#### **SGC Related Bills**

| Bill No.       | Bill Title            | Bill Summary as Relates to SGC  | Sponsor | Committee         |
|----------------|-----------------------|---|---------|-------------------|
| <u>1801</u> HB | Including legislative | > RCW 9.94A.860 - Modifies language so that legislative members are voting members. | Graham  | 2/3/25 Ref'd to H |
|                | members in the        |   |         | CS                |
|                | voting membership     |   |         |                   |
|                | of the sentencing     |   |         |                   |
|                | guidelines            |   |         |                   |
|                | commission.           |   |         |                   |

### New Crimes/Offense Rank/Definition

| Bill No.       | Bill Title  | Bill Summary as Relates to SGC   | Sponsor  | Committee  |
|----------------|---|--|----------|--|
| <u>1101</u> 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. Removes Veh Hom "when proximately caused by the operation of any vehicle with disregard for the safety of others".   | Jacobsen | 2/3/25 Ref'd to H<br>Approps<br>1/30/25 1st sub<br>passed H CS |
| <u>1139</u> HB | Promoting public safety and deterring unlawful firearm possession by increasing criminal penalties for unlawful possession of a firearm | > RCW 10.30.100 - adds to the list that requires LE to arrest and take into custody, without warrant, with probable cause to believe that the person has unlawfully possessed a FA. > RCW 9.94A.030 - adds to the list of offenses considered a violent offense Unlawful Possession of a FA 1 > RCW 9.94A.515 - increases Unlawful Possession of a FA 1 to SL8 from SL7 and Unlawful Possession of a FA 2 to SL5 from SL3. > RCW 9.94A.525 - adds scoring rules for current Unlawful Possession of a FA 1/2 that each prior juvenile adjudication and adult conviction for prior Unlawful Possession of a FA 1/2 count as 2 pts. | Low      | 2/11/25 H CS<br>Hearing @ 4p                                   |
| <u>1265</u> HB | Concerning commercial sexual exploitation.  | > RCW 9A.88.110 - Changes the offense of Patronizing a Prostitute (misdemeanor) to Commercial Sexual Exploitation and makes it an unranked class C felony. > RCW 9A.88.120 - increases the financial fee assessments from \$2,500 to \$3,000 for   | Stearns  | 2/11/25 Exec<br>session  |

|                    |  | indiv who are convicted, given a deferred sentence/prosecution or entered into a statutory/nonstatutory diversion agreement for violation RCW 9A.88.120   |                       | 2/4/25 H CS<br>hearing @ 4p                               |
|--------------------|--|---|-----------------------|---|
| <u>1276</u> HB     | Concerning organized retail theft.   | > RCW 9.94A.533 - Creates an enhancement to be added to the standard sentence range for Organized Retail Theft: - 12 mos if property stolen or possessed has value of \$20,000 or more; and - 24 mos if property stolen or possessed has value of \$50,000 or more.   | Leavitt               | 2/10/25 H CS<br>hearing @ 1:30p                           |
| 1484 HB<br>5366 SB | Concerning exceptional sentences for offenses which result in the pregnancy of a victim of rape. | > RCW 9.94A.535 - Modifies a current aggravating factor from "the offense resulted in the pregnancy of a child victim of rape" to "the offense resulted in the pregnancy of a victim of rape".  | Salahuddin<br>Dhingra | 2/13/25 Exec<br>session<br>2/3/25 H CS<br>hearing @ 1:30p |
| 1744 HB<br>5644 SB | Deterring criminal conduct involving gift cards.   | > RCW 9A.56.010 - adds definitions related to gift cards. > New Section - creates new offenses for: - Theft of a Gift Card 1 - value >\$5,000 (class B)   | Obras<br>Goodman      | H Community<br>Safety                                     |
|                    | girt curus.  | Theft of a Gift Card 2 - \$750 <value<\$5,000 (class="" (gm)="" -="" 1="" 3="" a="" c)="" card="" gift="" of="" theft="" unlawful="" use="" value="" value<\$750="">\$5,000 (class B)  Unlawful Use of a Gift Card 2 - \$750<value<\$5,000 (class="" (gm)="" -="" 1="" 2="" 3="" 9.94a.515="" 9a.60.020="" @="" a="" adds="" alters="" c="" c)="" card="" class="" creates="" definition="" felony="" for="" forgery="" fraud="" gift="" if="" indiv="" information="" new="" of="" offenses:="" or="" ranks="" rcw="" redemption="" section="" sl1="" sl1<="" sl2="" tampers="" td="" theft="" to="" unlawful="" use="" value<\$750="" with=""><td>Wagoner</td><td>2/10/25 S L&amp;J Hearing @ 10:30a</td></value<\$5,000></value<\$5,000> | Wagoner               | 2/10/25 S L&J Hearing @ 10:30a                            |
| <u>5071</u> SSB    | Updating the endangerment  | 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   | Braun                 | 1/29/25 Placed on<br>2nd reading by<br>Rules              |

