CERTIFICATION OF ENROLLMENT

HOUSE BILL 1544

56th Legislature 1999 Regular Session

Passed by the House April 23, 1999 Yeas 96 Nays 0

Speaker of the House of Representatives

Speaker of the House of Representatives

Passed by the Senate April 14, 1999 Yeas 49 Nays 0

President of the Senate

Approved

FILED

Governor of the State of Washington

CERTIFICATE

We, Dean R. Foster and Timothy A. Martin, Co-Chief Clerks of the House of Representatives of the State of Washington, do hereby certify that the attached is **HOUSE BILL 1544** as passed by the House of Representatives and the Senate on the dates hereon set forth.

Chief Clerk

Chief Clerk

Secretary of State State of Washington

## HOUSE BILL 1544

## AS AMENDED BY THE SENATE

Passed Legislature - 1999 Regular Session

## State of Washington 56th Legislature 1999 Regular Session

**By** Representatives O'Brien, Ballasiotes, Kastama, Cairnes and Keiser; by request of Sentencing Guidelines Commission

Read first time 01/28/1999. Referred to Committee on Criminal Justice & Corrections.

AN ACT Relating to sentencing of offenders; amending RCW 81.60.070, 9.40.120, 9.94A.030, 9.94A.360, and 9.94A.400; reenacting and amending RCW 9.94A.040, 9.94A.310, 9.94A.320, and 9A.44.130; creating new sections; and prescribing penalties.

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

6 Sec. 1. RCW 9.94A.040 and 1997 c 365 s 2 and 1997 c 338 s 3 are 7 each reenacted and amended to read as follows:

8 (1) A sentencing guidelines commission is established as an agency9 of state government.

10 (2) The legislature finds that the commission, having accomplished 11 its original statutory directive to implement this chapter, and having 12 expertise in sentencing practice and policies, shall:

(a) Evaluate state sentencing policy, to include whether thesentencing ranges and standards are consistent with and further:

(i) The purposes of this chapter as defined in RCW 9.94A.010; and
 (ii) The intent of the legislature to emphasize confinement for the
 violent offender and alternatives to confinement for the nonviolent
 offender.

1 The commission shall provide the governor and the legislature with 2 its evaluation and recommendations under this subsection not later than 3 December 1, 1996, and every two years thereafter;

4 (b) Recommend to the legislature revisions or modifications to the 5 standard sentence ranges, state sentencing policy, prosecuting 6 standards, and other standards. If implementation of the revisions or 7 modifications would result in exceeding the capacity of correctional 8 facilities, then the commission shall accompany its recommendation with 9 an additional list of standard sentence ranges which are consistent 10 with correction capacity;

11 (c) Study the existing criminal code and from time to time make 12 recommendations to the legislature for modification;

(d)(i) Serve as a clearinghouse and information center for the 13 collection, preparation, analysis, and dissemination of information on 14 15 state and local adult and juvenile sentencing practices; (ii) develop 16 and maintain a computerized adult and juvenile sentencing information 17 system by individual superior court judge consisting of offender, offense, history, and sentence information entered from judgment and 18 19 sentence forms for all adult felons; and (iii) conduct ongoing research regarding adult and juvenile sentencing guidelines, use of total 20 confinement and alternatives to total confinement, plea bargaining, and 21 22 other matters relating to the improvement of the adult criminal justice 23 system and the juvenile justice system;

(e) Assume the powers and duties of the juvenile dispositionstandards commission after June 30, 1996;

(f) Evaluate the effectiveness of existing disposition standards and related statutes in implementing policies set forth in RCW 13.40.010 generally, specifically review the guidelines relating to the confinement of minor and first offenders as well as the use of diversion, and review the application of current and proposed juvenile sentencing standards and guidelines for potential adverse impacts on the sentencing outcomes of racial and ethnic minority youth;

(g) Solicit the comments and suggestions of the juvenile justice community concerning disposition standards, and make recommendations to the legislature regarding revisions or modifications of the standards. The evaluations shall be submitted to the legislature on December 1 of each odd-numbered year. The department of social and health services shall provide the commission with available data concerning the implementation of the disposition standards and related statutes and 1 their effect on the performance of the department's responsibilities 2 relating to juvenile offenders, and with recommendations for 3 modification of the disposition standards. The office of the 4 administrator for the courts shall provide the commission with 5 available data on diversion and dispositions of juvenile offenders 6 under chapter 13.40 RCW; and

7 (h) Not later than December 1, 1997, and at least every two years 8 thereafter, based on available information, report to the governor and 9 the legislature on:

10 (i) Racial disproportionality in juvenile and adult sentencing;

(ii) The capacity of state and local juvenile and adult facilities and resources; and

13 (iii) Recidivism information on adult and juvenile offenders.

(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.

17 (4) The standard sentence ranges of total and partial confinement18 under this chapter are 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, except that for murder in the second degree in seriousness ((category XIII)) level XIV under RCW 9.94A.310, the minimum term in the range shall be no less than fifty percent of the maximum term in the range; and

30 (c) The maximum term of confinement in a range may not exceed the31 statutory maximum for the crime as provided in RCW 9A.20.021.

(5) The commission shall exercise its duties under this section inconformity with chapter 34.05 RCW.

34 Sec. 2. RCW 9.94A.310 and 1998 c 235 s 1 and 1998 c 211 s 3 are 35 each reenacted and amended to read as follows:

( ]	1)				TABL	E 1				
Sentencing Grid										
SERIO	USNESS									
( ( <del>SCO</del>	<del>RE</del> ))									
LEVEL OFFENDER SCORE										
										9 or
	0	1	2	3	4	5	6	7	8	more
(( <del>XV</del> )	)									
XVI		Senten	ce wit	hout P	arole/	Death	Penalt	Y		
(( <del>XIV</del>	))									
<u>XV</u>	23y4m	24y4m	25y4m	26y4m	27y4m	28y4m	30y4m	32y10r	n36y	40y
	240-	250-	261-	271-	281-	291-	312-	338-	370-	411-
	320	333	347	361	374	388	416	450	493	548
(( <del>XII</del>	<del>I</del> ))									
XIV	14y4m	15y4m	16y2m	17y	17y11r	n18y9m	20y5m	22y2m	25y7m	29y
	123-	134-	144-	154-	165-	175-	195-	216-	257-	298-
	220	234	244	254	265	275	295	316	357	397
XIII	<u>12y</u>	<u>13y</u>	<u>14y</u>	<u>15y</u>	<u>16y</u>	<u>17y</u>	<u>19y</u>	<u>21y</u>	<u>25y</u>	<u>29y</u>
	<u>123-</u>	134-	<u>144-</u>	<u>154-</u>	165-	<u>175-</u>	<u> 195-</u>	<u>216-</u>	<u>257-</u>	298-
	164	178	<u>192</u>	205	219	233	260	288	342	<u>397</u>
XII	9y	9y11m	10y9m	11y8m	12y6m	13y5m	15y9m	17y3m	20y3m	23y3m
	93-	- 102-	- 111-	120-	129-	- 138-	- 162-	178-	209-	240-
	123	136	147	160	171	184	216	236	277	318
XI	7убm	8y4m	9y2m	9y11m	10y9m	11y7m	14y2m	15y5m	17y11r	n 20y5m
	- 78-	86-	- 95-	102-	- 111-	120-	146-	- 159-	185-	210-
	102	114	125	136	147	158	194	211	245	280
								10 6	10 6	146
x	5y	5убm	бу	бубт	7y	7убm	9y6m	10y6m	12y6m	14yom
X	5y 51-	5убт 57-	бу 62-	бубт 67-	7 <sub>Y</sub> 72-	7убт 77-	9y6m 98-	10y6m 108-	12y6m 129-	149-

1 2 3	IX	3y 31- 41	3y6m 36- 48	4y 41- 54	4y6m 46- 61	5y 51- 68	5y6m 57- 75	7y6m 77- 102	8y6m 87- 116	10y6m 108- 144	12y6m 129- 171
4 5 6 7	VIII	2y 21- 27	2y6m 26- 34	3y 31- 41	3y6m 36- 48	4y 41- 54	4y6m 46- 61	6y6m 67- 89	7y6m 77- 102	8y6m 87- 116	10y6m 108- 144
8 9 10 11	VII	18m 15- 20	2y 21- 27	2y6m 26- 34	3y 31- 41	3y6m 36- 48	4y 41- 54	5y6m 57- 75	6y6m 67- 89	7y6m 77- 102	8y6m 87- 116
12 13 14 15	VI	13m 12+- 14	18m 15- 20	2y 21- 27	2y6m 26- 34	3y 31- 41	3y6m 36- 48	4y6m 46- 61	5y6m 57- 75	6y6m 67- 89	7y6m 77- 102
16 17 18 19	v	9m 6- 12	13m 12+- 14	15m 13- 17	18m 15- 20	2y2m 22- 29	3y2m 33- 43	4y 41- 54	5y 51- 68	бу 62- 82	7 <sub>Y</sub> 72- 96
20 21 22 23	IV	6m 3- 9	9m 6- 12	13m 12+- 14	15m 13- 17	18m 15- 20	2y2m 22- 29	3y2m 33- 43	4y2m 43- 57	5y2m 53- 70	6y2m 63- 84
24 25 26 27	III	2m 1- 3	5m 3- 8	8m 4- 12	11m 9- 12	14m 12+- 16	20m	2y2m 22- 29	3y2m 33-	4y2m 43-	5y 51- 68
28 29 30 31	II		4m 2- 6	6m 3- 9	8m 4- 12	13m 12+- 14	16m 14- 18	20m 17- 22	2y2m	3y2m	
32 33 34 35	I			3m 2- 5	4m 2- 6	5m 3- 8	8m 4- 12	13m 12+- 14	16m 14- 18	20m 17- 22	2y2m 22- 29
36											

37 NOTE: Numbers in the first horizontal row of each seriousness category 38 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.

