

**SGC Legislative Bill Proposals
As of 1/23/25**

New Crimes/Offense Rank/Definition

Bill No.	Bill Title	Bill Summary as Relates to SGC	Sponsor	Committee
1101 HB	Concerning vehicular homicide offenses.	>RCW 9.94A.030 - Adds Veh Hom - Disregard for Safety of Others to definition of Most Serious Offense and definition of Violent Offense.	Jacobsen	1/30/25 Exec session 1/21/25 H CS hearing @ 4p
5071 SB	Updating the endangerment with a controlled substance statute.	Modifies RCW 9A.42.100 to change the elements of the crime of endangerment w/a CS from knowingly and intentionally to knowingly and recklessly permitting any child, instead of a dependent child, or dependent adult to have contact with, including absorb a CS other than cannabis, unless it was through a prescription. Adopted amendment: Narrows the expansion of the offense of Endangerment with a Controlled Substance to fentanyl or synthetic opioids, excepting drugs provided or prescribed during delivering of health care services, instead of to all controlled substances except cannabis.	Braun	1/23/25 Exec Session @10:30a 1/20/25 Hearing S L&J @ 10:30a
5227 SB	Concerning offenses involving child sex dolls.	> RCW 9.68A.011 - adds definitions of 'child sex doll'. > New Section - Creates a new offenses: - Trafficking a Child Sex Doll, class B felony (each doll constitutes a separate offense) - Mfg a Child Sex Doll, class B felony (each doll constitutes a separate offense) - Sending/Bringing into State a Child Sex Doll, class B felony (each doll constitutes a separate offense) - Possession of a Child Sex Doll, class B felony (each doll constitutes a separate offense) > New Section - establishes a \$1,000 fee for each separate conviction which shall be deposited into the child rescue fund created in RCW 9.68A.200 > RCW 9.68A.120 - adds child sex doll to items subject to seizure and forfeiture > RCW 9.94A.515 - ranks the new offenses as follows: - Mfg a Child Sex Doll at SL7 - Sending/Bringing into State a Child Sex Doll at SL7 - Trafficking a Child Sex Doll at SL7 - Possession of a Child Sex Doll at SL6	Orwall	1/27/25 S L&J Hearing @10:30a

**SGC Legislative Bill Proposals
As of 1/23/25**

5268 SB	Classifying unlawful possession of a firearm as a violent offense.	<p>> RCW 9.94A.030 - adds to the list of offenses defined as violent offenses Unlawful Possession of FA 1 and 2.</p> <p>UPFA1 = class B, SL7; UPFA2 = class C, SL3</p>	Wagoner	1/28/25 S L&J Hearing @8am
5323 SB	Concerning the penalties for theft and possession of stolen property from first responders.	<p>> RCW 9A.56.150 - adds to the definition of Possessing Stolen Property 1 if the property was used by firefighters or EMS providers.</p> <p>> RCW 9A.56.030 - adds to the definition of Theft 1 if the property was used by firefighters or EMS providers.</p> <p>SB 6261 (2024) – SGC voted CON: The SGC opposes SB 6261 for the following reasons: 1) it adds complexity to the SRA, 2) as noted in the SGC's 2019 report on the Sentencing Reform Act, the use of mandatory minimums removes judicial discretion, hinders individualized sentencing, and can increase unwarranted disparity, and 3) this offense could apply to inexpensive items, for example, gloves or Band-Aids stolen from the ER. 3) increasing these offenses is contrary to the ranking recommendation by the SGC.</p>	Warnick	1/28/25 S L&J Hearing @8am

Juveniles

Bill No.	Bill Title	Bill Summary as Relates to SGC	Sponsor	Committee
1229 HB	Resentencing of individuals sentenced as a persistent offender.	<p>> RCW 9.94A.647 - When resentencing for those convicted as Persistent Offenders, it adds those "wherein an exceptional sentence was imposed pursuant to a plea agreement which avoided a possible persistent offender sentence" when current/pas convictions "or charges" for Rob 2 was used as a basis for the finding that the person was "or would have been" a persistent offender.</p> <p>> Directs the Office of Public Defense to review each person's sentencing document and make a motion for relief instead of the PAO in the applicable county.</p> <p>> Adds resentencing eligibility requirements:</p> <ul style="list-style-type: none"> - Current or past conviction for Rob 2 was used as the basis for the PO finding, or - Serving an exception sentence pursuant to a plea agreement which avoided a possible PO sentence and, at the time of sentencing, the person had 2 prior convictions pursuant to RCW 9.94A.030. The person's arrest, charge, or at least one prior conviction must incl Rob 2. 	Hackney Goodman	1/28/25 H CS hearing @4p