|                | with a controlled substance statute.  | absorb, and adds fentanyl or synthetic opioids or smoke of a subst that contains fentanyl or synthetic opioids, a CS other than cannabis, unless it was through a prescription.   |         | 1/23/25 1st sub<br>passed S L&J  |
|----------------|---|---|---------|--|
| <u>5323</u> SB | Concerning the penalties for theft and possession of stolen property from first responders. | <ul> <li>RCW 9A.56.150 - adds to the definition of Possessing Stolen Property 1 if the property was used by firefighters or EMS providers that is critical to their work in an emergency setting.</li> <li>RCW 9A.56.030 - adds to the definition of Theft 1 if the property was used by firefighters or EMS providers that is critical to their work in an emergency setting.</li> <li>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.     </li> </ul>   | Warnick | 2/3/25 Passed to<br>Rules for second<br>reading<br>1/30/25 1st sub<br>passed S L&J |
| <u>5360</u> SB | Concerning environmental crimes.  | > New Section - creates new felony offenses for Water Pollution Control Act Violation 1 (class B), Water Pollution Control Act Violation 2 (class C), Water Pollution Control Act Violation 3 (GM).  > New Section - creates new felony offenses for Clean Air Act Violation 1 (class B), Clean Air Act Violation 2 (class C), Clean Air Act Violation 3 (GM).  > New Section - creates new felony offenses for Hazardous Waste Act Violation 1 (class B), Hazardous Waste Act Violation 2 (class C), Hazardous Waste Act Violation 3 (GM)  > RCW 9.94A.515 - Ranks the new offenses:  - Clean Air Act Violation 1 at SL 5; Clean Air Act Violation 2 at SL 3  - Hazardous Waste Act Violation 1 at SL 5; Hazardous Waste Act Violation 2 at SL 3  - Water Pollution Control Act Violation 1 at SL 5; Water Pollution Control Act Violation 2 at SL 3  > New Section - repeals RCW 90.48.140 (Water Pollution Act Viols) [GM]; repeals RCW 70A.15.3150 (Clean Air Act Viols) [GMs, and unranked class C felony]; repeals RCW 70A.300.100 (Hazardous Wate Act Viol) [class B unranked felony, class C unranked felony]; repeals RCW 70A.300.100 (2020 session law)[GM] | Trudeau | 2/7/25 Exec<br>session<br>1/24/25 S EE&T<br>hearing @ 10:30a                       |

#### **Juveniles**

| Bill No. | Bill Title   | Bill Summary as Relates to SGC   | Sponsor            | Committee  |
|----------|--|--|--------------------|--|
| 1248 HB  | Improving the effectiveness of juvenile justice programs by providing ongoing evaluations and clarifying juvenile diversion practices. | > RCW 13.40.080 - Extends a diversion agreement to beyond the indiv's 21st birthday, out from their 18th.  - 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            | 2/7/25 Exec<br>session<br>1/22/25 H EL&HS<br>hearing @ 1:30p |
| 1317 HB  | Concerning persons serving long sentences for offenses committed prior to reaching 21 years of age.                                    | > RCW 9.94A.510 - changes SL 16 to read "Sentence established by RCW 10.95.030". > 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. > RCW 9.94A.570 - Removes language related to a death sentence for Aggr Murder Allows someone with a PO sentence to be released from confinement by the board under RCW 9.94A.730 or 10.95.030(2). > 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. > 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 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. | Hackney<br>Goodman | 2/3/25 Ref'd to<br>Rules 2 review<br>1/30/25 Passed H<br>CS  |

