## ENGROSSED SENATE BILL 5695

State of Washington55th Legislature1997 Regular SessionBy Senators Roach, Long, Oke, Schow, Morton, Benton and HochstatterRead first time 02/07/97.Referred to Committee on Law & Justice.

1 AN ACT Relating to crimes involving firearms; 9.94A.400 and 9.94A.420; reenacting and amending RCW 9.94A.310 2 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON: 3 4 Sec. 1. RCW 9.94A.310 and 1997 c 365 s 3 and 1997 c 338 s 50 are 5 each reenacted and amended to read as follows: 6 (1)TABLE 1 7 Sentencing Grid 8 SERIOUSNESS 9 SCORE OFFENDER SCORE 9 or 10 11 0 1 2 3 4 5 6 7 8 more 12 13 Life Sentence without Parole/Death Penalty XV 14 15 23y4m 24y4m 25y4m 26y4m 27y4m 28y4m 30y4m 32y10m 36y XIV 40y 16 240- 250-261- 271-281-291- 312-338-370-411-17 320 333 347 361 374 388 416 450 493 548 18

1	XIII	II 14y4m 15y4m 16y2m 17y 17y11m 18y9m 20y5m 22y2m 25y7						n 25y7r	n 29y		
2		123-	134-	144-	154-	165-	175-	195-	216-	257-	298-
3		220	234	244	254	265	275	295	316	357	397
4 5	XII	9y	9v11m	10v9m	11v8m	12v6m	13y5m	15v9m	17v3m	20v3m	23v3m
6		93-	102-	111-	120-	129-	138-	162-	178-	209-	240-
7		123	136	147	160	171	184	216	236	277	318
8											
9	XI	7убт	8y4m	9y2m	9y11m	10y9m	11y7m	14y2m	15y5m	17y11r	n 20y5m
10		78-	86-	95-	102-	111-	120-	146-	159-	185-	210-
11		102	114	125	136	147	158	194	211	245	280
12											
13	Х	5y	5убт	бу	бубт	7y	7убт	9убт	10y6m	12y6m	14y6m
14		51-	57-	62-	67-	72-	77-	98-	108-	129-	149-
15		68	75	82	89	96	102	130	144	171	198
16											
17	IX	3у	Зубт	4y	4убт	5y	5убт	7убт	8убт	10y6m	12y6m
18		31-	36-	41-	46-	51-	57-	77-	87-	108-	129-
19		41	48	54	61	68	75	102	116	144	171
20											
21	VIII	2y	2убт	3y	Зубт	4y	4убт	бубт	7убт	8убт	10y6m
22		21-	26-	31-	36-	41-	46-	67-	77-	87-	108-
23		27	34	41	48	54	61	89	102	116	144
24											
25	VII	18m	2y	2y6m	3у	Зубт	4y	5y6m	бубт	7убт	8убm
26		15-	21-	26-	31-	36-	41-	57-	67-	77-	87-
27		20	27	34	41	48	54	75	89	102	116
28											
29	VI	13m	18m				Зубт				7убm
30		12+-	15-		26-			46-	57-	67-	77-
31		14	20	27	34	41	48	61	75	89	102
32			1.0	1 5	1.0				_		
33	V	9m	13m	15m			3y2m		5у	бу	7y
34		6-						41-	51-	62-	72-
35		12	14	17	20	29	43	54	68	82	96
36		6	0	1.0	1 5	1.0	0 0	2 2	4 0	<b>F</b> 0	
37	IV	6m	9m	13m	15m		2y2m				
38		3-	6-	12+-		15-			43-	53-	63-
39		9	12	14	17	20	29	43	57	70	84

1											
2	III	2m	5m	8m	11m	14m	20m	2y2m	3y2m	4y2m	5y
3		1-	3-	4-	9–	12+-	17-	22-	33-	43-	51-
4		3	8	12	12	16	22	29	43	57	68
5											
б	II		4m	бm	8m	13m	16m	20m	2y2m	3y2m	4y2m
7		0-90	2-	3-	4-	12+-	14-	17-	22-	33-	43-
8		Days	б	9	12	14	18	22	29	43	57
9											
10	I			3m	4m	5m	8m	13m	16m	20m	2y2m
11		0-60	0-90	2-	2-	3-	4-	12+-	14-	17-	22-
12		Days	Days	5	6	8	12	14	18	22	29
13											

14 NOTE: Numbers in the first horizontal row of each seriousness category represent sentencing midpoints in years(y) and months(m). 15 Numbers in 16 the second and third rows represent presumptive sentencing ranges in months, or in days if so designated. 12+ equals one year and one day. 17 18 (2) For persons convicted of the anticipatory offenses of criminal 19 attempt, solicitation, or conspiracy under chapter 9A.28 RCW, the 20 presumptive sentence is determined by locating the sentencing grid 21 sentence range defined by the appropriate offender score and the 22 seriousness level of the completed crime, and multiplying the range by 23 75 percent.