3 (2) For persons convicted of the anticipatory offenses of criminal 4 attempt, solicitation, or conspiracy under chapter 9A.28 RCW, the 5 presumptive sentence is determined by locating the sentencing grid 6 sentence range defined by the appropriate offender score and the 7 seriousness level of the completed crime, and multiplying the range by 8 75 percent.

9 (3) The following additional times shall be added to the 10 presumptive sentence for felony crimes committed after July 23, 1995, if the offender or an accomplice was armed with a firearm as defined in 11 RCW 9.41.010 and the offender is being sentenced for one of the crimes 12 13 listed in this subsection as eligible for any firearm enhancements based on the classification of the completed felony crime. 14 If the 15 offender is being sentenced for more than one offense, the firearm 16 enhancement or enhancements must be added to the total period of confinement for all offenses, regardless of which underlying offense is 17 subject to a firearm enhancement. If the offender or an accomplice was 18 19 armed with a firearm as defined in RCW 9.41.010 and the offender is 20 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 21 22 firearm enhancements, the following additional times shall be added to the presumptive sentence determined under subsection (2) of this 23 24 section based on the felony crime of conviction as classified under RCW 25 9A.28.020:

(a) Five 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.

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

32 (c) Eighteen months for any felony defined under any law as a 33 class C felony or with a maximum sentence of five years, or both, and 34 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

р. б

both, any and all firearm enhancements under this subsection shall be
 twice the amount of the enhancement listed.

3 (e) Notwithstanding any other provision of law, any and all 4 firearm enhancements under this section are mandatory, shall be served 5 in total confinement, and shall run consecutively to all other 6 sentencing provisions, including other firearm or deadly weapon 7 enhancements, for all offenses sentenced under this chapter.

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

(g) If the presumptive sentence under this section exceeds the statutory maximum for the offense, the statutory maximum sentence shall be the presumptive sentence unless the offender is a persistent offender as defined in RCW 9.94A.030. 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 prepresenting the enhancement may not be reduced.

The following additional times shall be added to the 20 (4) presumptive sentence for felony crimes committed after July 23, 1995, 21 22 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 23 24 and the offender is being sentenced for one of the crimes listed in 25 this subsection as eligible for any deadly weapon enhancements based on 26 the classification of the completed felony crime. If the offender is being sentenced for more than one offense, the deadly weapon 27 enhancement or enhancements must be added to the total period of 28 29 confinement for all offenses, regardless of which underlying offense is 30 subject to a deadly weapon enhancement. If the offender or an accomplice was armed with a deadly weapon other than a firearm as 31 defined in RCW 9.41.010 and the offender is being sentenced for an 32 anticipatory offense under chapter 9A.28 RCW to commit one of the 33 34 crimes listed in this subsection as eligible for any deadly weapon enhancements, the following additional times shall be added to the 35 presumptive sentence determined under subsection (2) of this section 36 37 based on the felony crime of conviction as classified under RCW 38 9A.28.020:

1 (a) Two years for any felony defined under any law as a class A 2 felony or with a maximum sentence of at least twenty years, or both, 3 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 maximum sentence of ten years, or both, and not 6 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 maximum sentence of five years, or both, and not 9 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 run consecutively to all other sentencing provisions, including other firearm or deadly weapon enhancements, for all offenses sentenced under this chapter.

(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.

(g) If the presumptive sentence under this section exceeds the statutory maximum for the offense, the statutory maximum sentence shall be the presumptive sentence unless the offender is a persistent offender as defined in RCW 9.94A.030. If the addition of a 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.

(5) 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 additional times shall be added to the presumptive sentence determined under subsection (2) of this section:

7 (a) Eighteen months for offenses committed under RCW
8 69.50.401(a)(1) (i) or (ii) or 69.50.410;

9 (b) Fifteen months for offenses committed under RCW 10 69.50.401(a)(1) (iii), (iv), and (v);

11 (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.
(7) An additional two years shall be added to the presumptive
sentence for vehicular homicide committed while under the influence of
intoxicating liquor or any drug as defined by RCW 46.61.502 for each

21 prior offense as defined in RCW 46.61.5055.

22 Sec. 3. RCW 9.94A.320 and 1998 c 290 s 4, 1998 c 219 s 4, 1998 c 23 82 s 1, and 1998 c 78 s 1 are each reenacted and amended to read as 24 follows: 25 TABLE 2 26 CRIMES INCLUDED WITHIN EACH SERIOUSNESS LEVEL 27 ((<del>X∀</del>)) Aggravated Murder 1 (RCW 10.95.020) 28 XVI 29 ((XIV))Murder 1 (RCW 9A.32.030) 30 XV 31 Homicide by abuse (RCW 9A.32.055) Malicious explosion 1 (RCW 70.74.280(1)) 32 33 ((<del>XIII</del>)) 34 XIV Murder 2 (RCW 9A.32.050) 35 Malicious explosion 2 (RCW 70.74.280(2)) XIII

1 Malicious placement of an explosive 1 (RCW 2 70.74.270(1))3 Assault 1 (RCW 9A.36.011) XII 4 Assault of a Child 1 (RCW 9A.36.120) Rape 1 (RCW 9A.44.040) 5 Rape of a Child 1 (RCW 9A.44.073) 6 7 Malicious placement of an imitation device 1 (RCW 70.74.272(1)(a)) 8 9 XI Rape 2 (RCW 9A.44.050) 10 Rape of a Child 2 (RCW 9A.44.076) Manslaughter 1 (RCW 9A.32.060) 11 12 Kidnapping 1 (RCW 9A.40.020) Х Child Molestation 1 (RCW 9A.44.083) 13 Malicious explosion 3 (RCW 70.74.280(3)) 14 Over 18 and deliver heroin, methamphetamine, 15 16 a narcotic from Schedule I or II, or 17 flunitrazepam from Schedule IV to 18 someone under 18 (RCW 69.50.406) 19 Leading Organized Crime (RCW 9A.82.060(1)(a)) Indecent Liberties (with forcible compulsion) 20 21 (RCW 9A.44.100(1)(a)) 22 Manufacture of methamphetamine (RCW 69.50.401(a)(1)(ii)) 23 24 IX Assault of a Child 2 (RCW 9A.36.130) 25 Robbery 1 (RCW 9A.56.200) Explosive devices prohibited (RCW 70.74.180) 26 27 Malicious placement of an explosive 2 (RCW 28 70.74.270(2))Over 18 and deliver narcotic from Schedule 29 30 III, IV, or V or a nonnarcotic, except 31 flunitrazepam or methamphetamine, from 32 Schedule I-V to someone under 18 and 3 33 years junior (RCW 69.50.406) Controlled Substance Homicide (RCW 69.50.415) 34 35 Sexual Exploitation (RCW 9.68A.040) 36 Inciting Criminal Profiteering (RCW 37 9A.82.060(1)(b))

Vehicular Homicide, by being under the 1 2 influence of intoxicating liquor or any drug (RCW 46.61.520) 3 4 Homicide by Watercraft, by being under the 5 influence of intoxicating liquor or any 6 drug (RCW 88.12.029) 7 VIII Arson 1 (RCW 9A.48.020) 8 Promoting Prostitution 1 (RCW 9A.88.070) 9 Selling for profit (controlled or 10 counterfeit) any controlled substance (RCW 69.50.410) 11 12 Manufacture, deliver, or possess with intent 13 to deliver heroin or cocaine (RCW 14 69.50.401(a)(1)(i)) 15 Deliver or possess with intent to deliver 16 methamphetamine (RCW 17 69.50.401(a)(1)(ii)) Manufacture, deliver, or possess with intent 18 to deliver amphetamine (RCW 19 69.50.401(a)(1)(ii)) 20 21 Possession of ephedrine or pseudoephedrine with intent to manufacture 22 methamphetamine (RCW 69.50.440) 23 24 Vehicular Homicide, by the operation of any vehicle in a reckless manner (RCW 25 46.61.520) 26 27 Homicide by Watercraft, by the operation of 28 any vessel in a reckless manner (RCW 88.12.029) 29 Manslaughter 2 (RCW 9A.32.070) 30 Burglary 1 (RCW 9A.52.020) 31 VII Vehicular Homicide, by disregard for the 32 33 safety of others (RCW 46.61.520) 34 Homicide by Watercraft, by disregard for the safety of others (RCW 88.12.029) 35 36 Introducing Contraband 1 (RCW 9A.76.140)