|                |                           | > 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.  - 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.  - 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).  > 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).  > New Section - Act applies retroactively to persons incarcerated on the effective date of this section, regardless of the date of the offense or conviction. |        |                        |
|----------------|---------------------------|---|--------|------------------------|
| <u>1391</u> HB | Improving developmentally | > RCW 13.40.020 - adds that a successfully completed diversion under RCW 13.40.080 may not be considered part of criminal history.  | Cortes | 2/7/25 Exec<br>session |
|                | appropriate               | > RCW 13.40.080 - does not allow a juv's parent/guardian to decline to enter into a   |        |                        |
|                | alternatives for          | diversion agreement on behalf of the juv and cannot prevent a juv from entering into a  |        | 2/5/25 H EL&HS         |
|                | youth outside the         | diversion agreement.  |        | hearing @ 1:30p        |
|                | formal court              | - adds attendance at restorative justice session as a component of a diversion  |        |                        |
|                | process.                  | agreement.  |        |                        |
|                |                           | - extends the age in which a diversion agreement may extend from 18th to 21st   |        |                        |
|                |                           | birthday.   |        |                        |
|                |                           | - Adds to due process afforded to divertees and potential divertees that courts may   |        |                        |
|                |                           | not terminate a diversion agreement on or after the juv's 21st birthday and thereafter  |        |                        |
|                |                           | any pending information in the case diverted and any pending motion to terminate  |        |                        |
|                |                           | shall be dismissed with prejudice.  |        |                        |
|                |                           | - Eliminates language that the juv shall be advised that a diversion agreement shall  |        |                        |
|                |                           | constitute a part of their criminal history.  |        |                        |
|                |                           | - Adds that a diversion may not be entered into for an offense committed on or after  |        |                        |
|                |                           | the juv's 18th birthday.  |        |                        |
|                |                           | > RCW 13.06.030 - Includes programs and services developed for referred and diverted  |        |                        |
|                |                           | youth to consolidated juvenile services by DCYF.  |        |                        |
|                |                           | > New Section - directs DCYF to establish a grant program to support community-based  |        |                        |

|          |                   | programs that divert youth from entering or reentering the juv justice system, subject |           |                   |
|----------|-------------------|--|-----------|-------------------|
|          |                   | to availability of funds.  |           |                   |
|          |                   | > New Section - directs AOC in consultation with DCYF and WAJCA to develop common      |           |                   |
|          |                   | definitions, outcome measures, and data collections methods for information and        |           |                   |
|          |                   | formal juv diversion programs, subject to available funding.                           |           |                   |
|          |                   | > RCW 2.56.032 - Directs AOC to deliver an annual statewide report to the Leg on       |           |                   |
|          |                   | specific details related to diversion agreements.                                      |           |                   |
| 5426 SSB | Improving         | > RCW 13.40.020 - adds that a successfully completed diversion under RCW 13.40.080     | Wilson, C | 2/5/25 Ref'd to S |
|          | developmentally   | may not be considered part of criminal history.  | ,         | w&M               |
|          | appropriate       | > RCW 13.40.080 - does not allow a juv's parent/guardian to decline to enter into a    |           |                   |
|          | alternatives for  | diversion agreement on behalf of the juv and cannot prevent a juv from entering into a |           | 2/5/25 1st sub    |
|          | youth outside the | diversion agreement.   |           | passed S HS       |
|          | formal court      | - adds attendance at restorative justice session as a component of a diversion         |           |                   |
|          | process.          | agreement.   |           |                   |
|          |                   | - extends the age in which a diversion agreement may extend from 18th to 21st          |           |                   |
|          |                   | birthday.  |           |                   |
|          |                   | - Adds to due process afforded to divertees and potential divertees that courts may    |           |                   |
|          |                   | not terminate a diversion agreement on or after the juv's 21st birthday and thereafter |           |                   |
|          |                   | any pending information in the case diverted and any pending motion to terminate       |           |                   |
|          |                   | shall be dismissed with prejudice.   |           |                   |
|          |                   | - Eliminates language that the juv shall be advised that a diversion agreement shall   |           |                   |
|          |                   | constitute a part of their criminal history.   |           |                   |
|          |                   | - Adds that a diversion may not be entered into for an offense committed on or after   |           |                   |
|          |                   | the juv's 18th birthday.   |           |                   |
|          |                   | > RCW 13.06.030 - Includes programs and services developed for referred and diverted   |           |                   |
|          |                   | youth to consolidated juvenile services by DCYF.                                       |           |                   |
|          |                   | > New Section - directs DCYF to establish a grant program to support community-based   |           |                   |
|          |                   | programs that divert youth from entering or reentering the juv justice system, subject |           |                   |
|          |                   | to availability of funds.  |           |                   |
|          |                   | > New Section - directs AOC in consultation with DCYF and WAJCA to develop common      |           |                   |
|          |                   | definitions, outcome measures, and data collections methods for information and        |           |                   |
|          |                   | formal juv diversion programs, subject to available funding.                           |           |                   |
|          |                   | > RCW 2.56.032 - Directs AOC to deliver an annual statewide report to the Leg on       |           |                   |
|          |                   | specific details related to diversion agreements.                                      |           |                   |

