

SGC Legislative Bill Proposals  
As of 1/11/24

**Sex Offender Policy Board**

Bill No.	Bill Title	Bill Summary	Sponsor	Committee
<a href="#">2177</a> HB	Concerning the membership and operation of the sex offender policy board.	<ul style="list-style-type: none"> <li>&gt; Changes the name of the SOPB to Sex Offense Policy Board</li> <li>&gt; Subject to funding, directs the SOPB to facilitate training and team building and reinstate conferences relevant to sex offense policy development.</li> <li>&gt; Adds 4 voting members:               <ul style="list-style-type: none"> <li>- a representative of Indian tribe in WA state, appointed by the governor's Office of Indian Affairs;</li> <li>- a representative with lived experience with incarceration for a sex offense, appointed by the SOPB Chair and approved by a majority of the board;</li> <li>- one representative with lived experience as the victim of a sex offense, appointed by the SOPB Chair and approved by a majority of the board;</li> <li>- one representative from a community-based organization advocating for person convicted of sex offenses, appointed by the SOPB Chair and approved by a majority of the board.</li> </ul> </li> <li>&gt; Requires the SOPB to consult with the OCVA for recommended trauma-informed practices in the selection and participation of any victims appoint to the board.</li> </ul>	Simmons Goodman	1/16/24 Hearing @ 4p H CSJR

**New Crimes**

Bill No.	Bill Title	Bill Summary	Sponsor	Committee
<a href="#">1999</a> HB  <a href="#">5962</a> SB	Concerning fabricated intimate or sexually explicit images and depictions.	<ul style="list-style-type: none"> <li>&gt; Creates definition for "Fabricated depiction of a minor" and 'digitization".</li> <li>&gt; Creates new felony offenses:               <ul style="list-style-type: none"> <li>- "Dealing in Fabricated Depictions of a Minor Engaged in Sexually Explicit Conduct 1"; class B, SL 7. (same)</li> <li>- "Dealing in Fabricated Depictions of a Minor Engaged in Sexually Explicit Conduct 2"; class B; SL 5. (same)</li> <li>- "Minor Dealing in Fabricated Depictions of Another Minor 12 yrs or younger Engaged in Sexually Explicit Conduct 1"; class B; (unr). (same)</li> <li>- "Minor Dealing in Fabricated Depictions of Another Minor 12 yrs or younger Engaged in Sexually Explicit Conduct 2"; class B; (unr). (same)</li> </ul> </li> </ul>	Orwall  Mullet	1/16/24 Hearing @ 4p H CSJR  S L&J

**SGC Legislative Bill Proposals  
As of 1/11/24**

		<ul style="list-style-type: none"> <li>- "Minor Financing or Selling Fabricated Depictions of Another Minor Engaged in Sexually Explicit Conduct"; class B; (unr). (same)</li> <li>- "Sending or Bringing into the state Fabricated Depictions of a Minor Engaged in Sexually Explicit Conduct 1"; class B; SL 7. (same)</li> <li>- "Sending or Bringing into the state Fabricated Depictions of a Minor Engaged in Sexually Explicit Conduct 2"; class B; SL 5. (same)</li> <li>- "Possession of Fabricated Depictions of a Minor Engaged in Sexually Explicit Conduct 1"; class B; SL 6. (same)</li> <li>- "Possession of Fabricated Depictions of a Minor Engaged in Sexually Explicit Conduct 2"; class B; SL 4. (same)</li> <li>- "Viewing Fabricated Depictions of a Minor Engaged in Sexually Explicit Conduct 1"; class B; SL 4. (same)</li> <li>- "Viewing Fabricated Depictions of a Minor Engaged in Sexually Explicit Conduct 2"; class C; (unr). (same)</li> <li>&gt; Creates new misdemeanor offenses: <ul style="list-style-type: none"> <li>- "Minor Dealing in Fabricated Depictions of Another Minor 13 yrs or older Engaged in Sexually Explicit Conduct 1"; gross misd;</li> <li>- "Minor Dealing in Fabricated Depictions of Another Minor 13 yrs or older Engaged in Sexually Explicit Conduct 2"; misd;</li> <li>- "Minor Selling Fabricated Depictions of Him/Herself Engaged in Sexually Explicit Conduct"; misd;</li> </ul> </li> <li>&gt; Creates new offense for "Disclosing Fabricated Intimate Images". First offense is a gross misdemeanor; second or subsequent offense is class C felony (unr). (same)</li> <li>&gt; 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).</li> </ul>		
<a href="#">2002</a> HB	Establishing criminal penalties for the public use of fentanyl or methamphetamine	<ul style="list-style-type: none"> <li>&gt; 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 person or while inside an enclosed public space with another person. <ul style="list-style-type: none"> <li>- Offense is gross misd unless other person is under age 13, then offenses is class C felony, ranked at SL 2 on drug grid.</li> </ul> </li> </ul>	Low	H CSJR