1		Indecent Liberties (without forcible
2		compulsion) (RCW 9A.44.100(1) (b) and
3		(c))
4		Child Molestation 2 (RCW 9A.44.086)
5		Dealing in depictions of minor engaged in
6		sexually explicit conduct (RCW
7		9.68A.050)
8		Sending, bringing into state depictions of
9		minor engaged in sexually explicit
10		conduct (RCW 9.68A.060)
11		Involving a minor in drug dealing (RCW
12		69.50.401(f))
13		Drive-by Shooting (RCW 9A.36.045)
14		Unlawful Possession of a Firearm in the first
15		degree (RCW 9.41.040(1)(a))
16		Malicious placement of an explosive 3 (RCW
17		70.74.270(3))
18		<u>Use of a Machine Gun in Commission of a</u>
19		Felony (RCW 9.41.225)
17		
20	VI	Bribery (RCW 9A.68.010)
	VI	
20	VI	Bribery (RCW 9A.68.010)
20 21	VI	Bribery (RCW 9A.68.010) Rape of a Child 3 (RCW 9A.44.079)
20 21 22	VI	Bribery (RCW 9A.68.010) Rape of a Child 3 (RCW 9A.44.079) Intimidating a Juror/Witness (RCW 9A.72.110,
20 21 22 23	VI	Bribery (RCW 9A.68.010) Rape of a Child 3 (RCW 9A.44.079) Intimidating a Juror/Witness (RCW 9A.72.110, 9A.72.130)
20 21 22 23 24	VI	<pre>Bribery (RCW 9A.68.010) Rape of a Child 3 (RCW 9A.44.079) Intimidating a Juror/Witness (RCW 9A.72.110,      9A.72.130) Malicious placement of an imitation device 2</pre>
20 21 22 23 24 25	VI	<pre>Bribery (RCW 9A.68.010) Rape of a Child 3 (RCW 9A.44.079) Intimidating a Juror/Witness (RCW 9A.72.110, 9A.72.130) Malicious placement of an imitation device 2 (RCW 70.74.272(1)(b))</pre>
20 21 22 23 24 25 26	VI	<pre>Bribery (RCW 9A.68.010) Rape of a Child 3 (RCW 9A.44.079) Intimidating a Juror/Witness (RCW 9A.72.110,     9A.72.130) Malicious placement of an imitation device 2     (RCW 70.74.272(1)(b)) Incest 1 (RCW 9A.64.020(1))</pre>
20 21 22 23 24 25 26 27	VI	<pre>Bribery (RCW 9A.68.010) Rape of a Child 3 (RCW 9A.44.079) Intimidating a Juror/Witness (RCW 9A.72.110,     9A.72.130) Malicious placement of an imitation device 2     (RCW 70.74.272(1)(b)) Incest 1 (RCW 9A.64.020(1)) Manufacture, deliver, or possess with intent</pre>
20 21 22 23 24 25 26 27 28	VI	<pre>Bribery (RCW 9A.68.010) Rape of a Child 3 (RCW 9A.44.079) Intimidating a Juror/Witness (RCW 9A.72.110,     9A.72.130) Malicious placement of an imitation device 2     (RCW 70.74.272(1)(b)) Incest 1 (RCW 9A.64.020(1)) Manufacture, deliver, or possess with intent     to deliver narcotics from Schedule I or</pre>
20 21 22 23 24 25 26 27 28 29	VI	<pre>Bribery (RCW 9A.68.010) Rape of a Child 3 (RCW 9A.44.079) Intimidating a Juror/Witness (RCW 9A.72.110,     9A.72.130) Malicious placement of an imitation device 2     (RCW 70.74.272(1)(b)) 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) or</pre>
20 21 22 23 24 25 26 27 28 29 30	VI	<pre>Bribery (RCW 9A.68.010) Rape of a Child 3 (RCW 9A.44.079) Intimidating a Juror/Witness (RCW 9A.72.110,     9A.72.130) Malicious placement of an imitation device 2     (RCW 70.74.272(1)(b)) 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) or     flunitrazepam from Schedule IV (RCW</pre>
20 21 22 23 24 25 26 27 28 29 30 31	VI	<pre>Bribery (RCW 9A.68.010) Rape of a Child 3 (RCW 9A.44.079) Intimidating a Juror/Witness (RCW 9A.72.110,     9A.72.130) Malicious placement of an imitation device 2     (RCW 70.74.272(1)(b)) 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) or     flunitrazepam from Schedule IV (RCW     69.50.401(a)(1)(i))</pre>
20 21 22 23 24 25 26 27 28 29 30 31 32	VI	<pre>Bribery (RCW 9A.68.010) Rape of a Child 3 (RCW 9A.44.079) Intimidating a Juror/Witness (RCW 9A.72.110,     9A.72.130) Malicious placement of an imitation device 2     (RCW 70.74.272(1)(b)) 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) or     flunitrazepam from Schedule IV (RCW     69.50.401(a)(1)(i)) Intimidating a Judge (RCW 9A.72.160)</pre>

Persistent prison misbehavior (RCW 9.94.070) 1 V 2 Criminal Mistreatment 1 (RCW 9A.42.020) 3 Abandonment of dependent person 1 (RCW 4 9A.42.060) 5 Rape 3 (RCW 9A.44.060) Sexual Misconduct with a Minor 1 6 (RCW 7 9A.44.093) 8 Child Molestation 3 (RCW 9A.44.089) 9 Kidnapping 2 (RCW 9A.40.030) 10 Extortion 1 (RCW 9A.56.120) Incest 2 (RCW 9A.64.020(2)) 11 Perjury 1 (RCW 9A.72.020) 12 13 Extortionate Extension of Credit (RCW 14 9A.82.020) 15 Advancing money or property for extortionate extension of credit (RCW 9A.82.030) 16 17 Extortionate Means to Collect Extensions of Credit (RCW 9A.82.040) 18 19 Rendering Criminal Assistance 1 (RCW 20 9A.76.070) 21 Bail Jumping with class A Felony (RCW 22 9A.76.170(2)(b)) 23 Sexually Violating Human Remains (RCW 24 9A.44.105) 25 Delivery of imitation controlled substance by 26 person eighteen or over to person under 27 eighteen (RCW 69.52.030(2)) 28 Possession of a Stolen Firearm (RCW 29 9A.56.310) 30 On and after July 1, 2000: Stalking (RCW 31 9A.46.110) On and after July 1, 2000: No-Contact Order 32 Vio<u>lation: Domestic Violence Pretrial</u> 33 34 Condition (RCW 10.99.040(4) (b) and (c)) On and after July 1, 2000: No-Contact Order 35 Violation: Domestic Violence Sentence 36 <u>Condition (RCW 10.99.050(2))</u> 37

1		<u>On and after July 1, 2000: Protection Order</u>
2		Violation: Domestic Violence Civil
3		Action (RCW 26.50.110 (4) and (5))
4	IV	Residential Burglary (RCW 9A.52.025)
5		Theft of Livestock 1 (RCW 9A.56.080)
6		Robbery 2 (RCW 9A.56.210)
7		Assault 2 (RCW 9A.36.021)
8		Escape 1 (RCW 9A.76.110)
9		Arson 2 (RCW 9A.48.030)
10		Commercial Bribery (RCW 9A.68.060)
11		Bribing a Witness/Bribe Received by Witness
12		(RCW 9A.72.090, 9A.72.100)
13		Malicious Harassment (RCW 9A.36.080)
14		Threats to Bomb (RCW 9.61.160)
15		Willful Failure to Return from Furlough (RCW
16		72.66.060)
17		Hit and RunInjury Accident (RCW
18		46.52.020(4))
19		Hit and Run with VesselInjury Accident (RCW
20		88.12.155(3))
21		Vehicular Assault (RCW 46.61.522)
22		Assault by Watercraft (RCW 88.12.032)
23		Manufacture, deliver, or possess with intent
24		to deliver narcotics from Schedule III,
25		IV, or V or nonnarcotics from Schedule
26		I-V (except marijuana, amphetamine,
27		methamphetamines, or flunitrazepam) (RCW
28		69.50.401(a)(1) (iii) through (v))
29		Influencing Outcome of Sporting Event (RCW
30		9A.82.070)
31		Use of Proceeds of Criminal Profiteering (RCW
32		9A.82.080 (1) and (2))
33		Knowingly Trafficking in Stolen Property (RCW
34		9A.82.050(2))
35		Indecent Exposure to Person Under Age
36		<u>Fourteen (subsequent sex offense) (RCW</u>
37		<u>9A.88.010)</u>