**SGC Legislative Bill Proposals
As of 1/23/25**

		<p>> Sentencing court shall grant the motion if "the offender is eligible for resentencing." A guilty plea by an offender seeking resentencing pursuant to this section may not be withdrawn. The court shall resentence the indiv as if Rob 2 was not the most serious offense, eliminating "at the time the original sentence was imposed" language.</p> <p>> Directs AOC and DOC to provide plea agreement data to OPD which shall analyze for purposes of identifying eligible persons. OPB shall share information with county DAs and PAs.</p>		
1248 HB	Improving the effectiveness of juvenile justice programs by providing ongoing evaluations and clarifying juvenile diversion practices.	<p>> RCW 13.40.080 - Extends a diversion agreement to beyond the indiv's 21st birthday, out from their 18th.</p> <ul style="list-style-type: none"> - Adds that the court may not terminate a diversion agreement on or after the indiv's 21 birthday and, thereafter, any pending info on the case diverted and any pending motion to terminate shall be dismissed with prejudice and the matter shall remain criminal history as defined in RCW 13.40.020 unless sealed or destroyed. - Adds that a diversion may not supervise the fulfillment of a diversion agreement on or after the indiv's 21st birthday. - Adds that a diversion may not be entered for an offense committed on or after the indiv's 18th birthday. 	Couture	<p>1/31/25 Exec session</p> <p>1/22/25 H EL&HS hearing @ 1:30p</p>
1274 HB	Concerning retroactively applying the requirement to exclude certain juvenile convictions from an offender score regardless of the date of the offense.	<p>> New Section - Entitles indiv sentenced for an offense committed <7/23/23 whose CHS was incr due to juv adju that are not scorable under RCW 9.94A.525 enacted as of the time a petition is filed under this section to a resentencing hearing if:</p> <ul style="list-style-type: none"> - currently incar in total conf with release date of =>7/1/26; - until 7/1/27 the indiv has served at least 50% of sent or served at least 15 yrs of sent; - after 7/1/27 the indiv has served at least 25% of sent or served at least 10 yrs of sent; - after 7/1/28 the indiv has served at least 10% of sent or served at least 5 yrs of sent; - after 7/1/29 the indiv has served any amount of time on their sent. <p>> Directs court to grant petition if indiv meeting specific criteria, to start scheduling resentencing hearings after 1/1/26.</p> <p>> Provides criteria under which the court may deny a petition for resentencing.</p> <p>> At resentencing hearing, court shall sentence as if juv adju were not part of the indiv's score at time of original sentencing. The soonest allowable release date may be no sooner than 6 mos after hearing.</p> <p>> If petition is denied, indiv file new petition in 3 yrs upon a showing of a change in circumstances.</p>	Stearns Simmons	1/28/25 H CS hearing @4p