**SGC Legislative Bill Proposals  
As of 1/11/24**

<a href="#">2078</a> 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.	<ul style="list-style-type: none"> <li>&gt; 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).</li> <li>&gt; 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).</li> </ul>	Schmidt	H CSJR
<a href="#">2079</a> 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.	<ul style="list-style-type: none"> <li>&gt; 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).</li> <li>&gt; 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).</li> </ul>	Schmidt	H CSJR
<a href="#">2153</a> HB	Deterring the theft of catalytic converters.	<ul style="list-style-type: none"> <li>&gt; Eliminates all private metal property, now requiring all processors to be licensed.</li> <li>&gt; Creates a new gross misd for any person not a licensed scrap processor or licensed vehicle wrecker to Knowingly Possess, Sell, or Offer for Sale &lt;5 Detached Catalytic Converters that do not comply with the marking requirements under subsection 1.</li> <li>&gt; Creates a new class C felony for any person not a licensed scrap processor or licensed vehicle wrecker to Possession, Sale, or Offering for Sale 5+ Detached Catalytic Converters that do not comply with the marking requirements under subsection 1. Ranks at SL 2.</li> <li>&gt; Creates a new class B felony for Trafficking in Catalytic Converters 1 when 5+ converters have been removed without fulfilling requirements for lawful transfer or without possessing a valid scrap processor license. Ranks at SL 4.</li> </ul>	Ryu	H Consumer Prot & Business

**SGC Legislative Bill Proposals  
As of 1/11/24**

		<p>&gt; Creates a new class C felony for Trafficking in Catalytic Converters 2 when &gt;5 converters have been removed without fulfilling requirements for lawful transfer. Ranks at SL 3.</p> <p>&gt; RCW 9A.82.010 - adds Trafficking in Catalytic Converts 1/2 to the definition of "Criminal Profiteering"</p>																						
<p><a href="#">5891 SB</a> 2133 HB</p>	<p>Designating trespassing on a public school bus as a felony offense.</p>	<p>&gt; Known as the Richard Lenhart Act</p> <p>&gt; 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.</p> <p style="text-align: center;"> <table style="margin: auto; border-collapse: collapse;"> <tr> <td style="padding: 0 10px;">0</td> <td style="padding: 0 10px;">1</td> <td style="padding: 0 10px;">2</td> <td style="padding: 0 10px;">3</td> <td style="padding: 0 10px;">4</td> <td style="padding: 0 10px;">5</td> <td style="padding: 0 10px;">6</td> <td style="padding: 0 10px;">7</td> <td style="padding: 0 10px;">8</td> <td style="padding: 0 10px;">9+</td> </tr> <tr style="border-top: 1px solid black;"> <td style="padding: 0 10px;">1-3</td> <td style="padding: 0 10px;">3-8</td> <td style="padding: 0 10px;">4-12</td> <td style="padding: 0 10px;">9-12</td> <td style="padding: 0 10px;">12.05-16</td> <td style="padding: 0 10px;">17-22</td> <td style="padding: 0 10px;">22-29</td> <td style="padding: 0 10px;">33-43</td> <td style="padding: 0 10px;">43-57</td> <td style="padding: 0 10px;">51-68(60)</td> </tr> </table> </p>	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)	<p>Boehnke Klicker</p>	<p>S L&amp;J H CSJR</p>
0	1	2	3	4	5	6	7	8	9+															
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<p><a href="#">6160 SB</a></p>	<p>Concerning penalties for unlawfully obstructing traffic.</p>	<p>&gt; RCW 9A.84.020 - increases Failure to Disperse from a gross misd to a class C felony in instances when a person refuses to disperse from a public roadway and their refusal obstructs traffic.</p> <p>&gt; RCW 9A.84.030 - increases Disorderly Conduct from a misd to a gross misd when a person violations subsection (1)(c) of this section.</p>	<p>MacEwen</p>	<p>S L&amp;J</p>																				
<p><a href="#">6184 SB</a></p>	<p>Concerning deepfake artificial intelligence-generated pornographic material involving minors.</p>	<p>&gt; NEW SECTION - creates new offense for Generating Obscene Images if person knowingly creates or possesses and retains or knowingly access and views film, video or other visual representation showing a computer-generated image that is indistinguishable from an actual and identifiable minor under the age of 16 engaged in sadomasochistic abuse or sexually explicit conduct.</p> <p>- first offense is a gross misd</p> <p>- one or more prior convictions is a class C felony ranked at SL 4.</p>	<p>Rivers</p>	<p>S L&amp;J</p>																				

