has previously been sentenced for any gang sentencing enhancement and/or any deadly weapon enhancement, or both, all enhancements under this subsection shall be twice the amount of the enhancement listed;

(e) Notwithstanding any other provision of law, all gang sentencing 28 enhancements under this section are mandatory, shall be served in total 29 30 confinement, and shall run consecutively to all other sentencing provisions, including other gang sentencing, firearm, or deadly weapon 31 enhancements, for all offenses sentenced under this chapter. However, 32 whether or not a mandatory minimum term has expired, an offender 33 serving a sentence under this subsection may be granted an 34 extraordinary medical placement when authorized under RCW 9.94A.728(4); 35 36 (f) If the standard sentence range under this section exceeds the statutory maximum sentence for the offense, the statutory maximum 37 sentence shall be the presumptive sentence unless the offender is a 38

persistent offender. If the addition of a firearm enhancement increases the sentence so that it would exceed the statutory maximum for the offense, the portion of the sentence representing the enhancement may not be reduced.

5 <u>NEW SECTION.</u> Sec. 4. A new section is added to chapter 9.94A RCW 6 to read as follows:

7 (1) In a criminal case wherein there has been a special allegation and evidence establishing that the accused or an accomplice was a 8 criminal gang member or associate and that the crime was a gang-related 9 offense, the court shall make a finding of fact of whether or not the 10 accused or an accomplice was a criminal gang member or associate and 11 12 whether or not the crime was a gang-related offense, or if a jury trial is had, the jury shall, if it finds the defendant guilty, also find a 13 special verdict as to whether or not the defendant or an accomplice was 14 15 a criminal gang member or associate and whether or not the crime was a 16 gang-related offense.

17 (2) For the purpose of this chapter, unless the context indicates18 otherwise:

(a) "Criminal gang" means any ongoing formal or informal
 association, consisting of three or more individuals, that has as one
 of its primary purposes the commission of criminal activity.

(b) "Criminal gang member or associate" is a person who participates in the activity of a criminal gang by committing or attempting to commit criminal acts for the benefit of, at the direction of, or in association with any criminal gang with the intent to promote, further, or assist in any criminal conduct by the criminal gang. A criminal gang member or associate is also a person who has been previously found to be such in a court of record.

(c) "Gang-related offense" means any criminal act or attempted criminal act, conducted for the benefit of, at the direction of, or in association with a criminal gang, or conducted to gain admission to or promotion within a criminal gang.

33 **Sec. 5.** RCW 13.40.0357 and 2006 c 73 s 14 are each amended to read 34 as follows:

DESCRIPTION AND OFFENSE CATEGORY

1	DESCRIPTION AND OFFENSE CATEGORY			
2		JUVENILE E	ISPOSITION	
3	JUVENILE	CAT	EGORY FOR	
4	DISPOSITION	ATTEMPT,	BAILJUMP,	
5	OFFENSE	CONS	PIRACY, OR	
6	CATEGORY	DESCRIPTION (RCW CITATION) SO	LICITATION	
7				
8		Arson and Malicious Mischief		
9	А	Arson 1 (9A.48.020)	B+	
10	В	Arson 2 (9A.48.030)	С	
11	С	Reckless Burning 1 (9A.48.040)	D	
12	D	Reckless Burning 2 (9A.48.050)	Е	
13	В	Malicious Mischief 1 (9A.48.070)	С	
14	С	Malicious Mischief 2 (9A.48.080)	D	
15	D	Malicious Mischief 3 (9A.48.090(2) (a) a	nd	
16		(c))	Е	
17	Ε	Malicious Mischief 3 (9A.48.090(2)(b))	Е	
18	Ε	Tampering with Fire Alarm Apparatus		
19		(9.40.100)	Е	
20	Ε	Tampering with Fire Alarm Apparatus wi	th	
21		Intent to Commit Arson (9.40.105)	Е	
22	А	Possession of Incendiary Device (9.40.12	0) B +	
23	<u>C</u>	Tagging/Gang Graffiti, 2nd or subsequent	t	
24		offense (section 2(2)(b) of this act)	D	
25	<u>D</u>	Tagging/Gang Graffiti, 1st offense (section	<u>on</u>	
26		<u>2(2)(a) of this act)</u>	E	
27		Assault and Other Crimes Involving		
28		Physical Harm		
29	А	Assault 1 (9A.36.011)	B+	
30	B+	Assault 2 (9A.36.021)	C+	
31	C+	Assault 3 (9A.36.031)	D+	
32	D+	Assault 4 (9A.36.041)	Е	
33	B+	Drive-By Shooting (9A.36.045)	C+	
34	D+	Reckless Endangerment (9A.36.050)	E	
35	C+	Promoting Suicide Attempt (9A.36.060)	D+	
36	D+	Coercion (9A.36.070)	Е	

