Criminal Sentencing Task Force Recommendation	Related Legislation from 2021 Session
RECOMMENDATION 2 Provide incentives for counties to increase the use of alternatives to incarceration.	NA
RECOMMENDATION 3 Assess and consider removing Sentencing Reform Act (SRA) barriers to alternatives to incarceration, such as barriers to therapeutic courts—recognizing the need for accountability for severe harm.	NA
RECOMMENDATION 4 Require an equity analysis of the impacts of proposed changes to the criminal justice system to assess the potential to exacerbate racial, socio-economic, or geographic disparities before such changes are adopted.	Budget Proviso for OFM: By July 1, 2022, the office of financial management must submit a report to the governor, appropriate committees of the legislature, and statutory commissions that details recommendations on: (i) The procedure for providing an equity impact statement for legislative proposals; (ii) The format and content requirements for the equity impact statement; (iii) A plan, including information technology additions or revisions, necessary to provide equity impact statements; (iv) Recommendations on which office or agency should be principally responsible for coordinating the provision of equity impact statements with state agencies; and (v) Recommendations on any policy changes needed to implement the provision of equity impact statements.
RECOMMENDATION 5 Adopt treatment-oriented public health options to address problematic drug use, including expansion of therapeutic interventions to respond to offenses associated with drug use—recognizing the need for accountability for severe harm.	ESB 5476 – Delivered to Governor Using or manufacturing drug paraphernalia is not illegal to the extent the drug paraphernalia is for personal use. A person who would otherwise be subject to arrest for possession of a controlled substance, counterfeit substance, legend drug, or 40 grams or less of marijuana shall be offered referral for assessment and services by law enforcement in lieu of jail booking and referral to a prosecutor. If a person has been diverted on two previous occasions, law enforcement is not required to make additional diversion efforts. The Health Care Authority (Authority) is required to establish a substance use recovery
	services advisory committee. The Authority must appoint members to the committee

Criminal Sentencing Task Force Recommendation	Related Legislation from 2021 Session
	who have relevant background related to the needs of persons with substance use disorders and be reflective of the community of individuals living with substance use disorders.
	The committee shall include four legislative members representing each of the two largest caucuses of the House of Representatives and the Senate. The committee shall establish a substance use recovery services plan with a preliminary report due on December 1, 2021, and the final report due on December 1, 2022. The plan shall be implemented by December 1, 2023. Subject to appropriation, the Authority shall create a grant program to provide treatment services to low-income individuals, establish an expanded recovery support services program to increase access to services for individuals in recovery from substance use disorder, and establish a homeless outreach stabilization transition program.
	Each Behavioral Health Administrative Services Organization (BHASO) must establish a recovery navigator program that provides community-based outreach, intake, assessment, and connection to services to youth and adults with substance use disorders. The Authority must provide funding to each BHASO for the recovery navigator programs, subject to appropriation.
RECOMMENDATION 6 Identify and implement public health options for addressing conduct that endangers public safety to which mental health or cognitive conditions or brain injuries are a factor. An important step toward realizing this goal would be to stablish a mental health sentencing alternative.	SB 5293 – Delivered to Governor A mental health sentencing alternative (MHSA) is created, which allows a sentencing court to waive the standard range and impose a term of community custody if: • the defendant is convicted of a felony which is not a serious violent offense or a sex offense; • the defendant is diagnosed with a serious mental illness; • the defendant and the community would benefit from supervision and treatment; and • the defendant is willing to participate in the sentencing alternative.