SGC Legislative Bill Proposals  
As of 1/11/24

**Change in Crime Definitions**

Bill No.	Bill Title	Bill Summary	Sponsor	Committee
<a href="#">1967</a> 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	H CSJR
<a href="#">2220</a> HB	Concerning violent offenses.	> RCW 9.94A.030 - adds to the definition of Violent Offense Unlawful M/D/P w/Intent to mfg or del opiates or similar drugs or substances classified in Sch II, heroin, a controlled subst classified in Sch I, a counterfeit subst classified in Sch II or a counterfeit subst which is heroin. > RCW 10.19.055 - adds violent offenses to the definition to offenses on which bail must be determined on an individualized basis by a judicial officer.	Rule	H CSJR
<a href="#">6051</a> SB	Concerning manslaughter when certain controlled substances are sold that result in death of the user.	RCW 9A.32.060 - adds to the definition of Manslaughter 1 when an indiv intentionally and unlawfully delivers a contr subst that is Sch I or II in viol of RCW 69.50.401(2)(a,b,c) and the contr subst is used by the person to whom it was delivered resulting in the death of the user.	Braun	S L&J
<a href="#">6133</a> SB	Deterring robberies from cannabis retail establishments.	RCW 9.94A.832 - adds "cannabis retail outlet and the defendant committed the robbery by using a vehicle to damage or gain access to the retail outlet" and "cannabis retail outlet and the defendant committed the robbery in concert with another individual or individuals" to the Robbery 1/2 special allegation.	McCune	S L&J

SGC Legislative Bill Proposals  
As of 1/11/24

Vacating Offense

Bill No.	Bill Title	Bill Summary	Sponsor	Committee
<a href="#">2227</a> HB	Vacating a conviction for driving under the influence, actual physical control of a motor vehicle while under the influence, or an offense considered a prior offense to such convictions.	<p>&gt; RCW 9.96.060 - eliminates from the list of offenses where an indiv may not have the misd or gross mis record of conviction vacated when any of these are present: DUI, PC-DUI, or is considered a prior offense under RCW 46.61.5055 and the indiv has had subseq alcohol or drug violation within 10 yrs.</p> <ul style="list-style-type: none"> <li>- Adds language that every person convicted of DUI, PC-DUI or an offense considered a prior offense under RCW 46.61.5055 may apply to the sentencing court for a vacation of the conviction if the indiv has not had a subseq alcohol or drug-related traffic conviction in WA, another state or tribal court within 10 yrs of date of conviction. Court may vacate conviction if indiv qualifies.</li> <li>- Adds language establishing that a conviction vacated under this subsection qualifies as a prior conviction in determining a sentence for a conviction under RCW 46.61.520 if the Veh Hom occurred while driver was under the influence.</li> </ul>	Ortiz-Self	H CSJR
<a href="#">5998</a> SB	Timing of eligibility for vacation of nonfelony convictions.	<p>RCW 9.96.060 - adds to rules of eligibility to vacate misd or gross misd:</p> <ul style="list-style-type: none"> <li>- non completion of terms of sentence, including satisfaction of LFOs</li> <li>- when indiv was convicted of misd or gross misd and offense involved dom viol and less than 5 yrs have elapsed since completion of terms of sentence, that now excludes payment of LFOs.</li> <li>- for any offense other than those in (f) of this subsection, less than 3 yrs have passed is based on the indiv release from supervision, total and partial confinement, or sentencing date and no longer includes completion of terms of sentence and LFOs.</li> </ul>	Hansen	1/16/24 Hearing @ 10:30a S L&J