1	C+	Custodial Assault (9A.36.100)	D+
2		Burglary and Trespass	
3	B+	Burglary 1 (9A.52.020)	C+
4	В	Residential Burglary (9A.52.025)	С
5	В	Burglary 2 (9A.52.030)	С
б	D	Burglary Tools (Possession of) (9A.52.060))E
7	D	Criminal Trespass 1 (9A.52.070)	Е
8	Е	Criminal Trespass 2 (9A.52.080)	Е
9	С	Mineral Trespass (78.44.330)	С
10	С	Vehicle Prowling 1 (9A.52.095)	D
11	D	Vehicle Prowling 2 (9A.52.100)	Е
12		Drugs	
13	Е	Possession/Consumption of Alcohol	
14		(66.44.270)	E
15	С	Illegally Obtaining Legend Drug	
16		(69.41.020)	D
17	C+	Sale, Delivery, Possession of Legend Drug	5
18		with Intent to Sell (69.41.030(2)(a))	D+
19	E	Possession of Legend Drug	
20		(69.41.030(2)(b))	Е
21	B+	Violation of Uniform Controlled Substance	es
22		Act - Narcotic, Methamphetamine, or	
23		Flunitrazepam Sale (69.50.401(2) (a) or	
24		(b))	B+
25	С	Violation of Uniform Controlled Substance	es
26		Act - Nonnarcotic Sale (69.50.401(2)(c))	С
27	Е	Possession of Marihuana <40 grams	
28		(69.50.4014)	E
29	С	Fraudulently Obtaining Controlled	
30		Substance (69.50.403)	С
31	C+	Sale of Controlled Substance for Profit	
32		(69.50.410)	C+
33	Е	Unlawful Inhalation (9.47A.020)	Е
34	В	Violation of Uniform Controlled Substance	es
35		Act - Narcotic, Methamphetamine, or	
36		Flunitrazepam Counterfeit Substances	
37		(69.50.4011(2) (a) or (b))	В

1	С	Violation of Uniform Controlled Substance	s
2		Act - Nonnarcotic Counterfeit Substances	
3		(69.50.4011(2) (c), (d), or (e))	С
4	С	Violation of Uniform Controlled Substance	s
5		Act - Possession of a Controlled Substance	
6		(69.50.4013)	С
7	С	Violation of Uniform Controlled Substance	s
8		Act - Possession of a Controlled Substance	
9		(69.50.4012)	С
10		Firearms and Weapons	
11	В	Theft of Firearm (9A.56.300)	С
12	В	Possession of Stolen Firearm (9A.56.310)	С
13	Е	Carrying Loaded Pistol Without Permit	
14		(9.41.050)	Е
15	С	Possession of Firearms by Minor (<18)	
16		(9.41.040(2)(a)(iii))	С
17	D+	Possession of Dangerous Weapon	
18		(9.41.250)	Е
19	D	Intimidating Another Person by use of	
20		Weapon (9.41.270)	Е
21		Homicide	
22	A+	Murder 1 (9A.32.030)	А
23	A+	Murder 2 (9A.32.050)	$\mathbf{B}+$
24	B+	Manslaughter 1 (9A.32.060)	C+
25	C+	Manslaughter 2 (9A.32.070)	D+
26	B+	Vehicular Homicide (46.61.520)	C+
27		Kidnapping	
28	А	Kidnap 1 (9A.40.020)	$\mathbf{B}+$
29	B+	Kidnap 2 (9A.40.030)	C+
30	C+	Unlawful Imprisonment (9A.40.040)	D+
31		Obstructing Governmental Operation	
32	D	Obstructing a Law Enforcement Officer	
33		(9A.76.020)	E
34	Е	Resisting Arrest (9A.76.040)	E
35	В	Introducing Contraband 1 (9A.76.140)	С
36	С	Introducing Contraband 2 (9A.76.150)	D