1 III Criminal Gang Intimidation (RCW 9A.46.120) 2 Criminal Mistreatment 2 (RCW 9A.42.030) 3 Abandonment of dependent person 2 (RCW 4 9A.42.070) Extortion 2 (RCW 9A.56.130) 5 Unlawful Imprisonment (RCW 9A.40.040) 6 7 Assault 3 (RCW 9A.36.031) 8 Assault of a Child 3 (RCW 9A.36.140) 9 Custodial Assault (RCW 9A.36.100) 10 Unlawful possession of firearm in the second degree (RCW 9.41.040(1)(b)) 11 Harassment (RCW 9A.46.020) 12 13 Promoting Prostitution 2 (RCW 9A.88.080) 14 Willful Failure to Return from Work Release 15 (RCW 72.65.070) 16 Burglary 2 (RCW 9A.52.030) 17 Introducing Contraband 2 (RCW 9A.76.150) Communication with a Minor for 18 Immoral 19 Purposes (RCW 9.68A.090) 20 Patronizing a Juvenile Prostitute (RCW 9.68A.100) 21 Escape 2 (RCW 9A.76.120) 22 23 Perjury 2 (RCW 9A.72.030) 24 Bail Jumping with class B or C Felony (RCW 25 9A.76.170(2)(c)) 26 Intimidating a Public Servant (RCW 9A.76.180) 27 Tampering with a Witness (RCW 9A.72.120) 28 Manufacture, deliver, or possess with intent 29 deliver marijuana (RCW to 30 69.50.401(a)(1)(iii)) 31 Delivery of a material in lieu of а controlled substance (RCW 69.50.401(c)) 32 33 Manufacture, distribute, or possess with 34 intent to distribute an imitation controlled substance (RCW 69.52.030(1)) 35 36 Recklessly Trafficking in Stolen Property 37 (RCW 9A.82.050(1)) 38 Theft of livestock 2 (RCW 9A.56.080) 39 Securities Act violation (RCW 21.20.400)

1		<u>Maintaining a Dwelling or Place for</u>
2		<u>Controlled</u> Substances (RCW
3		<u>69.50.402(a)(6))</u>
4		
_		Malicious Injury to Railroad Property (RCW
5		<u>81.60.070)</u>
6		Possession of Incendiary Device (RCW
7		<u>9.40.120)</u>
8		Possession of Machine Gun or Short-Barreled
9		<u>Shotgun or Rifle (RCW 9.41.190)</u>
10		<u>Telephone Harassment (subsequent conviction</u>
11		<u>or threat of death) (RCW 9.61.230)</u>
12		<u>Unlawful Use of Building for Drug Purposes</u>
13		<u>(RCW 69.53.010)</u>
14	II	Unlawful Practice of Law (RCW 2.48.180)
15		Malicious Mischief 1 (RCW 9A.48.070)
16		Possession of Stolen Property 1 (RCW
17		9A.56.150)
18		Theft 1 (RCW 9A.56.030)
19		(( <del>Class B Felony</del> )) Theft of Rental, Leased,
20		or Lease-purchased Property <u>(valued at</u>
21		<u>one thousand five hundred dollars or</u>
22		<u>more)</u> (RCW 9A.56.096(4))
23		Trafficking in Insurance Claims (RCW
24		48.30A.015)
25		Unlicensed Practice of a Profession or
26		Business (RCW 18.130.190(7))
27		Health Care False Claims (RCW 48.80.030)
28		Possession of controlled substance that is
29		either heroin or narcotics from Schedule
30		I or II or flunitrazepam from Schedule
31		IV (RCW 69.50.401(d))
32		Possession of phencyclidine (PCP) (RCW
33		69.50.401(d))
34		Create, deliver, or possess a counterfeit
35		controlled substance (RCW 69.50.401(b))
36		Computer Trespass 1 (RCW 9A.52.110)
37		Escape from Community Custody (RCW 72.09.310)

1	I	Theft 2 (RCW 9A.56.040)
2		(( <del>Class C Felony</del> )) Theft of Rental, Leased,
3		or Lease-purchased Property <u>(valued at</u>
4		<u>two hundred fifty dollars or more but</u>
5		less than one thousand five hundred
б		<u>dollars)</u> (RCW 9A.56.096(4))
7		Possession of Stolen Property 2 (RCW
8		9A.56.160)
9		Forgery (RCW 9A.60.020)
10		Taking Motor Vehicle Without Permission (RCW
11		9A.56.070)
12		Vehicle Prowl 1 (RCW 9A.52.095)
13		Attempting to Elude a Pursuing Police Vehicle
14		(RCW 46.61.024)
15		Malicious Mischief 2 (RCW 9A.48.080)
16		Reckless Burning 1 (RCW 9A.48.040)
17		Unlawful Issuance of Checks or Drafts (RCW
18		9A.56.060)
19		Unlawful Use of Food Stamps (RCW 9.91.140 (2)
20		and (3))
21		False Verification for Welfare (RCW
22		74.08.055)
23		Forged Prescription (RCW 69.41.020)
24		Forged Prescription for a Controlled
25		Substance (RCW 69.50.403)
26		Possess Controlled Substance that is a
27		Narcotic from Schedule III, IV, or V or
28		Non-narcotic from Schedule I-V (except
29		phencyclidine or flunitrazepam) (RCW
30		69.50.401(d))

31 **Sec. 4.** RCW 81.60.070 and 1992 c 7 s 60 are each amended to read 32 as follows:

Every person who, in such manner as might, if not discovered, endanger the safety of any engine, motor, car or train, or any person thereon, shall in any manner interfere or tamper with or obstruct any switch, frog, rail, roadbed, sleeper, viaduct, bridge, trestle, culvert, embankment, structure, or appliance pertaining to or connected with any railway, or any train, engine, motor, or car on such railway,

and every person who shall discharge any firearm or throw any dangerous missile at any train, engine, motor, or car on any railway, shall be punished by imprisonment in a state correctional facility for not more than ((twenty-five)) ten years.

5 Sec. 5. RCW 9.40.120 and 1971 ex.s. c 302 s 4 are each amended to 6 read as follows:

7 Every person who possesses, manufactures, or disposes of an 8 incendiary device knowing it to be such is guilty of a felony, and upon 9 conviction, shall be punished by imprisonment in a state prison for a 10 term of not more than ((twenty-five)) ten years.

11 <u>NEW SECTION.</u> Sec. 6. The code reviser shall alphabetize the 12 offenses within each seriousness level in RCW 9.94A.320, including any 13 offenses added in the 1999 legislative session.

NEW SECTION. Sec. 7. The amendments made by sections 3 through for this act shall apply to offenses committed on or after the effective date of this act except that the amendments made by this act to seriousness level V in RCW 9.94A.320 shall apply to offenses committed on or after July 1, 2000.

19 Sec. 8. RCW 9.94A.030 and 1998 c 290 s 3 are each amended to read 20 as follows:

21 Unless the context clearly requires otherwise, the definitions in 22 this section apply throughout this chapter.

(1) "Collect," or any derivative thereof, "collect and remit," or 23 "collect and deliver," when used with reference to the department of 24 25 corrections, means that the department is responsible for monitoring 26 and enforcing the offender's sentence with regard to the legal 27 financial obligation, receiving payment thereof from the offender, and, consistent with current law, delivering daily the entire payment to the 28 29 superior court clerk without depositing it in a departmental account. 30 (2) "Commission" means the sentencing guidelines commission.

31 (3) "Community corrections officer" means an employee of the 32 department who is responsible for carrying out specific duties in 33 supervision of sentenced offenders and monitoring of sentence 34 conditions.

1 (4) "Community custody" means that portion of an inmate's sentence 2 of confinement in lieu of earned early release time or imposed pursuant 3 to RCW 9.94A.120 (6), (8), or (10) served in the community subject to 4 controls placed on the inmate's movement and activities by the 5 department of corrections.

"Community placement" means that period during which the 6 (5) 7 offender is subject to the conditions of community custody and/or 8 postrelease supervision, which begins either upon completion of the 9 term of confinement (postrelease supervision) or at such time as the 10 offender is transferred to community custody in lieu of earned early release. Community placement may consist of entirely community 11 12 custody, entirely postrelease supervision, or a combination of the two. 13 "Community service" means compulsory service, without (6) 14 compensation, performed for the benefit of the community by the 15 offender.

16 (7) "Community supervision" means a period of time during which a 17 convicted offender is subject to crime-related prohibitions and other sentence conditions imposed by a court pursuant to this chapter or RCW 18 19 16.52.200(6) or 46.61.524. For first-time offenders, the supervision 20 may include crime-related prohibitions and other conditions imposed pursuant to RCW 9.94A.120(5). For purposes of the interstate compact 21 for out-of-state supervision of parolees and probationers, RCW 22 23 9.95.270, community supervision is the functional equivalent of probation and should be considered the same as probation by other 24 25 states.

(8) "Confinement" means total or partial confinement as defined inthis 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.

31 (10) "Court-ordered legal financial obligation" means a sum of money that is ordered by a superior court of the state of Washington 32 33 for legal financial obligations which may include restitution to the 34 victim, statutorily imposed crime victims' compensation fees as 35 assessed pursuant to RCW 7.68.035, court costs, county or interlocal drug funds, court-appointed attorneys' fees, and costs of defense, 36 37 fines, and any other financial obligation that is assessed to the offender as a result of a felony conviction. Upon conviction for 38 39 vehicular assault while under the influence of intoxicating liquor or

1 any drug, RCW 46.61.522(1)(b), or vehicular homicide while under the 2 influence of intoxicating liquor or any drug, RCW 46.61.520(1)(a), 3 legal financial obligations may also include payment to a public agency 4 of the expense of an emergency response to the incident resulting in 5 the conviction, subject to the provisions in RCW 38.52.430.