SGC Legislative Bill Proposals  
As of 1/11/24

Juveniles

Bill No.	Bill Title	Bill Summary	Sponsor	Committee
<a href="#">1383</a> HB	Concerning people convicted of one or more crimes committed before the person's 18th birthday petitioning the indeterminate sentence review board for early release	<ul style="list-style-type: none"> <li>&gt; Changes when persons convicted of one or more crimes committed prior to their 18th birthday can petition the ISRB for early release to age 24 or older from serving no less than 20 yrs total confinement.</li> <li>&gt; Allows the dept to provide rental vouchers to successful petitioners.</li> </ul>	Hackney	1/15/24 Hearing @ 1:30p H CSJR
<a href="#">1396</a> HB	Concerning persons sentenced for aggravated first degree murder committed prior to reaching 21 years of age.	<ul style="list-style-type: none"> <li>&gt; A person convicted of aggravated murder prior to their 21st birthday, instead of 18th birthday, shall be sentenced to total confinement for not less than 25 yrs.</li> <li>&gt; Gives the ISRB authority to sanction community violations under Section 6 of the bill.</li> <li>&gt; Adds Section 6 to the list of sentences for which an individual may not receive earned early release during the minimum term of confinement.</li> <li>&gt; Changes from prior to the 16th birthday to 18th birthday when a person convicted of aggr murder shall receive a max term of life and a min term of 25 yrs.</li> <li>&gt; Persons convicted of aggr murder committed when person is 18 but less than 21 shall be sentenced to max term of life and min term of no less than 25 yrs if the court determines that mitigating factors that account for diminished culpability of youth justify a downward departure. If no downward departure is not justified, person shall be sentenced to LWOP.</li> <li>&gt; Section 6 - a person sentenced to LWOP prior to 7/1/23 for offense committed when person was 18 but less than 21 shall be returned to the sentencing court.</li> <li>- Court's order setting min term is subject to review to the same extend as a min term decision by the parole board before 7/1/1986.</li> </ul>	Goodman	1/15/24 Hearing @ 1:30p H CSJR

**SGC Legislative Bill Proposals  
As of 1/11/24**

		<p>&gt; Applies to all sentencing hearings conducted on or after 7/1/23 regardless of the date of a person's underlying offense. &gt; Effective date: 7/1/23</p>		
<p><a href="#">2065</a> HB  <a href="#">5971</a> SB</p>	<p>Recalculating sentencing ranges for currently incarcerated individuals whose offender score was increased by juvenile convictions.</p>	<p>Makes the juvenile scoring changes in HB 1324 (2023) retroactive.</p> <p><b>HB 1324 Bill Report:</b> A person's prior juvenile dispositions may not be included in the person's offender score calculations for any subsequent adult convictions, except for adjudications of guilt for Murder in the first degree, Murder in the second degree, and class A felony sex offenses.</p> <p>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.</p>	<p>Stearns  Kauffman</p>	<p>H CSJR  S L&amp;J  SGC voted unanimously to support</p>
<p><a href="#">2186</a> HB</p>	<p>Concerning deferred adjudications for juveniles.</p>	<p>&gt; RCW 13.40.127 - Removes Robbery 2 as a disqualifying offense for a juv to be eligible for a deferred adjudication - increases the number of prior deferred dispositions or adjudications from 1 to 2, allowing that multiple prior deferred adjud entered on same date count as 1 prior for the purposes of eligibility. - adds that there shall be a strong presumption that a juv's deferred adju will be granted when juv is eligible. - For cases involving Robbery 2 where juv has a prior deferred adju, there is no presumption that the deferred adju will be granted and the court has discretion in determining whether to grant it.</p>	<p>Senn Simmons</p>	<p>1/17/24 Hearing @ 1:30p H HSY&amp;EL</p>
<p><a href="#">2217</a> HB</p>	<p>Concerning authority over individuals found guilty of or accused of criminal offenses that occurred when the individual was under age 18.</p>	<p>&gt; RCW 13.40.300 - allows juvs adjudicated of Murder 1/2 committed at age 14/15 or adjudicated of Rape 1 committed at age 15 to be committed to DCYF-JR up to individual's 23rd birthday, but not beyond. - gives juv court jurisdiction to place indiv under DCYF when indiv is under age 21 and is charged with committing a crime when under age 18. Gives juv court jurisdiction to place juvs who commit an offense under age 18 under DCYF. - Eliminates language related to extending court jurisdiction over a juv beyond 18th birthday.</p>	<p>Cortes</p>	<p>1/17/24 Hearing @ 1:30p H Hum Svs, Youth &amp; Early Learning</p>



**SGC Legislative Bill Proposals  
As of 1/11/24**

		> NEW SECTION - applies changes retroactively to all charges pending on effective date of this section and those filed after effective date of section.		
<a href="#">5981</a> SB	Concerning the indeterminate sentence review board	<p>&gt; RCW 9.94A.730 - changes the age at which persons convicted of crimes committed prior to their 18th birthday may petition the ISRB for early release from no less than 20 yrs to age 24 or older. A restriction to that is that the person has not been convicted of any class A or B offenses (instead of any offense) subsequent to their 18th birthday.</p> <p>- Allows DOC to provide rental vouchers to persons who successfully petition the board and gather data on voucher recipients per WSIPP recommendation.</p> <p>&gt; NEW SECTION - act applies retroactively</p>	Frame Wilson, C	1/16/24 Hearing @ 10:30a S HS