following additional times shall be added to 24 (3) The the presumptive sentence for felony crimes committed after July 23, 1995, 25 26 if the offender or an accomplice was armed with a firearm as defined in 27 RCW 9.41.010 and the offender is being sentenced for one of the crimes 28 listed in this subsection as eligible for any firearm enhancements based on the classification of the completed felony crime. 29 If the offender is being sentenced for more than one offense, the firearm 30 enhancement or enhancements must be added to the total period of 31 confinement for all offenses, regardless of which underlying offense is 32 subject to a firearm enhancement. If the offender or an accomplice was 33 34 armed with a firearm as defined in RCW 9.41.010 and the offender is 35 being sentenced for an anticipatory offense under chapter 9A.28 RCW to commit one of the crimes listed in this subsection as eligible for any 36 firearm enhancements, the following additional times shall be added to 37 the presumptive sentence determined under subsection (2) of this 38

section based on the felony crime of conviction as classified under RCW
 9A.28.020:

3 (a) Five years for any felony defined under any law as a class A 4 felony or with a maximum sentence of at least twenty years, or both, 5 and not covered under (f) of this subsection.

6 (b) Three years for any felony defined under any law as a class B 7 felony or with a maximum sentence of ten years, or both, and not 8 covered under (f) of this subsection.

9 (c) Eighteen months for any felony defined under any law as a 10 class C felony or with a maximum sentence of five years, or both, and 11 not covered under (f) of this subsection.

12 (d) If the offender is being sentenced for any firearm 13 enhancements under (a), (b), and/or (c) of this subsection and the 14 offender has previously been sentenced for any deadly weapon 15 enhancements after July 23, 1995, under (a), (b), and/or (c) of this 16 subsection or subsection (4)(a), (b), and/or (c) of this section, or 17 both, any and all firearm enhancements under this subsection shall be 18 twice the amount of the enhancement listed.

(e) Notwithstanding any other provision of law, any and all firearm enhancements under this section are mandatory, shall be served in total confinement, and shall ((not)) run ((concurrently with any)) consecutively to all other sentencing provisions, including other firearm or deadly weapon enhancements, for all offenses sentenced under this chapter.

(f) The firearm 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 presumptive sentence under this section exceeds the 31 statutory maximum for the offense, the statutory maximum sentence shall 32 be the presumptive sentence unless the offender is a persistent 33 offender as defined in RCW 9.94A.030. If the addition of a firearm 34 enhancement increases the sentence so that it would exceed the 35 statutory maximum for the offense, the portion of the sentence 36 representing the enhancement may not be reduced.

(4) The following additional times shall be added to the
 presumptive sentence for felony crimes committed after July 23, 1995,
 if the offender or an accomplice was armed with a deadly weapon as

defined in this chapter other than a firearm as defined in RCW 9.41.010 1 and the offender is being sentenced for one of the crimes listed in 2 this subsection as eligible for any deadly weapon enhancements based on 3 4 the classification of the completed felony crime. If the offender is being sentenced for more than one offense, the deadly weapon 5 enhancement or enhancements must be added to the total period of 6 confinement for all offenses, regardless of which underlying offense is 7 8 subject to a deadly weapon enhancement. If the offender or an 9 accomplice was armed with a deadly weapon other than a firearm as defined in RCW 9.41.010 and the offender is being sentenced for an 10 anticipatory offense under chapter 9A.28 RCW to commit one of the 11 crimes listed in this subsection as eligible for any deadly weapon 12 enhancements, the following additional times shall be added to the 13 presumptive sentence determined under subsection (2) of this section 14 15 based on the felony crime of conviction as classified under RCW 16 9A.28.020:

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

20 (b) One year for any felony defined under any law as a class B 21 felony or with a maximum sentence of ten years, or both, and not 22 covered under (f) of this subsection.

(c) Six months for any felony defined under any law as a class C
 felony or with a maximum sentence of five years, or both, and 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, any and all deadly weapon enhancements under this subsection shall be twice the amount of the enhancement listed.

(e) Notwithstanding any other provision of law, any and all deadly weapon enhancements under this section are mandatory, shall be served in total confinement, and shall ((not)) run ((concurrently with any)) consecutively to all other sentencing provisions, including other firearm or deadly weapon enhancements, for all offenses sentenced under this chapter.

1 (f) The deadly weapon enhancements in this section shall apply to 2 all felony crimes except the following: Possession of a machine gun, 3 possessing a stolen firearm, drive-by shooting, theft of a firearm, 4 unlawful possession of a firearm in the first and second degree, and 5 use of a machine gun in a felony.