6 "Crime-related prohibition" means an order of a court (11)7 prohibiting conduct that directly relates to the circumstances of the 8 crime for which the offender has been convicted, and shall not be 9 construed to mean orders directing an offender affirmatively to 10 participate in rehabilitative programs or to otherwise perform affirmative conduct. However, affirmative acts necessary to monitor 11 compliance with the order of a court may be required by the department. 12 (12) "Criminal history" means the list of a defendant's prior 13

14 convictions and juvenile adjudications, whether in this state, in 15 federal court, or elsewhere. The history shall include, where known, 16 for each conviction (a) whether the defendant has been placed on 17 probation and the length and terms thereof; and (b) whether the 18 defendant has been incarcerated and the length of incarceration.

19 (13) "Day fine" means a fine imposed by the sentencing judge that 20 equals the difference between the offender's net daily income and the 21 reasonable obligations that the offender has for the support of the 22 offender and any dependents.

(14) "Day reporting" means a program of enhanced supervision designed to monitor the defendant's daily activities and compliance with sentence conditions, and in which the defendant is required to report daily to a specific location designated by the department or the sentencing judge.

28

(15) "Department" means the department of corrections.

29 (16) "Determinate sentence" means a sentence that states with 30 exactitude the number of actual years, months, or days of total 31 confinement, of partial confinement, of community supervision, the number of actual hours or days of community service work, or dollars or 32 terms of a legal financial obligation. 33 The fact that an offender 34 through "earned early release" can reduce the actual period of 35 confinement shall not affect the classification of the sentence as a determinate sentence. 36

37 (17) "Disposable earnings" means that part of the earnings of an 38 individual remaining after the deduction from those earnings of any 39 amount required by law to be withheld. For the purposes of this

definition, "earnings" means compensation paid or payable for personal 1 2 services, whether denominated as wages, salary, commission, bonuses, or otherwise, and, notwithstanding any other provision of law making the 3 4 payments exempt from garnishment, attachment, or other process to 5 satisfy a court-ordered legal financial obligation, specifically includes periodic payments pursuant to pension or retirement programs, 6 7 or insurance policies of any type, but does not include payments made 8 under Title 50 RCW, except as provided in RCW 50.40.020 and 50.40.050, 9 or Title 74 RCW.

10

(18) "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.

20

(19) "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.

29

(20) "Felony traffic offense" means:

30 (a) Vehicular homicide (RCW 46.61.520), vehicular assault (RCW
 31 46.61.522), eluding a police officer (RCW 46.61.024), or felony hit 32 and-run injury-accident (RCW 46.52.020(4)); or

33 (b) Any federal or out-of-state conviction for an offense that 34 under the laws of this state would be a felony classified as a felony 35 traffic offense under (a) of this subsection.

36 (21) "Fines" means the requirement that the offender pay a37 specific sum of money over a specific period of time to the court.

(22) "First-time offender" means any person who is convicted of a
 felony (a) not classified as a violent offense or a sex offense under

this chapter, or (b) that is not the manufacture, delivery, 1 or possession with intent to manufacture or deliver a controlled substance 2 classified in Schedule I or II that is a narcotic drug or flunitrazepam 3 4 classified in Schedule IV, nor the manufacture, delivery, or possession 5 with intent to deliver methamphetamine, its salts, isomers, and salts of its isomers as defined in RCW 69.50.206(d)(2), nor the selling for 6 profit of any controlled substance or counterfeit substance classified 7 8 in Schedule I, RCW 69.50.204, except leaves and flowering tops of 9 marihuana, who previously has never been convicted of a felony in this 10 state, federal court, or another state, and who has never participated in a program of deferred prosecution for a felony offense. 11

12 (23) "Most serious offense" means any of the following felonies or 13 a felony attempt to commit any of the following felonies, as now 14 existing or hereafter amended:

(a) Any felony defined under any law as a class A felony or criminal solicitation of or criminal conspiracy to commit a class A felony;

- 18 ()
  - (b) Assault in the second degree;
- 19 (c) Assault of a child in the second degree;
- 20 (d) Child molestation in the second degree;

21 (e) Controlled substance homicide;

- 22 (f) Extortion in the first degree;
- 23 (g) Incest when committed against a child under age fourteen;
- 24 (h) Indecent liberties;
- 25 (i) Kidnapping in the second degree;
- 26 (j) Leading organized crime;
- 27 (k) Manslaughter in the first degree;

28 (1) Manslaughter in the second degree;

- 29 (m) Promoting prostitution in the first degree;
- 30 (n) Rape in the third degree;
- 31 (o) Robbery in the second degree;
- 32 (p) Sexual exploitation;
- 33 (q) Vehicular assault;

(r) 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;

(s) Any other class B felony offense with a finding of sexual
 motivation, as "sexual motivation" is defined under this section;

(t) Any other felony with a deadly weapon verdict under RCW
 9.94A.125;

3 (u) Any felony offense in effect at any time prior to December 2, 4 1993, that is comparable to a most serious offense under this 5 subsection, or any federal or out-of-state conviction for an offense 6 that under the laws of this state would be a felony classified as a 7 most serious offense under this subsection;

8 (v)(i) A prior conviction for indecent liberties under RCW 9 9A.88.100(1) (a), (b), and (c), chapter 260, Laws of 1975 1st ex. sess. 10 as it existed until July 1, 1979, RCW 9A.44.100(1) (a), (b), and (c) as it existed from July 1, 1979, until June 11, 1986, and RCW 9A.44.100(1) 11 (a), (b), and (d) as it existed from June 11, 1986, until July 1, 1988; 12 (ii) A prior conviction for indecent liberties under RCW 13 9A.44.100(1)(c) as it existed from June 11, 1986, until July 1, 1988, 14 15 if: (A) The crime was committed against a child under the age of 16 fourteen; or (B) the relationship between the victim and perpetrator is included in the definition of indecent liberties under RCW 17 9A.44.100(1)(c) as it existed from July 1, 1988, through July 27, 1997, 18 19 or RCW 9A.44.100(1) (d) or (e) as it existed from July 25, 1993, 20 through July 27, 1997.

21 (24) "Nonviolent offense" means an offense which is not a violent 22 offense.

"Offender" means a person who has committed a felony 23 (25) 24 established by state law and is eighteen years of age or older or is 25 less than eighteen years of age but whose case is under superior court 26 jurisdiction under RCW 13.04.030 or has been transferred by the appropriate juvenile court to a criminal court pursuant to RCW 27 Throughout this chapter, the terms "offender" 28 13.40.110. and "defendant" are used interchangeably. 29

30 (26) "Partial confinement" means confinement for no more than one 31 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 32 33 work crew has been ordered by the court, in an approved residence, for 34 a substantial portion of each day with the balance of the day spent in 35 the community. Partial confinement includes work release, home detention, work crew, and a combination of work crew and home detention 36 37 as defined in this section.

38

(27) "Persistent offender" is an offender who:

(a)(i) Has been convicted in this state of any felony considered
 a most serious offense; and

3 (ii) Has, before the commission of the offense under (a) of this 4 subsection, been convicted as an offender on at least two separate occasions, whether in this state or elsewhere, of felonies that under 5 the laws of this state would be considered most serious offenses and 6 7 would be included in the offender score under RCW 9.94A.360; provided 8 that of the two or more previous convictions, at least one conviction 9 must have occurred before the commission of any of the other most 10 serious offenses for which the offender was previously convicted; or

(b)(i) Has been convicted of: (A) Rape in the first degree, rape 11 of a child in the first degree, child molestation in the first degree, 12 13 rape in the second degree, rape of a child in the second degree, or indecent liberties by forcible compulsion; (B) murder in the first 14 15 degree, murder in the second degree, homicide by abuse, kidnapping in 16 the first degree, kidnapping in the second degree, assault in the first 17 degree, assault in the second degree, assault of a child in the first degree, or burglary in the first degree, with a finding of sexual 18 19 motivation; or (C) an attempt to commit any crime listed in this 20 subsection (27)(b)(i); and

(ii) Has, before the commission of the offense under (b)(i) of 21 this subsection, been convicted as an offender on at least one 22 occasion, whether in this state or elsewhere, of an offense listed in 23 24 (b)(i) of this subsection. A conviction for rape of a child in the 25 first degree constitutes a conviction under subsection (27)(b)(i) only 26 when the offender was sixteen years of age or older when the offender committed the offense. A conviction for rape of a child in the second 27 degree constitutes a conviction under subsection (27)(b)(i) only when 28 29 the offender was eighteen years of age or older when the offender 30 committed the offense.

(28) "Postrelease supervision" is that portion of an offender'scommunity placement that is not community custody.

33 (29) "Restitution" means the requirement that the offender pay a 34 specific sum of money over a specific period of time to the court as 35 payment of damages. The sum may include both public and private costs. 36 The imposition of a restitution order does not preclude civil redress. 37 (30) "Serious traffic offense" means:

38 (a) Driving while under the influence of intoxicating liquor or39 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

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

7 (31) "Serious violent offense" is a subcategory of violent offense8 and means:

9 (a) Murder in the first degree, homicide by abuse, murder in the 10 second degree, manslaughter in the first degree, assault in the first 11 degree, kidnapping in the first degree, or rape in the first degree, 12 assault of a child in the first degree, or an attempt, criminal 13 solicitation, or criminal conspiracy to commit one of these felonies; 14 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.