#### 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. | > 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.  > 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%.  > Adds that an indiv qualified to earn up to 50% ERT shall not lose ERT accrued before 7/1/25.  > New Section - DOC shall recalculate the earned release date for any indiv currently incarcerated or sentenced after the effective date of this section.  > 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 that the max % of ERT is an entitlement or creates any liberty interest.  > 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.  > 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.  - 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. | Doglio  | 1/28/25 H CS<br>hearing @4p |

### **Community Supervision**

| Bill No.       | Bill Title  | Bill Summary as Relates to SGC   | Sponsor | Committee   |
|----------------|---|--|---------|---|
| 1668 HB        | Concerning community custody.   | > RCW 72.09.310 - Directs DOC to exercise discretion when deciding to recommend to PAO the charging of Escape from Community Custody. > RCW 9.94A.633 - removes 'up to 30 days confinement' requirement when DOC sanctions violators of community conf conditions. > RCW 9.94A.737 - allows DOC to sanction indiv to >30 days per hearing if the indiv poses a substantial risk to public safety or has absconded for a prolonged period of time or under concerning circumstances. > RCW 9.94A.525 - eliminates scoring rules for Escape from Community Custody. > RCW 9.94A.722 - requires beh health service providers to provide updates on indiv's compliance with treatment plan when MH or SUD treatment is a condition. > RCW 9.94A.714 - directs DOC to make sure EHM has real-time monitoring, steel reinforced ankle bracelets with sensor technology that send immediate tamper alert, has victim notification technology, and alcohol monitoring bracelets that use transdermal analysis. > New Section - requires DOC to develop and implement a system to track scheduled polygraph test imposed on supervised indiv as part of monitored compliance. > RCW 9.94A.515 - increases rank of Escape from Community Custody from SL 2 to SL 5 | Davis   | 2/13/25 H CS<br>hearing @ 8a  |
| <u>5268</u> SB | Imposing community custody after a conviction for unlawful possession of a firearm Classifying unlawful possession of a firearm as a violent offense. | > RCW 9.94A.030 – adds to the list of offenses defined as violent offenses Unlawful Possession of FA 1 and 2.  > RCW 9.94A.701 - Directs the court to sentence an indiv's to 1 yr of comm cust when sentenced to DOC for 'an offense involving the unlawful possession of a firearm under RCW 9.41.040'. Expires 1/1/26.  > RCW 9.94A.701 - Directs the court to sentence an indiv to 18 mos of comm cust when sentenced to DOC for 'an offense involving the unlawful possession of a firearm under RCW 9.41.040, where the indiv is sentenced to imprisonment for more than one year.' Effective 1/1/26.  UPFA1 = class B, SL7; UPFA2 = class C, SL3   | Wagoner | 2/3/25 Passed to<br>Rules for second<br>reading.<br>1/30/25 1st sub<br>passed S L&J |

#### Miscellaneous

| Bill No.       | Bill Title  | Bill Summary as Relates to SGC   | Sponsor               | Committee  |
|----------------|---|--|-----------------------|--|
| <u>1074</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 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<br>hearing @ 4p                               |
| 1110 HB        | Vacating convictions for driving under the influence.   | > 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 > 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. > Adds that these vacated DUI records qualify as 'prior offenses' under RCW 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. | Ortiz-Self<br>Goodman | 2/6/25 Exec<br>session<br>1/21/25 H CS<br>hearing @ 4p     |
| <u>1487</u> HB | Concerning victims of crime act   | > New Section - directs the legislature to include in the annual budget bill funding to be added to the funding received under the Federal Victims of Crime Act. Directs the   | Davis                 | 1/21/25 Ref'd to H<br>Approps                              |
| 5362 SB        | funding.  | OCVA to award funds with specific direction as to what it is to be used for.   | Dhingra               | 2/6/25 Exec<br>session<br>2/3/25 S L&J<br>hearing @ 10:30a |

