Bill No.	Bill Title	Bill Summary	Sponsor	Committee
<u>1961</u> HB	Concerning animal cruelty in the first degree	RCW 9.94A.515 - Makes Animal Cruelty 1 a SL 3 offense by removing the reference subsection related to Sexual Conduct or Contact	Low Walen	1/8/24 Hearing @ 1:30p H CSJ&R
		Currently: Animal Cruelty 1 = unranked Animal Cruelty 1 - Sexual Conduct/Contact = SL 3		Concurs with SGC rec in Unranked <u>report</u> (see page D-1 for details)
<u>1994</u> HB	Concerning judicial dismissal of a misdemeanor following completion of court-ordered conditions	Creates new chapter in Title 10 RCW that allows courts the discretion, or upon motion of either party, to dismiss a defendant's simple misd or gross misd charge under certain circumstances, excluding these offenses: - DUI - where the person has a prior DUI conviction - felony DUI conviction - Veh Homicide - DUI - Veh Assault - DUI or - Domestic Violence offense involving an intimate partner.	Farivar Goodman	1/9/24 Hearing @ 4p H CSJ&R
2048 HB	Concerning supervision of domestic violence in criminal sentencing.	> RCW 9.94A.030 - changes Assault 4 to Domestic Violence Assault 4 and removes language where DV is pleaded and proven. > RCW 9.94A.501 - eliminates the language where DV has been pleaded and proven (not incl in def of repetitive DV offense) for domestic violent felony offense and repetitive domestic violence offense references. > RCW 9.94A.525 - eliminates the language where DV has been pleaded and proven related to scoring of felony domestic violence offenses.	Mosbrucker Goodman	1/11/24 Hearing @ 8a H CSJ&R
<u>1967</u> HB	Excluding any person who is convicted of a hit and run resulting in death from being eligible for a first-time offender waiver	Adds Hit and Run - Death offense to list of offenses excluded from FTOW	Jacobsen	12/18/23 H prefiled

<u>1995</u> HB	Providing gate	RCW 72.02.100 - broadens the eligibility of entitlements upon release from	Simmons	12/20/23 H prefiled
	money to	confinement (\$40, clothing, transportation, etc.) from those under ISRB		
5893 SB	individuals	jurisdiction to also include those under DOC jurisdiction.	Wilson, C	12/21/23 S prefiled
	releasing from	RCW 72.66.070 - modifies that DOC shall provide transportation to place of		
	custody prior to	residence and shall supply funds of no less than \$40, instead of no more		
	the expiration of	than \$40.		
	their sentence			
<u>1999</u> HB	Concerning	> Creates definition for "Fabricated depiction of a minor" and 'digitization".	Orwall	12/20/23 H prefiled
	fabricated intimate	> Creates new felony offenses:		
	or sexually explicit	- "Dealing in Fabricated Depictions of a Minor Engaged in Sexually Explicit		
	images and	Conduct 1"; class B, SL 7. (same)		
	depictions.	- "Dealing in Fabricated Depictions of a Minor Engaged in Sexually Explicit		
		Conduct 2"; class B; SL 5. (same)		
		- "Minor Dealing in Fabricated Depictions of Another Minor 12 yrs or		
		younger Engaged in Sexually Explicit Conduct 1"; class B; (unr). (same)		
		- "Minor Dealing in Fabricated Depictions of Another Minor 12 yrs or		
		younger Engaged in Sexually Explicit Conduct 2"; class B; (unr). (same)		
		- "Minor Financing or Selling Fabricated Depictions of Another Minor		
		Engaged in Sexually Explicit Conduct"; class B; (unr). (same)		
		- "Sending or Bringing into the state Fabricated Depictions of a Minor		
		Engaged in Sexually Explicit Conduct 1"; class B; SL 7. (same)		
		- "Sending or Bringing into the state Fabricated Depictions of a Minor		
		Engaged in Sexually Explicit Conduct 2"; class B; SL 5. (same)		
		- "Possession of Fabricated Depictions of a Minor Engaged in Sexually Explicit		
		Conduct 1"; class B; SL 6. (same)		
		- "Possession of Fabricated Depictions of a Minor Engaged in Sexually Explicit		
		Conduct 2"; class B; SL 4. (same)		
		- "Viewing Fabricated Depictions of a Minor Engaged in Sexually Explicit		
		Conduct 1"; class B; SL 4. (same)		
		- "Viewing Fabricated Depictions of a Minor Engaged in Sexually Explicit		
		Conduct 2"; class C; (unr). (same)		
		> Creates new misdemeanor offenses:		
		- "Minor Dealing in Fabricated Depictions of Another Minor 13 yrs or older		
		Engaged in Sexually Explicit Conduct 1"; gross misd;		

