RCW 72.66.014 Ineligibility. A resident may apply for a
furlough if he or she is not precluded from doing so under this
section. A resident shall be ineligible to apply for a furlough if:
 (1) He or she is not classified by the secretary as eligible for

or on minimum security status; or

(2) His or her minimum term of imprisonment has not been set; or

(3) He or she has a valid detainer pending and the agency holding the detainer has not provided written approval for him or her to be placed on a furlough-eligible status. Such written approval may include either specific approval for a particular resident or general approval for a class or group of residents. [2012 c 117 § 487; 1973 c 20 § 4.]