**SGC Legislative Bill Proposals
As of 1/23/25**

		<p>> Counsel can be appointed subject to availability of amounts appropriated for this purpose.</p> <p>> Ensures that victims, survivors of victims and witnesses of crimes are afforded the opportunity to make a statement that will be considered during the hearing and offers other resources and services.</p> <p>> Indiv sentenced on or after eff date of this section for offense committed <7/23/23 whose CHS would incr due to juv adju that are not scorable under RCW 9.94A.525 at the time of sentencing shall have their CHS calculated based on RCW 9.94A.525 as enacted at the time of sentencing.</p> <p>> This section applies retroactively incar on eff date regardless of date of offense or conviction.</p> <p>HB 2065/SB 5971 (2024) – SGC voted PRO: The SGC supports HB 2065 and emphasizes the importance of the Legislature adequately funding the bill.</p>		
<p>1317 HB</p>	<p>Concerning persons serving long sentences for offenses committed prior to reaching 21 years of age.</p>	<p>> RCW 9.94A.510 - changes SL 16 to read "Sentence established by RCW 10.95.030".</p> <p>> RCW 9.94A.540 - Modifies the mandatory minimum language to state that Aggr Murder committed prior to the indiv's 21st birthday, instead of 18th birthday, shall be sentenced to a term of total confinement "that is consistent with RCW 10.95.030" and adds juvenile board cases to the list of exclusions to being eligible for comm custody, ERT, furlough, etc.</p> <p>> RCW 9.94A.570 - Removes language related to a death sentence for Aggr Murder.</p> <ul style="list-style-type: none"> - Allows someone with a PO sentence to be released from confinement by the board under RCW 9.94A.730 or 10.95.030(2). <p>> RCW 9.94A.728 - Changes the language related to being released by DOC to those who committed crimes prior to their 21st birthday, instead of 18th birthday.</p> <p>> RCW 9.94A.730 - Changes the requirement for person to serve 15, instead of 20 yrs, prior to petitioning ISRB for those convicted of 1 or more crimes committed <21st birthday.</p> <ul style="list-style-type: none"> - Increases the age of juvenile board cases from 18th to 21st birthday. - Allows indiv convicted of Murder 1 committed <21st birthday to petition ISRB for early release after serving no less than 20 yrs, with caveats. - Allows indiv convicted of Aggr Murder committed <21st birthday to petition the ISRB for early release after serving no less than 25 yrs, with caveats. 	<p>Hackney Goodman</p>	<p>1/30/25 Exec session</p> <p>1/20/25 H CS hearing @1:30p</p>

**SGC Legislative Bill Proposals
As of 1/23/25**

		<p>> RCW 10.95.030 - Adds that indiv convicted of Aggr Mur committed 18-20 yrs old shall be sentenced to a max term of life and min term of no less than 25 yrs if the court determines mitigating factors account for the diminished culpability of youth apply.</p> <p>- Allows indiv convicted of one or more crimes <21st birthday to petition ISRB for early release after serving no less than 25 yrs, with caveats, and the current sentence was not a Det-Plus sentence.</p> <p>- Eliminates language related to the petition process, hearings and post release supervision and replaces with language that "petitions for early release shall be subject to the provisions of RCW 9.94A.730(2-8).</p> <p>> New Section - repeals RCW 10.95.035 (Return of person to sentencing court if sentenced prior to June 1, 2014 under this chapter or any prior law, for a term of life without the possibility of parole for an offense committed prior to 18th birthday).</p> <p>> New Section - Act applies retroactively to persons incarcerated on the effective date of this section, regardless of the date of the offense or conviction.</p>		
--	--	--	--	--

Reentry

Bill No.	Bill Title	Bill Summary as Relates to SGC	Sponsor	Committee
1239 HB	Preparing incarcerated people for successful reentry upon release from a correctional facility.	<p>> RCW 9.94A.729 - Modifies earned release time (ERT) for confinement set to be completed on or after 7/1/25 up to 33.33% of the total sentence, with stipulation for consecutive sents and sent enh. The following are ineligible for ERT: federal sent served at DOC; out of state sent served at DOC, juvenile sent under Title 13 RCW; LRA under Chapter 71.05 RCW; civil commitment; mand min sent under RCW 9.94A.540; PO sent under RCW 9.94A.570, SSOSA, and Aggr Murder sent.</p> <p>> Clarifies that a juvenile sentenced to Aggr Murder is ineligible for ERT during the min term of conf imposed by court; for any remaining portion the aggregate ERT may not exceed 33.33%.</p> <p>> Adds that an indiv qualified to earn up to 50% ERT shall not lose ERT accrued before 7/1/25.</p> <p>> New Section - DOC shall recalculate the earned release date for any indiv currently incarcerated or sentenced after the effective date of this section.</p> <p>> New Section - Recalculations of ERT pursuant to this act do not create any expectation that the % of ERT will be revised before 7/1/26 nor a reason to conclude</p>	Doglio	1/28/25 H CS hearing @4p

**SGC Legislative Bill Proposals
As of 1/23/25**

		<p>that the max % of ERT is an entitlement or creates any liberty interest.</p> <p>> RCW 9.94A.728 - Adds that for eligible indiv under RCW 9.94A.733(1)(c), after serving 13 yrs in total conf, an indiv may serve no more than the final 18 mos in partial conf in work release or other GRE facility with up to final 6 mos in partial conf as home detention as part of GRE prog.</p> <p>> RCW 9.94A.733 - Requires that indiv eligible for work release and home detention under subsection (1)(c) may not participate in GRE unless they have served at least 13 yrs in total conf.</p> <ul style="list-style-type: none"> - An indiv may serve no more than the final 18 mos of conf in work release or other GRE and 6 mos on home detention as part of GRE prog. - Requires that indiv must be serving a sentence of no less than 15 yrs. - Restricts those subject to deportation order, part of interstate compact, ISRB juris or under juris of the long-term juvenile board. 		
--	--	--	--	--