		- "Minor Dealing in Fabricated Depictions of Another Minor 13 yrs or older Engaged in Sexually Explicit Conduct 2"; misd; - "Minor Selling Fabricated Depictions of Him/Herself Engaged in Sexually Explicit Conduct"; misd; > Creates new offense for "Disclosing Fabricated Intimate Images". First offense is a gross misdemeanor; second or subsequent offense is class C felony (unr). (same) > Adds "Disclosing Fabricated Intimate Images" as a prior offense eligible as a second or subsequent offense that increases "Disclosing Intimate Images" as a class C felony (is unr).		
2001 HB	Providing judicial discretion to modify sentences in the interests of justice.	> Known as the Judicial Discretion Act > Authorizes sentencing courts to review lengthy sentences upon a showing that a person's original sentence no longer serves the interests of justice. > Any person under partial or total confinement or on DOC supervision for a felony may petition the sentencing court or its successor for a modification of sentence If offense committed at or after age 18, person is eligible to petition after serving at least 10 years of sentence; - if offense committed at age 17 or younger, person is eligible to petition after serving at least 7 years of sentence; - if person meets neither criteria, person is eligible to petition with consent of prosecuting atty. > Petition must include statement by petitioner that they meet one or more of the following hearing requirements: - petitioner committed offense at age 24 or younger; - petitioner has demonstrated positive, engaged, and productive behavior while in custody that indicates rehabilitation or the potential for rehabilitation; - petitioner is age 50 or older; - petitioner suffers from serious medical condition that substantially reduces risk of future violence; or - significant material fact not known to petitioner or their counsel at time of conviction. > Court may grant the petition and modify the petitioner's original sentence	Simmons	12/21/23 H prefiled

2002 HB	Establishing criminal penalties	if court finds it no longer advances interests of justice, provided any new sentence imposed shall not be greater than original sentence. > Court may consider factors when determining whether to modify petitioner's sentences (non-exhaustive list provided). > When modifying, court will impose an exceptional sentence below the standard range based on evidence of significant rehabilitation or any other mitigating factors. > If denied, petitioner may file new petition no earlier than 2 yrs after denial. > NEW SECTION - no less than 25% of savings shall be designated for organizations primarily dedicated to serving and supporting crime survivors and no less than 25% of savings shall be designated to fund the costs associated with petitions and proceedings under Sec 3 of this act. > Creates new offense when knowingly or intentionally combust or exhale fentanyl or meth smoke while in a public space and within 10 ft of another	Low	12/21/23 H prefiled
	for the public use of fentanyl or methamphetamine	person or while inside an enclosed public space with another person. - Offense is gross misd unless other person is under age 13, then offenses is class C felony, ranked at SL 2 on drug grid.		
2030 HB	Revoking a person's voting rights only when convicted of a state crime punishable by death	 > Known as the Free Vote Act. > Modifies definition of 'infamous crime' to not include felonies not punishable by death. > NEW SECTION - adds that a person's right to vote is revoked by reason of a criminal conviction only if that person is convicted of an infamous crime. > RCW 29A.08.520 - modifies language so that persons convicted of infamous crime will have their right to vote automatically restored when person is no longer serving total confinement under DOC. 	Simmons	12/22/23 H prefiled

<u>2065</u> HB	Recalculating sentencing ranges	Makes the juvenile scoring changes in HB 1324 (2023) retroactive.	Stearns	12/29/23 H prefiled
	for currently incarcerated individuals whose	HB 1324 Bill Report: A person's prior juvenile dispositions may not be included in the person's offender score calculations for any subsequent adult convictions, except for		SGC voted unanimously to support
	offender score was increased by juvenile	adjudications of guilt for Murder in the first degree, Murder in the second degree, and class A felony sex offenses.		
	convictions.	When a person has multiple prior convictions for offenses committed before July 1, 1986, all adjudications served concurrently shall be counted as one offense for purposes of computing the offender score.		
2078 HB	Improving school safety by extending and increasing penalties for interference by, or intimidation by threat of, force or violence at schools and school-related athletic activities.	> RCW 28B.10.570 - Increases the offense for Interfering by Force or Violent with Any Administrator, Faculty Member or Student from a gross misd to a class C felony (unr). > RCW 28B.10.571 - Increases the offense for Intimidating Any Administrator, Faculty Member or Student by Threat of Force or Violence from a gross misd to a class C felony (unr).	Schmidt	1/2/24 H prefiled
<u>2079</u> HB	Improving school safety by extending and increasing penalties for interference by, or intimidation by threat of, force or violence at schools and athletic activities.	> RCW 28A.635.090 - Increases the offense for Interference by Force or Violence an employee or contractor of public/private elementary or secondary school, student or official from a gross misd to a class C felony (unr). > RCW 28A.635.100 - Increases the offense for Intimidating Any Administrator, Teacher, Classified Employee or Student by Threat of Force or Violent from a gross misd to a class C felony (unr).	Schmidt	1/2/24 H prefiled

<u>5891</u> SB	Designating	> Known as the Richard Lenhart Act										Boehnke	12/21/23 S prefiled
	trespassing on a public school bus as a felony offense.	> Creates new class C felony offense for "School Bus Trespass" when individual enters or remains unlawfully in a public school bus or commits intentional act that disrupts the normal operation of the bus. Ranks at SL 3.											
		0 1 2 3 4 5 6 7 8 9+											
		1-3	3-8	4-12	9-12	12.05-16	17-22	22-29	33-43	43-57	51-68(60)		