**Persistent Offender**

Bill No.	Bill Title	Bill Summary	Sponsor	Committee
<a href="#">2154</a> HB	Modifying the definition of persistent offender to exclude convictions for offenses committed by someone under the age of 18 and providing for resentencing.	<p>&gt; NEW SECTION under Chapter 9.94A RCW - requires persons sentenced as a persistent offender with an offense that occurred under age 18 was used as a basis for the finding. The PAOs shall review each sentencing document and, if eligible, shall make a motion for relief from sentence to the original sentencing court.</p> <p>- Sentencing court shall grant eligible motion and set an expedited date for resentencing. At resentencing, the court shall sentence the person as if the conviction that occurred under age 18 was not a most serious offense at the time the original sentence was imposed.</p> <p>&gt; RCW 9.94A.030 - added to the definition of Persistent Offender to include only individuals age 18 year or older on the offense date.</p>	Reeves	H CSJR
<a href="#">6063</a> SB			Frame Pedersen	1/15/24 Hearing @ 10:30a S HS
<a href="#">6070</a> SB	Concerning the most serious offenses.	<p>RCW 9.94A.030 - adds to the list of offenses considered Most Serious:</p> <ul style="list-style-type: none"> <li>- Assault 3</li> <li>- Burglary 2</li> <li>- Residential Burglary</li> <li>- Robbery 2</li> </ul>	Short	S L&J

SGC Legislative Bill Proposals  
As of 1/11/24

**Community Supervision**

Bill No.	Bill Title	Bill Summary	Sponsor	Committee
<a href="#">2303</a> HB	Modifying conditions of community custody.	<p>&gt; RCW 9.94A.704 - directs DOC to also include indiv's crime of conviction and risk of reoffense when establishing or modifying additional conditions of supervision.</p> <p>- adds that regardless of the indiv's date of sentencing, the add'l conditions need not be crime-related if the conditions relate to either the risk of reoffense or risk to community safety.</p> <p>- adds that, on motion of defendant, the court may amend substantive supervision conditions set by DOC if court determines there is no substantial risk to community safety. The time limit for collateral attacks est under RCW 10.73.090 does not apply to any motion filed pursuant to this section.</p> <p>&gt; RCW 9.94A.709 - eliminates the specification of persons convicted of sex offenses and makes the statute applicable to all persons on community custody.</p> <p>- adds that, on motion of defendant, the court may amend substantive supervision conditions set by DOC if court determines there is no substantial risk to community safety. The time limit for collateral attacks est under RCW 10.73.090 does not apply to any motion filed pursuant to this section.</p> <p>&gt; RCW 9.94A.730 (JUVBOARD) - adds that any person released by the ISRB pursuant to this section shall comply with conditions imposed or modified pursuant to RCW 9.94A.704(1), in addition to court-imposed conditions.</p> <p>&gt; RCW 9.95.420 - allows the ESRB to add supervision conditions based on crime of conviction, risk of reoffense, or risk to community safety. The add'l conditions need not be crime-related if they are related to either risk of reoffense or risk to community safety.</p> <p>&gt; RCW 10.95.030 - adds that any person convicted of Agg Murder 1 for an offense committed prior to age 18 shall comply with conditions imposed or modified pursuant to RCW 9.94a.704(10) in addition to court-imposed conditions.</p> <p>&gt; NEW SECTION - applies to all sentenced to comm custody before, on or after the effective date of this section.</p>	Goodman Simmons	H CSJR