18 (32) "Sentence range" means the sentencing court's discretionary19 range in imposing a nonappealable sentence.

20

(33) "Sex offense" means:

(a) A felony that is a violation of chapter 9A.44 RCW, other than
<u>RCW 9A.44.130(10)</u>, or RCW 9A.64.020 or 9.68A.090 or a felony that is,
under chapter 9A.28 RCW, a criminal attempt, criminal solicitation, or
criminal conspiracy to commit such crimes;

(b) <u>Any conviction for a felony offense in effect at any time</u> prior to July 1, 1976, that is comparable to a felony classified as a sex offense in (a) of this subsection;

28 (c) A felony with a finding of sexual motivation under RCW 29 9.94A.127 or 13.40.135; or

30 (((-c))) (d) Any federal or out-of-state conviction for an offense 31 that under the laws of this state would be a felony classified as a sex 32 offense under (a) of this subsection.

33 (34) "Sexual motivation" means that one of the purposes for which 34 the defendant committed the crime was for the purpose of his or her 35 sexual gratification.

(35) "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.

1 (36) "Transition training" means written and verbal instructions 2 and assistance provided by the department to the offender during the 3 two weeks prior to the offender's successful completion of the work 4 ethic camp program. The transition training shall include instructions 5 in the offender's requirements and obligations during the offender's 6 period of community custody.

7 (37) "Victim" means any person who has sustained emotional,
8 psychological, physical, or financial injury to person or property as
9 a direct result of the crime charged.

10

(38) "Violent offense" means:

(a) Any of the following felonies, as now existing or hereafter 11 amended: Any felony defined under any law as a class A felony or an 12 13 attempt to commit a class A felony, criminal solicitation of or criminal conspiracy to commit a class A felony, manslaughter in the 14 15 first degree, manslaughter in the second degree, indecent liberties if 16 committed by forcible compulsion, kidnapping in the second degree, 17 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 18 19 the second degree, drive-by shooting, vehicular assault, and vehicular 20 homicide, when proximately caused by the driving of any vehicle by any person while under the influence of intoxicating liquor or any drug as 21 defined by RCW 46.61.502, or by the operation of any vehicle in a 22 23 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.

30 (39) "Work crew" means a program of partial confinement consisting 31 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. 32 The 33 civic improvement tasks shall have minimal negative impact on existing private industries or the labor force in the county where the service 34 35 or labor is performed. The civic improvement tasks shall not affect employment opportunities for people with developmental disabilities 36 37 contracted through sheltered workshops as defined in RCW 82.04.385. Only those offenders sentenced to a facility operated or utilized under 38 contract by a county or the state are eligible to participate on a work 39

crew. Offenders sentenced for a sex offense as defined in subsection
 (33) of this section are not eligible for the work crew program.

3 (40) "Work ethic camp" means an alternative incarceration program 4 designed to reduce recidivism and lower the cost of corrections by 5 requiring offenders to complete a comprehensive array of real-world job 6 and vocational experiences, character-building work ethics training, 7 life management skills development, substance abuse rehabilitation, 8 counseling, literacy training, and basic adult education.

9 (41) "Work release" means a program of partial confinement 10 available to offenders who are employed or engaged as a student in a 11 regular course of study at school. Participation in work release shall 12 be conditioned upon the offender attending work or school at regularly 13 defined hours and abiding by the rules of the work release facility.

14 (42) "Home detention" means a program of partial confinement 15 available to offenders wherein the offender is confined in a private 16 residence subject to electronic surveillance.

17 Sec. 9. RCW 9A.44.130 and 1998 c 220 s 1 and 1998 c 139 s 1 are 18 each reenacted and amended to read as follows:

(1) Any adult or juvenile residing, or who is a student, is 19 employed, or carries on a vocation in this state who has been found to 20 have committed or has been convicted of any sex offense or kidnapping 21 22 offense, or who has been found not guilty by reason of insanity under 23 chapter 10.77 RCW of committing any sex offense or kidnapping offense, 24 shall register with the county sheriff for the county of the person's 25 residence, or if the person is not a resident of Washington, the county of the person's school, or place of employment or vocation. 26 Where a person required to register under this section is in custody of the 27 state department of corrections, the state department of social and 28 29 health services, a local division of youth services, or a local jail or 30 juvenile detention facility as a result of a sex offense or kidnapping offense, the person shall also register at the time of release from 31 32 custody with an official designated by the agency that has jurisdiction 33 over the person. In addition, any such adult or juvenile who is 34 admitted to a public or private institution of higher education shall, within ten days of enrolling or by the first business day after 35 36 arriving at the institution, whichever is earlier, notify the sheriff for the county of the person's residence of the person's intent to 37 38 attend the institution. Persons required to register under this

section who are enrolled in a public or private institution of higher education on June 11, 1998, must notify the county sheriff immediately. The sheriff shall notify the institution's department of public safety and shall provide that department with the same information provided to a county sheriff under subsection (3) of this section.

6 (2) This section may not be construed to confer any powers 7 pursuant to RCW 4.24.500 upon the public safety department of any 8 public or private institution of higher education.

9 (3) The person shall provide the following information when 10 registering: (a) Name; (b) address; (c) date and place of birth; (d) 11 place of employment; (e) crime for which convicted; (f) date and place 12 of conviction; (g) aliases used; (h) social security number; (i) 13 photograph; and (j) fingerprints.

(4)(a) Offenders shall register with the county sheriff within the following deadlines. For purposes of this section the term "conviction" refers to adult convictions and juvenile adjudications for sex offenses or kidnapping offenses:

(i) OFFENDERS IN CUSTODY. (A) Sex offenders who committed a sex 18 19 offense on, before, or after February 28, 1990, and who, on or after 20 July 28, 1991, are in custody, as a result of that offense, of the state department of corrections, the state department of social and 21 health services, a local division of youth services, or a local jail or 22 juvenile detention facility, and (B) kidnapping offenders who on or 23 24 after July 27, 1997, are in custody of the state department of 25 corrections, the state department of social and health services, a 26 local division of youth services, or a local jail or juvenile detention facility, must register at the time of release from custody with an 27 official designated by the agency that has jurisdiction over the 28 offender. The agency shall within three days forward the registration 29 30 information to the county sheriff for the county of the offender's anticipated residence. The offender must also register within twenty-31 four hours from the time of release with the county sheriff for the 32 county of the person's residence, or if the person is not a resident of 33 Washington, the county of the person's school, or place of employment 34 35 or vocation. The agency that has jurisdiction over the offender shall provide notice to the offender of the duty to register. Failure to 36 37 register at the time of release and within twenty-four hours of release constitutes a violation of this section and is punishable as provided 38 39 in subsection (9) of this section.

When the agency with jurisdiction intends to release an offender 1 with a duty to register under this section, and the agency has 2 3 knowledge that the offender is eligible for developmental disability 4 services from the department of social and health services, the agency 5 shall notify the division of developmental disabilities of the release. Notice shall occur not more than thirty days before the offender is to 6 7 be released. The agency and the division shall assist the offender in 8 meeting the initial registration requirement under this section. 9 Failure to provide such assistance shall not constitute a defense for 10 any violation of this section.

11 (ii) OFFENDERS NOT IN CUSTODY BUT UNDER STATE OR LOCAL JURISDICTION. Sex offenders who, on July 28, 1991, are not in custody 12 but are under the jurisdiction of the indeterminate sentence review 13 board or under the department of correction's active supervision, as 14 15 defined by the department of corrections, the state department of 16 social and health services, or a local division of youth services, for 17 sex offenses committed before, on, or after February 28, 1990, must register within ten days of July 28, 1991. Kidnapping offenders who, 18 19 on July 27, 1997, are not in custody but are under the jurisdiction of 20 the indeterminate sentence review board or under the department of correction's active supervision, as defined by the department of 21 corrections, the state department of social and health services, or a 22 local division of youth services, for kidnapping offenses committed 23 24 before, on, or after July 27, 1997, must register within ten days of 25 July 27, 1997. A change in supervision status of a sex offender who 26 was required to register under this subsection (4)(a)(ii) as of July 27 28, 1991, or a kidnapping offender required to register as of July 27, 1997, shall not relieve the offender of the duty to register or to 28 reregister following a change in residence. The obligation to register 29 30 shall only cease pursuant to RCW 9A.44.140.

