

## Bills from the 2018 Legislative Session

Status of SGC Supported Bills	Status (as of 3/8/2018)
<a href="#">2SHB 1298</a> – Prohibiting employers from asking about arrests or convictions	
<a href="#">2SHB 1679</a> – Issuing a 2 year identicard for offenders released from prison facilities	
<a href="#">E2SHB 1783</a> – Concerning legal financial obligations	
<a href="#">3SHB 1789</a> – Concerning rehabilitated offenders	
<a href="#">HB 2461</a> – Concerning the drug offense sentencing grid	
<a href="#">HB 2890</a> – Modifying the process for obtaining certificates of discharge and vacating conviction records	
<a href="#">SSB 5539</a> – Creating a pilot program for the supervision of motor vehicle-related felonies	
<a href="#">SSB 5588</a> – Developing information concerning racial disproportionality	
<a href="#">SB 6110</a> - Prohibiting employers from asking about arrests or convictions before an applicant is determined otherwise qualified for a position	
<a href="#">SB 6114</a> - Concerning the issuance of identicards to individuals released from certain juvenile rehabilitation facilities	
<a href="#">SSB 6277/HB 2638</a> – Creating a graduated reentry program and partial confinement for certain offenders	
<a href="#">SB 6280</a> – Issuing an identicard for offenders released from prison facilities	
<a href="#">SSB 6281</a> – Allowing specified offenders to earn positive achievement time on community custody	
<a href="#">SB 6445</a> – Providing postsecondary education to enhance education opportunities and public safety	
<a href="#">SB 6582</a> – Concerning criminal history of applicants to institutions of higher education	

Bills of Interest	Status (as of 3/8/2018)
<a href="#">SHB 2890</a> – Promoting successful reentry by modifying the process for obtaining certificates of discharge and vacating conviction records	
<a href="#">HB 2461</a> – Concerning the drug offense sentencing grid	
<a href="#">SSB 6160</a> - Revising conditions under which a person is subject to exclusive adult jurisdiction and extending juvenile court jurisdiction over serious cases to age 25	
<a href="#">SHB 2895</a> – Revising conditions under which a person is subject to exclusive adult jurisdiction and extending juvenile court jurisdiction over serious cases to age 25	
<a href="#">2SSB 5610</a> – Addressing the sentencing of juveniles	
<a href="#">SHB 2907</a> – Concerning confinement in juvenile rehabilitation facilities	
<a href="#">SB 6550</a> – Concerning diversion of juvenile offenses	
<a href="#">2SSB 5610</a> – Addressing the sentencing of juveniles	
<a href="#">HB 2287/SB 6060</a> – Establishing a criminal justice system diversion center pilot project	
<a href="#">HB 2715</a> – Concerning impaired driving	
<a href="#">SB 6509</a> – Concerning correctional cost savings	