1	Е	Introducing Contraband 3 (9A.76.160)	Е
2	B+	Intimidating a Public Servant (9A.76.180)	C+
3	B+	Intimidating a Witness (9A.72.110)	C+
4		Public Disturbance	
5	C+	Riot with Weapon (9A.84.010(2)(b))	D+
6	D+	Riot Without Weapon (9A.84.010(2)(a))	E
7	Е	Failure to Disperse (9A.84.020)	Е
8	Е	Disorderly Conduct (9A.84.030)	Е
9		Sex Crimes	
10	А	Rape 1 (9A.44.040)	B+
11	A-	Rape 2 (9A.44.050)	B+
12	C+	Rape 3 (9A.44.060)	D+
13	A-	Rape of a Child 1 (9A.44.073)	B+
14	B+	Rape of a Child 2 (9A.44.076)	C+
15	В	Incest 1 (9A.64.020(1))	С
16	С	Incest 2 (9A.64.020(2))	D
17	D+	Indecent Exposure (Victim <14)	
18		(9A.88.010)	Е
19	Е	Indecent Exposure (Victim 14 or over)	
20		(9A.88.010)	Е
21	B+	Promoting Prostitution 1 (9A.88.070)	C+
22	C+	Promoting Prostitution 2 (9A.88.080)	D+
23	Е	O & A (Prostitution) (9A.88.030)	Е
24	B+	Indecent Liberties (9A.44.100)	C+
25	A-	Child Molestation 1 (9A.44.083)	B+
26	В	Child Molestation 2 (9A.44.086)	C+
27		Theft, Robbery, Extortion, and Forgery	
28	В	Theft 1 (9A.56.030)	С
29	С	Theft 2 (9A.56.040)	D
30	D	Theft 3 (9A.56.050)	Е
31	В	Theft of Livestock 1 and 2 (9A.56.080 and	
32		9A.56.083)	С
33	С	Forgery (9A.60.020)	D
34	А	Robbery 1 (9A.56.200)	B+
35	B+	Robbery 2 (9A.56.210)	C+
36	B+	Extortion 1 (9A.56.120)	C+

1	C+	Extortion 2 (9A.56.130)	D+
2	С	Identity Theft 1 (9.35.020(2))	D
3	D	Identity Theft 2 (9.35.020(3))	Е
4	D	Improperly Obtaining Financial Information	on
5		(9.35.010)	Е
6	В	Possession of Stolen Property 1	
7		(9A.56.150)	С
8	С	Possession of Stolen Property 2	
9		(9A.56.160)	D
10	D	Possession of Stolen Property 3	
11		(9A.56.170)	Е
12	С	Taking Motor Vehicle Without Permission	1
13		1 and 2 (9A.56.070 and 9A.56.075)	D
14		Motor Vehicle Related Crimes	
15	Е	Driving Without a License (46.20.005)	Е
16	B+	Hit and Run - Death (46.52.020(4)(a))	C+
17	С	Hit and Run - Injury (46.52.020(4)(b))	D
18	D	Hit and Run-Attended (46.52.020(5))	Е
19	Е	Hit and Run-Unattended (46.52.010)	Е
20	С	Vehicular Assault (46.61.522)	D
21	С	Attempting to Elude Pursuing Police	
22		Vehicle (46.61.024)	D
23	Е	Reckless Driving (46.61.500)	Е
24	D	Driving While Under the Influence	
25		(46.61.502 and 46.61.504)	Е
26	B+	Felony Driving While Under the Influence	e
27		(46.61.502(6))	В
28	B+	Felony Physical Control of a Vehicle Whit	le
29		Under the Influence (46.61.504(6))	В
30		Other	
31	В	Animal Cruelty 1 (16.52.205)	С
32	В	Bomb Threat (9.61.160)	С
33	С	Escape 1 ¹ (9A.76.110)	С
34	C	Escape 2 ¹ (9A.76.120)	С
35	D	Escape 3 (9A.76.130)	Е
36	Е	Obscene, Harassing, Etc., Phone Calls	
37		(9.61.230)	Е