SGC Legislative Bill Proposals  
As of 1/11/24

<p><a href="#">2178</a> HB</p>	<p>Establishing a pathway off lifetime community custody for individuals with sex offense convictions.</p>	<p>&gt; NEW SECTION under Chapter 9.94A RCW - requires risk level 1 persons to be discharged from comm custody 5 yrs after return to comm if they meet the eligibility requirements and have not committed a disqualifying event.</p> <ul style="list-style-type: none"> <li>- DOC shall determine if person meets eligibility and process them off comm custody.</li> <li>- If DOC determines person is not eligible, the case shall be sent to the ISRB for review.</li> </ul> <p>&gt; Indiv at risk level 2 may be eligible for discharge from comm custody 10 yrs after return to comm if they meet eligibility requirements and have not committed a disqualifying event.</p> <ul style="list-style-type: none"> <li>- the ISRB must determine if the indiv qualifies for relief from comm custody and may extend the period of supervision for good cause known.</li> <li>- if a disqualifying event occurs within last 5 yrs of the first 10 yrs from release, the indiv will not be eligible for discharge for an additional 3 yrs after initial 15 yrs in comm have concluded.</li> </ul> <p>&gt; Indiv at risk level 3 may be eligible for discharge from comm custody 10 yrs after return to comm if they meet eligibility requirements and have not committed a disqualifying event.</p> <ul style="list-style-type: none"> <li>- the ISRB must determine if the indiv qualifies for relief from comm custody and may extend the period of supervision for good cause known.</li> <li>- if a disqualifying event occurs within last 5 yrs of the first 15 yrs from release, the indiv will not be eligible for discharge for an additional 5 yrs after initial 15 yrs in comm have concluded.</li> </ul> <p>&gt; Disqualifying events:</p> <ul style="list-style-type: none"> <li>- found guilty of any serious and risk-relevant viol of conditions (DOC shall adopt rules defining 'serious violation')</li> <li>- conviction for any new felony offense or any misd sex offense.</li> <li>- non-completion of all recommended treatment as required in the J&amp;S and ISRB conditions.</li> <li>- noncompliance with conditions of supervision on a repeated basis</li> <li>- indiv is assessed to be at significant risk for sexual recidivism on an empirically validated DOC-approved dynamic risk assessment.</li> </ul> <p>&gt; DOC shall submit a report every December of 1) the number of indiv eligible for discharge from lifetime supervision, 2) number of indiv granted</p>	<p>Goodman Simmons</p>	<p>1/16/24 Hearing @ 4p H CSJR</p>
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**SGC Legislative Bill Proposals  
As of 1/11/24**

		<p>discharge, and 3) number of indiv who, after discharge, are investigated for a recent overt act (RCW 9A.44.128) or new sex offense (RCW 9A.44.128 or 9.94A.030).</p> <p>&gt; RCW 9.94A.670 - eliminates reference of maximum term imposed under RCW 9.94A.507 as a term of comm custody and required a supervision terminations hearing to be scheduled with the court within the last 60 days of comm custody to determine if indiv should be released from comm custody.</p>		
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**Restitution**

Bill No.	Bill Title	Bill Summary	Sponsor	Committee
<a href="#">5841</a> SB	Requiring individuals convicted of offenses related to driving under the influence to pay financial support to minor children and dependents when the offense results in the death or disability of a parent	Allows the sentencing court to order restitution in the form of financial support for each child or dependent for the crimes of DUI, Veh Hom - DUI or Veh Assault - DUI resulting in death or permanent disability of a parent or guardian.	Lovick	S L&J

SGC Legislative Bill Proposals  
As of 1/11/24

Second Look

Bill No.	Bill Title	Bill Summary	Sponsor	Committee
<p><a href="#">2001</a> HB  6037 SB</p>	<p>Providing judicial discretion to modify sentences in the interests of justice.</p>	<p>&gt; Known as the Judicial Discretion Act            &gt; Authorizes sentencing courts to review lengthy sentences upon a showing that a person's original sentence no longer serves the interests of justice.            &gt; 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.            &gt; 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.            &gt; Court may grant the petition and modify the petitioner's original sentence if court finds it no longer advances interests of justice, provided any new sentence imposed shall not be greater than original sentence.            &gt; Court may consider factors when determining whether to modify petitioner's sentences (non-exhaustive list provided).            &gt; When modifying, court will impose an exceptional sentence below the standard range based on evidence of significant rehabilitation or any other mitigating factors.</p>	<p>Simmons  Frame</p>	<p>H CSJR  S L&amp;J</p>

**SGC Legislative Bill Proposals  
As of 1/11/24**

		<p>&gt; If denied, petitioner may file new petition no earlier than 2 yrs after denial.          &gt; 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.</p>		
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**Department of Corrections**