31 (iii) OFFENDERS UNDER FEDERAL JURISDICTION. Sex offenders who, on or after July 23, 1995, and kidnapping offenders who, on or after July 32 33 27, 1997, as a result of that offense are in the custody of the United 34 States bureau of prisons or other federal or military correctional 35 agency for sex offenses committed before, on, or after February 28, 1990, or kidnapping offenses committed on, before, or after July 27, 36 37 1997, must register within twenty-four hours from the time of release with the county sheriff for the county of the person's residence, or if 38 39 the person is not a resident of Washington, the county of the person's

school, or place of employment or vocation. Sex offenders who, on July 1 23, 1995, are not in custody but are under the jurisdiction of the 2 United States bureau of prisons, United States courts, United States 3 parole commission, or military parole board for sex offenses committed 4 before, on, or after February 28, 1990, must register within ten days 5 of July 23, 1995. Kidnapping offenders who, on July 27, 1997, are not 6 7 in custody but are under the jurisdiction of the United States bureau 8 of prisons, United States courts, United States parole commission, or 9 military parole board for kidnapping offenses committed before, on, or 10 after July 27, 1997, must register within ten days of July 27, 1997. 11 A change in supervision status of a sex offender who was required to 12 register under this subsection (4)(a)(iii) as of July 23, 1995, or a 13 kidnapping offender required to register as of July 27, 1997 shall not relieve the offender of the duty to register or to reregister following 14 15 a change in residence, or if the person is not a resident of 16 Washington, the county of the person's school, or place of employment 17 or vocation. The obligation to register shall only cease pursuant to RCW 9A.44.140. 18

19 (iv) OFFENDERS WHO ARE CONVICTED BUT NOT CONFINED. Sex offenders 20 who are convicted of a sex offense on or after July 28, 1991, for a sex offense that was committed on or after February 28, 1990, and 21 22 kidnapping offenders who are convicted on or after July 27, 1997, for 23 a kidnapping offense that was committed on or after July 27, 1997, but 24 who are not sentenced to serve a term of confinement immediately upon 25 sentencing, shall report to the county sheriff to register immediately 26 upon completion of being sentenced.

27 (v) OFFENDERS WHO ARE NEW RESIDENTS OR RETURNING WASHINGTON Sex offenders and kidnapping offenders who move to 28 RESIDENTS. 29 Washington state from another state or a foreign country that are not 30 under the jurisdiction of the state department of corrections, the 31 indeterminate sentence review board, or the state department of social and health services at the time of moving to Washington, must register 32 33 within thirty days of establishing residence or reestablishing residence if the person is a former Washington resident. The duty to 34 35 register under this subsection applies to sex offenders convicted under the laws of another state or a foreign country, federal or military 36 37 statutes, or Washington state for offenses committed on or after February 28, 1990, and to kidnapping offenders convicted under the laws 38 of another state or a foreign country, federal or military statutes, or 39

Washington state for offenses committed on or after July 27, 1997. Sex 1 offenders and kidnapping offenders from other states or a foreign 2 country who, when they move to Washington, are under the jurisdiction 3 4 of the department of corrections, the indeterminate sentence review 5 board, or the department of social and health services must register within twenty-four hours of moving to Washington. The agency that has 6 7 jurisdiction over the offender shall notify the offender of the 8 registration requirements before the offender moves to Washington.

9 (vi) OFFENDERS FOUND NOT GUILTY BY REASON OF INSANITY. Any adult or juvenile who has been found not guilty by reason of insanity under 10 chapter 10.77 RCW of (A) committing a sex offense on, before, or after 11 February 28, 1990, and who, on or after July 23, 1995, is in custody, 12 13 as a result of that finding, of the state department of social and health services, or (B) committing a kidnapping offense on, before, or 14 15 after July 27, 1997, and who on or after July 27, 1997, is in custody, 16 as a result of that finding, of the state department of social and 17 health services, must register within twenty-four hours from the time of release with the county sheriff for the county of the person's 18 19 residence. The state department of social and health services shall 20 provide notice to the adult or juvenile in its custody of the duty to register. Any adult or juvenile who has been found not guilty by 21 reason of insanity of committing a sex offense on, before, or after 22 February 28, 1990, but who was released before July 23, 1995, or any 23 24 adult or juvenile who has been found not guilty by reason of insanity 25 of committing a kidnapping offense but who was released before July 27, 26 1997, shall be required to register within twenty-four hours of receiving notice of this registration requirement. 27 The state department of social and health services shall make reasonable attempts 28 29 within available resources to notify sex offenders who were released 30 before July 23, 1995, and kidnapping offenders who were released before July 27, 1997. Failure to register within twenty-four hours of 31 release, or of receiving notice, constitutes a violation of this 32 33 section and is punishable as provided in subsection (9) of this 34 section.

35 (b) Failure to register within the time required under this 36 section constitutes a per se violation of this section and is 37 punishable as provided in subsection (9) of this section. The county 38 sheriff shall not be required to determine whether the person is living 39 within the county.

(c) An arrest on charges of failure to register, service of an 1 information, or a complaint for a violation of this section, or 2 3 arraignment on charges for a violation of this section, constitutes 4 actual notice of the duty to register. Any person charged with the crime of failure to register under this section who asserts as a 5 defense the lack of notice of the duty to register shall register 6 immediately following actual notice of the duty through arrest, 7 8 service, or arraignment. Failure to register as required under this 9 subsection (4)(c) constitutes grounds for filing another charge of 10 failing to register. Registering following arrest, service, or arraignment on charges shall not relieve the offender from criminal 11 liability for failure to register prior to the filing of the original 12 13 charge.

(d) The deadlines for the duty to register under this section do
not relieve any sex offender of the duty to register under this section
as it existed prior to July 28, 1991.

17 (5)(a) If any person required to register pursuant to this section changes his or her residence address within the same county, the person 18 19 must send written notice of the change of address to the county sheriff within seventy-two hours of moving. If any person required to register 20 pursuant to this section moves to a new county, the person must send 21 written notice of the change of address at least fourteen days before 22 23 moving to the county sheriff in the new county of residence and must 24 register with that county sheriff within twenty-four hours of moving. 25 The person must also send written notice within ten days of the change of address in the new county to the county sheriff with whom the person 26 The county sheriff with whom the person last 27 last registered. registered shall promptly forward the information concerning the change 28 29 of address to the county sheriff for the county of the person's new 30 residence. If any person required to register pursuant to this section 31 moves out of Washington state, the person must also send written notice within ten days of moving to the new state or a foreign country to the 32 33 county sheriff with whom the person last registered in Washington 34 state. Upon receipt of notice of change of address to a new state, the 35 county sheriff shall promptly forward the information regarding the change of address to the agency designated by the new state as the 36 37 state's offender registration agency.

(b) It is an affirmative defense to a charge that the personfailed to send a notice at least fourteen days in advance of moving as

1 required under (a) of this subsection that the person did not know the 2 location of his or her new residence at least fourteen days before 3 moving. The defendant must establish the defense by a preponderance of 4 the evidence and, to prevail on the defense, must also prove by a 5 preponderance that the defendant sent the required notice within 6 twenty-four hours of determining the new address.

7 (6) A sex offender subject to registration requirements under this 8 section who applies to change his or her name under RCW 4.24.130 or any 9 other law shall submit a copy of the application to the county sheriff 10 of the county of the person's residence and to the state patrol not fewer than five days before the entry of an order granting the name 11 change. No sex offender under the requirement to register under this 12 section at the time of application shall be granted an order changing 13 his or her name if the court finds that doing so will interfere with 14 15 legitimate law enforcement interests, except that no order shall be 16 denied when the name change is requested for religious or legitimate cultural reasons or in recognition of marriage or dissolution of 17 marriage. A sex offender under the requirement to register under this 18 19 section who receives an order changing his or her name shall submit a 20 copy of the order to the county sheriff of the county of the person's residence and to the state patrol within five days of the entry of the 21 22 order.

(7) The county sheriff shall obtain a photograph of the individualand shall obtain a copy of the individual's fingerprints.

(8) For the purpose of RCW 9A.44.130, 10.01.200, 43.43.540,
70.48.470, and 72.09.330:

(a) "Sex offense" means any offense defined as a sex offense by 27 RCW 9.94A.030 and any violation of RCW 9.68A.040 (sexual exploitation 28 29 of a minor), 9.68A.050 (dealing in depictions of minor engaged in 30 sexually explicit conduct), 9.68A.060 (sending, bringing into state depictions of minor engaged in sexually explicit conduct), 9.68A.090 31 (communication with minor for immoral purposes), 9.68A.100 (patronizing 32 juvenile prostitute), or 9A.44.096 (sexual misconduct with a minor in 33 34 the second degree), as well as any gross misdemeanor that is, under 35 chapter 9A.28 RCW, a criminal attempt, criminal solicitation, or criminal conspiracy to commit an offense that is classified as a sex 36 37 offense under RCW 9.94A.030.

(b) "Kidnapping offense" means the crimes of kidnapping in thefirst degree, kidnapping in the second degree, and unlawful

1 imprisonment as defined in chapter 9A.40 RCW, where the victim is a 2 minor and the offender is not the minor's parent.

3 (c) "Employed" or "carries on a vocation" means employment that is 4 full-time or part-time for a period of time exceeding fourteen days, or 5 for an aggregate period of time exceeding thirty days during any 6 calendar year. A person is employed or carries on a vocation whether 7 the person's employment is financially compensated, volunteered, or for 8 the purpose of government or educational benefit.

9 (d) "Student" means a person who is enrolled, on a full-time or 10 part-time basis, in any public or private educational institution. An 11 educational institution includes any secondary school, trade or 12 professional institution, or institution of higher education.