| 1499 HB        | Concerning legal              | > Costs, fees and interest on LFOs eliminated or repealed by this act are not             | Reed    | 1/28/25 H CR&J     |
|----------------|-------------------------------|---|---------|--------------------|
|                | financial                     | enforceable after the effective date of this section. Any such debts shall be rendered    | Goodman | Hearing @ 10:30a   |
|                | obligations.                  | null and void and considered paid in full by 7/1/28 according to specified schedule.      |         |                    |
|                |                               | > Eliminates language related to specific reimbursement of costs incurred by the state,   |         |                    |
|                |                               | county, city, or town in the prosecution of the case, incl the fees of defense counsel.   |         |                    |
|                |                               | > Eliminates references to accrued interest on restitution.                               |         |                    |
|                |                               | > Restricts the court from requiring a respondent to pay the costs of EHM.                |         |                    |
|                |                               | > Adds language that person on work crew shall not be charged fees or assessments         |         |                    |
|                |                               | for participation or for costs of urinalysis and breathalyzer monitoring.                 |         |                    |
|                |                               | > Removes section allowing the court to require indiv to pay for cost of incarceration.   |         |                    |
|                |                               | > Adds language that the court shall not order a defendant to pay costs except as         |         |                    |
|                |                               | specifically authorized by statute.   |         |                    |
|                |                               | > New Section - defines indigent defendant for purposes of this chapter.                  |         |                    |
|                |                               | > Eliminates charging and collecting of filing fee in a criminal case.                    |         |                    |
| <u>1596</u> HB | Concerning                    | > New Section/RCW 10.21.030 - when imposing conditions of release or sentencing a         | Leavitt | 1/30/25 H Trans    |
|                | accountability for            | person convicted of any criminal offense under this chapter or a violation of any other   | Goodman | hearing @4p        |
|                | persons for                   | provision of law that constitutes a misd, GM, or felony, the court may impose as a        |         |                    |
|                | speeding.                     | condition of probation, installing and using a functioning intelligent speed assistance   |         |                    |
|                |                               | device installed on all motor vehicles driven by indiv.                                   |         |                    |
|                |                               | > New Section - creates a new GM for Tampering with Intelligent Speed Assistance          |         |                    |
|                |                               | Device.   |         |                    |
|                |                               | > RCW 46.20.410 - creates a new GM for violating any restriction of an Intelligent        |         |                    |
|                |                               | Speed Restricted Driver's License.  |         |                    |
| <u>5005</u> SB | Concerning                    | Establishes the WA Jail Council jail oversight board within the office of the governor to | Saldaña | 1/30/25 Ref'd to S |
|                | transparency,                 | ensure transparency, support safe and humane conditions for jail employees and            |         | W&M                |
|                | <del>public safety, and</del> | incarcerated individuals, promote encourage reform towards a more rehabilitative and      |         |                    |
|                | independent                   | therapeutic jail system, reduce jails' exposure to litigation, and promote cost savings.  |         | 1/29/25 1st sub    |
|                | <del>oversight of</del> the   |   |         | passed S HS        |
|                | city, county, and             |   |         |                    |
|                | regional jail system          |   |         |                    |
|                | in WA state                   |   |         |                    |

| <u>5219</u> SB | Concerning partial | > RCW 9.94A.030 - Increases amount of time for partial confinement from no more         | Wilson, C | 2/5/25 Exec       |
|----------------|--------------------|---|-----------|-------------------|
|                | confinement        | than one year to up to 18 mos.  |           | Session           |
|                | eligibility and    | > RCW 9.94A.6551 - Increases amount of time indiv can spend in partial conf as home     |           | 1/21/25 Hearing S |
|                | alignment.         | detention as part of Parenting program and removes exception for those not              |           | HS @ 1:30p        |
|                |                    | sentenced under RCW 9.94A.655 (PSA).  |           |                   |
|                | Requested by       | > Adds to the criteria when the secretary may transfer an indiv from correctional       |           |                   |
|                | Governor's Office  | 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.  |           |                   |
|                |                    | > 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.  |           |                   |

#### **Second Look**

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