Bill No.	Bill Title	Bill Summary	Sponsor	Committee
<a href="#">5938</a> SB	Modifying the community parenting alternative for eligible participants in the residential parenting program at the department of corrections.	<p>RCW 9.94A.6551 - adds that an incarcerated indiv not sentenced under 9.94A.655 (PSA) but otherwise eligible who is participating in the residential parenting program at DOC, no more than the final 18 mos of confinement may be served in partial confinement as home detention as part of the parenting program developed by DOC.            - Adds definition of Residential parenting program.</p>	Wilson, C	S HS
<a href="#">1798</a> HB	Concerning allowed earned release time for certain offenses and enhancements.	<p>&gt; Removes language allowing correctional agency from crediting an incarcerated individual with earned release credits in advance of them actually earning the credits.            &gt; Changes referral to 'early earned release time' to 'earned release time'            &gt; Eliminates current earned release language.            &gt; For term of confinement set to be completed on or after 7/1/23, an incarcerated individual may accrue ERT up to 33.33% of the total sentence.            &gt; For consecutive sentences, it applies to current and future sentences to be serve but not any previously served, whether imposed under one or multiple judgments, including sentence enhancements except for:            - federal and OOS sentences served in DOC custody; juvenile sentence under Title 13 RCW; LRA under Chapter 71.05 RCW; civil commitment under Chapter 10.77 RCW; mandatory minimums; persistent offender sentences; SSOSA; and Aggr Murder 1 imposed as an adult except for:</p>	Doglio Simmons	1/9/24 Hearing @ 4p H CSJR

**SGC Legislative Bill Proposals  
As of 1/11/24**

		<p>- Aggr Murder 1 sentence imposed on a juvenile is ineligible for ERT during minimum term of confinement imposed by court; ERT may not exceed 33.33% on any remaining portion of sentence.</p> <p>&gt; A person qualified to earn up to 50% ERT shall not lose ERT accrued before 7/1/23.</p> <p>&gt; Requires DOC to recalculate earned release date for currently incarcerated individuals. Recalculation shall apply to any term of confinement set to be completed on or after 7/1/23.</p> <p>&gt; Recalculations do not create any expectations that the % of ERT will be revised before 7/1/24 and no reason to conclude that the max % of ERT is an entitlement.</p>		
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**Reentry - pilot**

Bill No.	Bill Title	Bill Summary	Sponsor	Committee
<a href="#">2057</a> HB	Creating a pilot project to assist incarcerated veterans' transition to civilian life.	<p>Directs the Dept of Veterans Affairs to initiate the Reintegration Support for Incarcerated Veterans pilot project. Purpose is to assist with reintegration into civilian life through education, employment and decreasing homelessness following release.</p> <p>- Edmonds Community College must be the first site of the pilot project with a second location east of the Cascades, subject to appropriations.</p> <p>- Support will be provided through the use of reentry navigators.</p>	Ryu	H Innovation, Community & Econ Development, and Veterans
<a href="#">2203</a> HB	Creating a pilot project to assist incarcerated veterans.	<p>Directs the Dept of Veterans Affairs to initiate the Reintegration Support for Incarcerated Veterans pilot project. Purpose is to assist with reintegration into civilian life through education, employment and decreasing homelessness following release.</p> <p>- SBCTC will select pilot project site located west of Cascades, with consideration given to Edmonds Community College. If a second project site is selected, it must be located east of the Cascades.</p> <p>- Support will be provided through the use of reentry navigators.</p> <p>- DVA shall coordinate with DOC at least annually to identify all veterans incarcerated within past 12 months.</p>	Ryu	1/17/24 Hearing @ 8a H Innovation, Community & Econ Development, & Veterans

SGC Legislative Bill Proposals  
As of 1/11/24

**Reentry – voting**

Bill No.	Bill Title	Bill Summary	Sponsor	Committee
<a href="#">2030</a> HB	Revoking a person's voting rights only when convicted of a state crime punishable by death	<ul style="list-style-type: none"> <li>&gt; Known as the Free Vote Act.</li> <li>&gt; Modifies definition of 'infamous crime' to not include felonies not punishable by death.</li> <li>&gt; 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.</li> <li>&gt; 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.</li> </ul>	Simmons	1/16/24 Hearing @ 1:30p H St Govt & Tribal Relations