1	А	Other Offense Equivalent to an Adult Class	S	
2		A Felony	B+	
3	В	Other Offense Equivalent to an Adult Class	s	
4		B Felony	С	
5	С	Other Offense Equivalent to an Adult Class	s	
6		C Felony	D	
7	D	Other Offense Equivalent to an Adult Gros	s	
8		Misdemeanor	Е	
9	Е	Other Offense Equivalent to an Adult		
10		Misdemeanor	Е	
11	V	Violation of Order of Restitution,		
12		Community Supervision, or Confinement		
13		$(13.40.200)^2$	V	
14	¹ Escape 1 and 2 and Att	tempted Escape 1 and 2 ar	ce classed as C offenses	
15	and the standard range	is established as follow	vs:	
1.0				
16	_	empted escape during 12-	-month period - 4 weeks	
17	confinement			
18	2nd escape or attempted escape during 12-month period - 8 weeks			
19	confinement 3rd and subsequent escape or attempted escape during 12-month			
20	_		escape during 12-month	
21	period - 12 weeks conf	inement		
22	² If the court finds that a respondent has violated terms of an order,			
23	it may impose a penalt	y of up to 30 days of con	nfinement.	
24	JUL	VENILE SENTENCING STANDAR	DS	
25	This schedule must be	e used for juvenile off	enders The court may	
26		on A, B, C, D, or RCW 13		
20	Server senteneing oper	OII A, D, C, D, OI KCW 15	. 10. 107.	
27		OPTION A		
28 29		JUVENILE OFFENDER SENTENCING GRID STANDARD RANGE		
30	A+	180 WEEKS TO AGE 21 YEARS		
21				
31 32	А	103 WEEKS TO 129 WEEKS		
33				
34	A-	15-36 52-65 80-100 103-129		
35		WEEKS WEEKS WEEKS		

					1		
1			EXCEPT				
2			30-40				
3			WEEKS FOR				
4			15-17				
5			YEAR OLDS				
6					Į		
		D.	15-36		52-65	80-100	103-129
7	Current	B+				ł	
8	Offense		WEEKS		WEEKS	WEEKS	WEEKS
9	Category				I		1
10		В	LOCAL		1		52-65
11			SANCTIONS (LS)	15-36 WEE	KS	WEEKS
12							
13		C+	LS				
14						15-36 WE	EEKS
15		~					
16		С	LS				15-36 WEEKS
17				ocal Sanction	s:		
18			0 t	to 30 Days			
19		D+	LS 0 t	to 12 Months	Community	Supervision	1
20			0 t	to 150 Hours	Community	Restitution	
21		D	LS \$0	to \$500 Fin	e		
22							
23		Е	LS				
24							<u> </u>
25			0	1	2	3	4
26							or more
27			PRIO	R ADJUDIC	CATIONS		

28 NOTE: References in the grid to days or weeks mean periods of 29 confinement.

(1) The vertical axis of the grid is the current offense category.
 The current offense category is determined by the offense of
 adjudication.

33 (2) The horizontal axis of the grid is the number of prior 34 adjudications included in the juvenile's criminal history. Each prior 35 felony adjudication shall count as one point. Each prior violation, 36 misdemeanor, and gross misdemeanor adjudication shall count as 1/4 37 point. Fractional points shall be rounded down.