Miscellaneous

Bill No.	Bill Title	Bill Summary as Relates to SGC	Sponsor	Committee
1074 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 resulting in death (RCW 46.52.020(4)(a)) to the list of offenses excluded from receiving a first-time offense waiver per RCW 9.94A.650.	Jacobsen	1/21/25 H CS hearing @ 4p
1110 HB	Vacating convictions for driving under the influence.	<p>> RCW 9.96.060 - Removes all current DUI, DUI-PC offenses, and any predicate DUI offenses from the list of reasons an applicant may not have the record of conviction for a misd or GM offense vacated</p> <p>> Adds new section allowing persons convicted of DUI, DUI-PC, or a predicate DUI offense to apply to sentencing court for a vacation of record of conviction of the offense if the applicant has not had a subsequent alcohol or drug-related traffic conviction anywhere within 5 yrs of the date of conviction.</p> <p>> Adds that these vacated DUI records qualify as 'prior offenses' under RCW</p>	Ortiz-Self Goodman	1/30/25 Exec session 1/21/25 H CS hearing @ 4p

**SGC Legislative Bill Proposals
As of 1/23/25**

		46.61.502(6) (felony DUI), 46.61.504(6) (felony DUI-PC) and 46.61.5055 (DUI) in a later criminal prosecution of RCW 46.61.502 or 46.61.504 if the later prosecution is within 15 yrs of the date of the conviction for the vacated conviction. In this case, the court may use the vacated conviction in determining a sentencing or whether the subsequent conviction qualifies as a felony under RCW 46.61.5055. > Adds that these vacated DUI records qualify as a prior conviction in determining a sentence for Veh Hom - DUI.		
5005 SB 1424 HB	Concerning transparency, public safety, and independent oversight of the city, county, and regional jail system in WA state	Establishes the jail oversight board within the office of the governor to ensure transparency, support safe and humane conditions for jail employees and incarcerated individuals, promote reform toward a more rehabilitative and therapeutic jail system, reduce jails' exposure to litigation, and promote cost savings.	Saldaña	1/29/25 Exec session 1/21/25 Hearing S HS @1:30p
5219 SB	Concerning partial confinement eligibility and alignment. Requested by Governor's Office	> RCW 9.94A.030 - Increases amount of time for partial confinement from no more than one year to up to 18 mos. > RCW 9.94A.6551 - Increases amount of time indiv can spend in partial conf as home detention as part of Parenting program and removes exception for those not sentenced under RCW 9.94A.655 (PSA). > Adds to the criteria when the secretary may transfer an indiv from correctional facility to home detention to include that the incar indiv may be "an indiv expected to take over the duties of a parent and be responsible for exercising the day-to-day care and control of a minor child". > Allows DOC to extend the duration of participation in the alternative program by no more than 6 mos or up to the ERD, whichever comes first if the indiv's ERD changes after placement in partial conf under this section. > Eliminates the definition of 'residential parenting program'. > RCW 9.94A.733 - Expands the amount of time persons may spend on GRE and reduces the amount of time persons must serve to participate on GRE. > RCW 9.94A.728 - Increases the amount of the final months of confinement that may be served in partial conf from 12 to 18.	Wilson, C	1/29/25 Exec Session 1/21/25 Hearing S HS @ 1:30p

**SGC Legislative Bill Proposals
As of 1/23/25**

		> New Section - states the changes to restrictions on the community parenting alternative and partial confinement under sections 1, 2, 3 and 4 apply prospectively and retroactively.		
--	--	---	--	--

Community Supervision

Bill No.	Bill Title	Bill Summary as Relates to SGC	Sponsor	Committee
----------	------------	--------------------------------	---------	-----------

Second Look

Bill No.	Bill Title	Bill Summary as Relates to SGC	Sponsor	Committee
----------	------------	--------------------------------	---------	-----------