**Reentry – Employment**

Bill No.	Bill Title	Bill Summary	Sponsor	Committee
<a href="#">2225</a> HB	Giving people with criminal records who are rehabilitated a fresh start in occupational licensing in Washington.	<ul style="list-style-type: none"> <li>&gt; RCW 18.400.020 - requires the licensing authority to allow the indiv to have an informal meeting to address factors in subsec 2 (nature of offense).</li> <li>&gt; RCW 18.400.030 - adds to the list on which the licensing authority may not disqualify an indiv based on vacated or overturned conviction, deferred adjudication, participation in a diversion program, nonviolent misd, conviction older than 3 yrs for which indiv was not incarcerated, or a conviction where the incarceration ended more than 3 yrs before the date of the authority's consideration, except for convictions related to criminal sexual act, aggr assault, aggr robbery, aggr abuse, neglect or endangerment of a child, arson, carjacking, kidnapping, manslaughter, homicide, and murder.</li> <li>&gt; RCW 9.96A.020 - adds language that persons are not disqualified from employment by the state or local govts or from practicing, pursuing any occupation, trade, vocation for which a license or permit is required to be issued by the state or local govts because of a prior misd (already includes felony).</li> <li>- Restricts prior convictions from being considered if they have been sealed, dismissed, expunged, vacated, overturned, or pardoned; are a juv</li> </ul>	Thai	H Consumer Prot & Business



**SGC Legislative Bill Proposals  
As of 1/11/24**

		adjudication; a deferred adjudication or participation in a diversion program; a nonviolent misd; or a conviction older than 3 yrs for which indiv was not incarcerated or a conviction where the incarceration ended more than 3 yrs before the date of the authority's consideration.		
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**Reentry – Education**

Bill No.	Bill Title	Bill Summary	Sponsor	Committee
<a href="#">2171</a> HB	Addressing financial aid grants for incarcerated students.	<p>&gt; RCW 72.09.460 - adds that if the work and education programs provided by DOC are eligible for financial aid, DOC may not require the indiv to apply for or utilize FA grants as a condition to participation. If the amount of grants does not cover all the costs, DOC shall pay the cost not otherwise covered by 3rd party funding.</p> <ul style="list-style-type: none"> <li>- Allows the indiv to pay for programming costs through federal and state FA grants and may receive DOC-approved donated education materials funded by grants and donations and supplied by education providers.</li> <li>- Requires DOC to include deducting amounts available from FA or 3rd party funding from postaward formula which determines how much an individual shall be required to pay.</li> </ul>	Leavitt Simmons	<p>1/12/24 Exec Session</p> <p>1/10/24 Hearing @ 1:30p H Post Secondary Ed &amp; Workforce</p>
<a href="#">5953</a> SB	Concerning financial aid grants for incarcerated students.	<p>&gt; RCW 72.09.460 - Specifies that DOC shall pay for adult basic education programs and any postsecondary education program that is not eligible for FA at the time the indiv is enrolled or paid for by DOC or 3rd party.</p> <ul style="list-style-type: none"> <li>- Allows DOC to require the indiv to apply for an utilize any federal or state FA grants available as a condition of participation in postsecondary programming. If the cost exceeds the award or the indiv is not eligible, DOC shall pay the cost of attendance not otherwise covered by 3rd party funding.</li> <li>- Regarding vocational, work or education programs not necessary fro compliance with reentry plan, the indiv may apply for and utilize federal FA grants available. If the indiv is not eligible, the indiv may apply for state FA grants available.</li> <li>- Requires DOC to include deducting amounts available from FA or 3rd party funding from postaward formula which determines how much an individual shall be required to pay.</li> </ul>	Wilson, C	S HS

SGC Legislative Bill Proposals  
As of 1/11/24

Reentry - Release

Bill No.	Bill Title	Bill Summary	Sponsor	Committee
<a href="#">5912</a> SB	Concerning reentry services and supports.	<p>RCW 72.09.270 - adds the time frame of within 1 yr prior to release or discharge that adds that DOC shall develop a discharge plan and provide reentry linkage case management services.</p> <ul style="list-style-type: none"> <li>- Specifically adds evaluation of behavioral health and physical health needs and connecting individual to relevant services, treatment programs, and other resources based on evaluated needs.</li> <li>- Assist individual in obtaining identification upon release.</li> <li>- Assist individual with applications for applicable govt assistances and benefits programs.</li> <li>- Prepare 90 day supply of any necessary prescribed medications</li> </ul>	Wilson C	1/16/24 Hearing @ 10:30a S HS
<a href="#">1995</a> HB <a href="#">5893</a> SB	Providing gate money to individuals releasing from custody prior to the expiration of their sentence	<p>RCW 72.02.100 - broadens the eligibility of entitlements upon release from confinement (\$40, clothing, transportation, etc.) from those under ISRB jurisdiction to also include those under DOC jurisdiction.</p> <p>RCW 72.66.070 - modifies that DOC shall provide transportation to place of residence and shall supply funds of no less than \$40, instead of no more than \$40.</p>	Simmons  Wilson, C	H CSJR  1/16/24 Hearing @ 10:30a S HS