(3) The standard range disposition for each offense is determined
by the intersection of the column defined by the prior adjudications
and the row defined by the current offense category.

41 (4) RCW 13.40.180 applies if the offender is being sentenced for42 more than one offense.

(5) A current offense that is a violation is equivalent to an
 offense category of E. However, a disposition for a violation shall
 not include confinement.

OR

OPTION B

SUSPENDED DISPOSITION ALTERNATIVE

6

4

5

7 (1) If the offender is subject to a standard range disposition involving confinement by the department, the court may impose the 8 standard range and suspend the disposition on condition that the 9 offender comply with one or more local sanctions and any educational or 10 11 treatment requirement. The treatment programs provided to the offender 12 must be research-based best practice programs as identified by the Washington state institute for public policy or the joint legislative 13 audit and review committee. 14

15 (2) If the offender fails to comply with the suspended disposition, 16 the court may impose sanctions pursuant to RCW 13.40.200 or may revoke 17 the suspended disposition and order the disposition's execution.

(3) An offender is ineligible for the suspended disposition optionunder this section if the offender is:

20 (a

(a) Adjudicated of an A+ offense;

(b) Fourteen years of age or older and is adjudicated of one or more of the following offenses:

(i) A class A offense, or an attempt, conspiracy, or solicitationto commit a class A offense;

25

(ii) Manslaughter in the first degree (RCW 9A.32.060); or

26 (iii) Assault in the second degree (RCW 9A.36.021), extortion in the first degree (RCW 9A.56.120), kidnapping in the second degree (RCW 27 9A.40.030), robbery in the second degree (RCW 9A.56.210), residential 28 burglary (RCW 9A.52.025), burglary in the second degree 29 (RCW 9A.52.030), drive-by shooting (RCW 9A.36.045), vehicular homicide (RCW 30 31 46.61.520), hit and run death (RCW 46.52.020(4)(a)), intimidating a witness (RCW 9A.72.110), violation of the uniform controlled substances 32 act (RCW 69.50.401 (2)(a) and (b)), or manslaughter 2 (RCW 9A.32.070), 33 34 when the offense includes infliction of bodily harm upon another or 35 when during the commission or immediate withdrawal from the offense the 36 respondent was armed with a deadly weapon;

1 2 3	 (c) Ordered to serve a disposition for a firearm violation under RCW 13.40.193; or (d) Adjudicated of a sex offense as defined in RCW 9.94A.030.
4	OR
5	OPTION C
6	CHEMICAL DEPENDENCY DISPOSITION ALTERNATIVE
7	If the juvenile offender is subject to a standard range disposition
8	of local sanctions or 15 to 36 weeks of confinement and has not
9	committed an A- or B+ offense, the court may impose a disposition under
10	RCW 13.40.160(4) and 13.40.165.
11	OR
12	OPTION D
13	MANIFEST INJUSTICE
14	If the court determines that a disposition under option A, B, or C
15	would effectuate a manifest injustice, the court shall impose a
16	disposition outside the standard range under RCW 13.40.160(2).
17	NEW SECTION. Sec. 6. The office of the attorney general is
18	directed to establish a work group to evaluate the problem of
19	gang-related crime in Washington state. Members shall include
20	representatives of local law enforcement, prosecutors and municipal
21	attorneys, district and superior court judges, prison administrators
22	and probation officers, and experts in gang prevention including the
23	governor's council on juvenile justice. The work group shall evaluate
24	and make recommendations regarding additional legislative measures to
25	combat gang-related crime, the creation of a statewide gang information
26	database, possible reforms to the juvenile justice system for
27	gang-related juvenile offenses, best practices for preventing youth
28	gang membership, and the adoption of a California-style civil antigang
29	injunction. The office of the attorney general shall report back to
30	the legislature on its findings and the recommendations of the work
31	group or groups on or before January 1, 2008.
	END

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