6 (g) If the presumptive sentence under this section exceeds the 7 statutory maximum for the offense, the statutory maximum sentence shall 8 be the presumptive sentence unless the offender is a persistent 9 offender as defined in RCW 9.94A.030. <u>If the addition of a deadly</u> 10 weapon enhancement increases the sentence so that it would exceed the 11 <u>statutory maximum for the offense, the portion of the sentence</u> 12 <u>representing the enhancement may not be reduced.</u>

13 The following additional times shall be added to the (5) presumptive sentence if the offender or an accomplice committed the 14 offense while in a county jail or state correctional facility as that 15 16 term is defined in this chapter and the offender is being sentenced for 17 one of the crimes listed in this subsection. If the offender or an accomplice committed one of the crimes listed in this subsection while 18 19 in a county jail or state correctional facility as that term is defined 20 in this chapter, and the offender is being sentenced for an anticipatory offense under chapter 9A.28 RCW to commit one of the 21 crimes listed in this subsection, the following additional times shall 22 23 be added to the presumptive sentence determined under subsection (2) of 24 this section:

(a) Eighteen months for offenses committed under RCW69.50.401(a)(1) (i) or (ii) or 69.50.410;

27 (b) Fifteen months for offenses committed under RCW 28 69.50.401(a)(1) (iii), (iv), and (v);

(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.

(6) 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.

36 Sec. 2. RCW 9.94A.400 and 1996 c 199 s 3 are each amended to read 37 as follows:

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(1)(a) Except as provided in (b) or (c) of this subsection, 1 whenever a person is to be sentenced for two or more current offenses, 2 the sentence range for each current offense shall be determined by 3 4 using all other current and prior convictions as if they were prior convictions for the purpose of the offender score: PROVIDED, That if 5 the court enters a finding that some or all of the current offenses 6 7 encompass the same criminal conduct then those current offenses shall 8 be counted as one crime. Sentences imposed under this subsection shall 9 be served concurrently. Consecutive sentences may only be imposed under the exceptional sentence provisions of RCW 9.94A.120 and 10 9.94A.390(2)(((f))) (q) or any other provision of RCW 9.94A.390. "Same 11 criminal conduct," as used in this subsection, means two or more crimes 12 that require the same criminal intent, are committed at the same time 13 14 and place, and involve the same victim. This definition applies in 15 cases involving vehicular assault or vehicular homicide even if the victims occupied the same vehicle. 16

(b) Whenever a person is convicted of two or more serious violent 17 18 offenses, as defined in RCW 9.94A.030, arising from separate and 19 distinct criminal conduct, the sentence range for the offense with the highest seriousness level under RCW 9.94A.320 shall be determined using 20 the offender's prior convictions and other current convictions that are 21 not serious violent offenses in the offender score and the sentence 22 range for other serious violent offenses shall be determined by using 23 24 an offender score of zero. The sentence range for any offenses that are not serious violent offenses shall be determined according to (a) 25 26 of this subsection. All sentences imposed under (b) of this subsection shall be served consecutively to each other and concurrently with 27 sentences imposed under (a) of this subsection. 28

(c) If an offender is convicted under RCW 9.41.040 for unlawful possession of a firearm in the first or second degree and for the felony crimes of theft of a firearm or possession of a stolen firearm, or both, then the offender shall serve consecutive sentences for each conviction of the felony crimes listed in this subsection, and for each firearm unlawfully possessed.

35 (2)(a) Except as provided in (b) of this subsection, whenever a 36 person while under sentence of felony commits another felony and is 37 sentenced to another term of confinement, the latter term shall not 38 begin until expiration of all prior terms.

1 (b) Whenever a second or later felony conviction results in 2 community supervision with conditions not currently in effect, under 3 the prior sentence or sentences of community supervision the court may 4 require that the conditions of community supervision contained in the 5 second or later sentence begin during the immediate term of community 6 supervision and continue throughout the duration of the consecutive 7 term of community supervision.

8 (3) Subject to subsections (1) and (2) of this section, whenever 9 a person is sentenced for a felony that was committed while the person 10 was not under sentence of a felony, the sentence shall run concurrently 11 with any felony sentence which has been imposed by any court in this or 12 another state or by a federal court subsequent to the commission of the 13 crime being sentenced unless the court pronouncing the current sentence 14 expressly orders that they be served consecutively.

15 (4) Whenever any person granted probation under RCW 9.95.210 or 16 9.92.060, or both, has the probationary sentence revoked and a prison 17 sentence imposed, that sentence shall run consecutively to any sentence 18 imposed pursuant to this chapter, unless the court pronouncing the 19 subsequent sentence expressly orders that they be served concurrently.

20 (5) However, in the case of consecutive sentences, all periods of total confinement shall be served before any partial confinement, 21 22 community service, community supervision, or any other requirement or 23 conditions of any of the sentences. Except for exceptional sentences 24 as authorized under RCW 9.94A.120(2), if two or more sentences that run 25 consecutively include periods of community supervision, the aggregate 26 of the community supervision period shall not exceed twenty-four 27 months.

28 **Sec. 3.** RCW 9.94A.420 and 1983 c 115 s 13 are each amended to 29 read as follows:

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. If the addition of a firearm or deadly weapon 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.

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