13 (9) A person who knowingly fails to register with the county 14 sheriff or notify the county sheriff, or who changes his or her name 15 without notifying the county sheriff and the state patrol, as required by this section is quilty of a class C felony if the crime for which 16 the individual was convicted was a felony sex offense as defined in 17 subsection (8)(a) of this section or a federal or out-of-state 18 19 conviction for an offense that under the laws of this state would be a felony sex offense as defined in subsection (8)(a) of this section. If 20 the crime was other than a felony or a federal or out-of-state 21 conviction for an offense that under the laws of this state would be 22 other than a felony, violation of this section is a gross misdemeanor. 23 24 (10) A person who knowingly fails to register or who moves without 25 notifying the county sheriff as required by this section is quilty of 26 a class C felony if the crime for which the individual was convicted was a felony kidnapping offense as defined in subsection (8)(b) of this 27 section or a federal or out-of-state conviction for an offense that 28 29 under the laws of this state would be a felony kidnapping offense as 30 defined in subsection (8)(b) of this section. If the crime was other than a felony or a federal or out-of-state conviction for an offense 31 that under the laws of this state would be other than a felony, 32 violation of this section is a gross misdemeanor. 33

34 Sec. 10. RCW 9.94A.360 and 1998 c 211 s 4 are each amended to 35 read as follows:

The offender score is measured on the horizontal axis of the sentencing grid. The offender score rules are as follows: 1 The offender score is the sum of points accrued under this section 2 rounded down to the nearest whole number.

3 (1) A prior conviction is a conviction which exists before the 4 date of sentencing for the offense for which the offender score is 5 being computed. Convictions entered or sentenced on the same date as 6 the conviction for which the offender score is being computed shall be 7 deemed "other current offenses" within the meaning of RCW 9.94A.400.

8 (2) Class A and sex prior felony convictions shall always be 9 included in the offender score. Class B prior felony convictions other than sex offenses shall not be included in the offender score, if since 10 the last date of release from confinement (including full-time 11 residential treatment) pursuant to a felony conviction, if any, or 12 entry of judgment and sentence, the offender had spent ten consecutive 13 years in the community without committing any crime that subsequently 14 15 results in a conviction. Class C prior felony convictions other than 16 sex offenses shall not be included in the offender score if, since the 17 last date of release from confinement (including full-time residential treatment) pursuant to a felony conviction, if any, or entry of 18 19 judgment and sentence, the offender had spent five consecutive years in 20 the community without committing any crime that subsequently results in a conviction. Serious traffic convictions shall not be included in the 21 offender score if, since the last date of release from confinement 22 (including full-time residential treatment) pursuant to a felony 23 24 conviction, if any, or entry of judgment and sentence, the offender 25 spent five years in the community without committing any crime that 26 subsequently results in a conviction. This subsection applies to both 27 adult and juvenile prior convictions.

(3) Out-of-state convictions for offenses shall be classified 28 according to the comparable offense definitions and sentences provided 29 30 by Washington law. Federal convictions for offenses shall be classified according to the comparable offense definitions and 31 sentences provided by Washington law. If there is no clearly 32 comparable offense under Washington law or the offense is one that is 33 34 usually considered subject to exclusive federal jurisdiction, the offense shall be scored as a class C felony equivalent if it was a 35 felony under the relevant federal statute. 36

37 (4) Score prior convictions for felony anticipatory offenses
 38 (attempts, criminal solicitations, and criminal conspiracies) the same
 39 as if they were convictions for completed offenses.

(5)(a) In the case of multiple prior convictions, for the purpose
 of computing the offender score, count all convictions separately,
 except:

4 (i) Prior offenses which were found, under RCW 9.94A.400(1)(a), to encompass the same criminal conduct, shall be counted as one offense, 5 the offense that yields the highest offender score. 6 The current 7 sentencing court shall determine with respect to other prior adult 8 offenses for which sentences were served concurrently or prior juvenile 9 offenses for which sentences were served consecutively, whether those 10 offenses shall be counted as one offense or as separate offenses using the "same criminal conduct" analysis found in RCW 9.94A.400(1)(a), and 11 if the court finds that they shall be counted as one offense, then the 12 offense that yields the highest offender score shall be used. 13 The current sentencing court may presume that such other prior offenses 14 15 were not the same criminal conduct from sentences imposed on separate dates, or in separate counties or jurisdictions, or in separate 16 complaints, indictments, or informations; 17

(ii) 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.

(b) As used in this subsection (5), "served concurrently" means that: (i) The latter sentence was imposed with specific reference to the former; (ii) the concurrent relationship of the sentences was judicially imposed; and (iii) the concurrent timing of the sentences was not the result of a probation or parole revocation on the former offense.

(6) 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.

(7) If the present conviction is for a nonviolent offense and not covered by subsection (11) or (12) 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.

(8) If the present conviction is for a violent offense and notcovered in subsection (9), (10), (11), or (12) of this section, count

1 two points for each prior adult and juvenile violent felony conviction, 2 one point for each prior adult nonviolent felony conviction, and 1/2 3 point for each prior juvenile nonviolent felony conviction.

4 (9) If the present conviction is for ((Murder 1 or 2, Assault 1, 5 Assault of a Child 1, Kidnapping 1, Homicide by Abuse, or Rape 1)) a serious violent offense, count three points for prior adult and б 7 juvenile convictions for crimes in ((these categories)) this category, two points for each prior adult and juvenile violent conviction (not 8 already counted), one point for each prior adult nonviolent felony 9 10 conviction, and 1/2 point for each prior juvenile nonviolent felony conviction. 11

(10) If the present conviction is for Burglary 1, count prior convictions as in subsection (8) 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.

(11) If the present conviction is for a felony traffic offense 17 count two points for each adult or juvenile prior conviction for 18 19 Vehicular Homicide or Vehicular Assault; for each felony offense ((or 20 serious traffic offense,) count one point for each adult and 1/2 point for each juvenile prior conviction((. This subsection shall not apply 21 when additional time is added to a sentence pursuant to RCW 22 46.61.520(2))); for each serious traffic offense, other than those used 23 24 for an enhancement pursuant to RCW 46.61.520(2), count one point for each adult and 1/2 point for each juvenile prior conviction. 25

(12) 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 (8) of this section if the current drug offense is violent, or as in subsection (7) of this section if the current drug offense is nonviolent.

(13) 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.

(14) 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.

4 (15) If the present conviction is for Burglary 2 or residential
5 burglary, count priors as in subsection (7) of this section; however,
6 count two points for each adult and juvenile prior Burglary 1
7 conviction, two points for each adult prior Burglary 2 or residential
8 burglary conviction, and one point for each juvenile prior Burglary 2
9 or residential burglary conviction.

(16) If the present conviction is for a sex offense, count priors
as in subsections (7) through (15) of this section; however count three
points for each adult and juvenile prior sex offense conviction.

(17) If the present conviction is for an offense committed whilethe offender was under community placement, add one point.

15 Sec. 11. RCW 9.94A.400 and 1998 c 235 s 2 are each amended to 16 read as follows:

17 (1)(a) Except as provided in (b) or (c) of this subsection, 18 whenever a person is to be sentenced for two or more current offenses, the sentence range for each current offense shall be determined by 19 using all other current and prior convictions as if they were prior 20 convictions for the purpose of the offender score: PROVIDED, That if 21 the court enters a finding that some or all of the current offenses 22 23 encompass the same criminal conduct then those current offenses shall 24 be counted as one crime. Sentences imposed under this subsection shall 25 be served concurrently. Consecutive sentences may only be imposed under the exceptional sentence provisions of RCW 9.94A.120 and 26 27 9.94A.390(2)(q) or any other provision of RCW 9.94A.390. "Same criminal conduct," as used in this subsection, means two or more crimes 28 29 that require the same criminal intent, are committed at the same time 30 and place, and involve the same victim. This definition applies in cases involving vehicular assault or vehicular homicide even if the 31 victims occupied the same vehicle. 32

33 (b) Whenever a person is convicted of two or more serious violent 34 offenses, as defined in RCW 9.94A.030, arising from separate and 35 distinct criminal conduct, the sentence range for the offense with the 36 highest seriousness level under RCW 9.94A.320 shall be determined using 37 the offender's prior convictions and other current convictions that are 38 not serious violent offenses in the offender score and the sentence

1 range for other serious violent offenses shall be determined by using 2 an offender score of zero. The sentence range for any offenses that 3 are not serious violent offenses shall be determined according to (a) 4 of this subsection. All sentences imposed under (b) of this subsection 5 shall be served consecutively to each other and concurrently with 6 sentences imposed under (a) of this subsection.

7 (c) If an offender is convicted under RCW 9.41.040 for unlawful 8 possession of a firearm in the first or second degree and for the 9 felony crimes of theft of a firearm or possession of a stolen firearm, 10 or both, ((then)) the sentence range for each of these current offenses shall be determined by using all other current and prior convictions, 11 12 except other current convictions for the felony crimes listed in this subsection (1)(c), as if they were prior convictions. The offender 13 14 shall serve consecutive sentences for each conviction of the felony 15 crimes listed in this subsection (1)(c), and for each firearm 16 unlawfully possessed.

(2)(a) Except as provided in (b) of this subsection, 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.

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

(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 1 2 total confinement shall be served before any partial confinement, community service, community supervision, or any other requirement or 3 4 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 5 consecutively include periods of community supervision, the aggregate 6 of the community supervision period shall not exceed twenty-four 7 8 months.

--- END ---