Criminal Sentencing Task Force Recommendation	Related Legislation from 2021 Session
RECOMMENDATION 7	Budget Proviso for OFM:
Create meaningful opportunities for pre- and post-arrest diversion, resentencing, and record sealing for individuals who committed crimes due to coercion by an abuser, and against or at the behest of an abuser.	The office of financial management shall conduct a feasibility study and make recommendations regarding the establishment of a system for streamlining the vacation of criminal conviction records.
 Allow prosecuting attorneys and judges to reduce prison sentences and redirect sentencing from incarceration to community-based programs, which has proven far more effective in rehabilitating survivors; 	The office of financial management shall submit a preliminary report of findings and recommendations to the governor and the appropriate committees of the legislature by December 1, 2022, and a final report by June 30, 2023.
Permit currently incarcerated survivors to apply for	ESSB 5180 – Delivered to Governor
resentencing and earlier release due to their prior victimization;	Brief Summary of Engrossed First Substitute Bill:
and	Establishes a process for applying to vacate convictions for offenses that were
Create process for record sealing.	committed as a result of being a victim of sex trafficking, prostitution, commercial sexual abuse of a minor, sexual assault, or domestic violence.
	HB 1293 – Did Not Pass
	Brief Summary of Bill:
	Establishes a sentencing alternative for survivors of domestic violence and authorizes
	the sentencing court to impose the sentencing alternative or a reduced sentence on a qualifying person.
	• Authorizes the sentencing court to resentence a person or vacate a person's record of conviction on the basis that the person is a survivor of domestic violence.
RECOMMENDATION 8 (Partial Consensus)	NA
Request the Sentencing Guidelines Commission (SGC) to	
develop a proposal to move all statutes associated with felony	
criminal penalties from Chapter 69.50 RCW to Chapter 9.94A RCW.	

Criminal Sentencing Task Force Recommendation	Related Legislation from 2021 Session
RECOMMENDATION 9	NA
Request the SGC to develop a proposal to consolidate all	
statutes associated with felony criminal penalties into Chapter	
9.94A RCW.	
RECOMMENDATION 10	NA
Encourage court systems that coordinate or are compatible to	
adopt a unified filing system.	
RECOMMENDATION 11	NA
Pre-Sentence Investigations:	
Modify statute to increase the occasions when a Pre-	
Sentence Investigation (PSI) can be requested by Superior Court	
judges.	
More information earlier in the process allows for better	
tracking and would help judges sentence appropriately.	
Relocate the duty to complete PSIs from DOC to a state-	
funded unit within the Superior Court. The Courts should work	
with all PSI stakeholders to reduce differences among forms	
and make the form inclusive to the needs of all stakeholders.	
Increase cultural competency of persons conducing PSIs to	
reduce disproportionality, reduce subjective language, and	
collect as much relevant information as possible from persons	
of different cultures.	
Remove the sentencing recommendation portion from the	
PSI form.	
Review approaches and tools in PSI risk assessment and	
recommend ways to make risk assessment information	
uniform, accurate, and consistent, and address potential bias	
and/or disparities and predictability	

Criminal Sentencing Task Force Recommendation	Related Legislation from 2021 Session
RECOMMENDATION 12 Eliminate the protected zone enhancement (RCW 9.94A.533(6) and RCW 69.50.435).	 SHB 1169 – Did Not Pass Brief Summary of Substitute Bill: Eliminates the sentencing enhancement for certain controlled substances violations committed in protected zones, as well as the sentencing enhancement for involving a minor in a criminal street gang-related felony. Removes the requirement that a court order multiple firearm or deadly weapons enhancements to be served consecutively, and instead leaves the matter within the discretion of the court. Provides a process for resentencing persons who are currently serving a sentence that includes multiple, consecutive firearm enhancements. Removes current law restrictions on partial confinement and earned early release for sentencing enhancements and applies the changes retroactively to all incarcerated persons.
RECOMMENDATION 13 Firearm and Deadly Weapon Enhancements: • Eliminate mandatory stacking of firearm and deadly weapon enhancements going forward (prospective only). Specifically, provide that multiple firearm or deadly weapon enhancements imposed for offenses (occurring after the effective date of the act) are to be served concurrently, unless the court orders the enhancements to be served consecutively, using judicial discretion. • Eliminate the requirement for firearm and deadly weapon enhancements to be served in total confinement (prospective and retroactive), thereby subjecting that portion of a sentence to the general restrictions and requirements on confinement	 SHB 1169 – Did Not Pass Brief Summary of Substitute Bill: Eliminates the sentencing enhancement for certain controlled substances violations committed in protected zones, as well as the sentencing enhancement for involving a minor in a criminal street gang-related felony. Removes the requirement that a court order multiple firearm or deadly weapons enhancements to be served consecutively, and instead leaves the matter within the discretion of the court. Provides a process for resentencing persons who are currently serving a sentence that includes multiple, consecutive firearm enhancements. Removes current law restrictions on partial confinement and earned early release for sentencing enhancements and applies the changes retroactively to all incarcerated persons.
 options. Eliminate the restriction on the application of earned early release time for firearm and deadly weapon enhancements 	HB 1282 – Did Not Pass Brief Summary of Substitute Bill:

Criminal Sentencing Task Force Recommendation	Related Legislation from 2021 Session
 (prospective and retroactive). This will allow the Department of Corrections to implement the retroactive application of these changes for those currently incarcerated over a six-month period. • Allow incarcerated individuals and prosecutors to petition for "de-stacking" where inordinately long sentences were given, requiring Legislative funding for the involved parties to deal with resentencing. RECOMMENDATION 14 Eliminate the street gang enhancement (RCW) 	 Modifies earned release time provisions to allow aggregate earned release time of up to one-third of the sentence for all categories that qualify for earned time. Removes the current law prohibition on earned release time for firearm, deadly weapon, sexual motivation, and impaired driving enhancements. Allows earned release time to accrue during mandatory minimum terms. Applies changes to earned release time prospectively and retroactively, and requires the Department of Corrections to recalculate earned release dates for those currently incarcerated. SHB 1169 – Did Not Pass Brief Summary of Substitute Bill:
9.94A.533(10)(a)).	 Eliminates the sentencing enhancement for certain controlled substances violations committed in protected zones, as well as the sentencing enhancement for involving a minor in a criminal street gang-related felony. Removes the requirement that a court order multiple firearm or deadly weapons enhancements to be served consecutively, and instead leaves the matter within the discretion of the court. Provides a process for resentencing persons who are currently serving a sentence that includes multiple, consecutive firearm enhancements. Removes current law restrictions on partial confinement and earned early release for sentencing enhancements and applies the changes retroactively to all incarcerated persons.
RECOMMENDATION 15 Move subsequent crime of "failure to register as a sex offender" to a non-sex offense.	NA
RECOMMENDATION 16 Make all enhancements eligible for earned release time and partial confinement.	SHB 1169 – Did Not Pass Brief Summary of Substitute Bill: • Eliminates the sentencing enhancement for certain controlled substances violations committed in protected zones, as well as the sentencing enhancement for involving a minor in a criminal street gang-related felony.

Criminal Sentencing Task Force Recommendation	Related Legislation from 2021 Session
	 Removes the requirement that a court order multiple firearm or deadly weapons enhancements to be served consecutively, and instead leaves the matter within the discretion of the court. Provides a process for resentencing persons who are currently serving a sentence that includes multiple, consecutive firearm enhancements. Removes current law restrictions on partial confinement and earned early release for sentencing enhancements and applies the changes retroactively to all incarcerated persons.
	HB 1282 – Did Not Pass Brief Summary of Substitute Bill: • Modifies earned release time provisions to allow aggregate earned release time of up to one-third of the sentence for all categories that qualify for earned time. • Removes the current law prohibition on earned release time for firearm, deadly weapon, sexual motivation, and impaired driving enhancements. • Allows earned release time to accrue during mandatory minimum terms. • Applies changes to earned release time prospectively and retroactively, and requires the Department of Corrections to recalculate earned release dates for those currently incarcerated.
RECOMMENDATION 17 The Legislature should review earned early release time and consider increasing the percentage for certain crimes and doing so in a way that provides greater simplicity and consistency in earned early release calculations.	HB 1282 – Did Not Pass Brief Summary of Substitute Bill: •Modifies earned release time provisions to allow aggregate earned release time of up to one-third of the sentence for all categories that qualify for earned time. • Removes the current law prohibition on earned release time for firearm, deadly weapon, sexual motivation, and impaired driving enhancements. • Allows earned release time to accrue during mandatory minimum terms. • Applies changes to earned release time prospectively and retroactively, and requires the Department of Corrections to recalculate earned release dates for those currently incarcerated.

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RECOMMENDATION 18 Develop and implement a formal motivational and coaching focused supervision model, which includes trauma informed care and core correctional practices and allows for a more responsive and individualized case management approach to facilitate successful transitions and reentry to the community. This supervision model should consider staffing needs, caseload, and program/service delivery, including how community corrections officers dress during routine home and work checks. Because addressing liability concerns will be an important element of any new supervision model, parties directly affected should address this issue and keep the Task Force updated on their work.	Budget Proviso for DOC: Provided solely for expansion of reentry supports and transition services for incarcerated individuals including development and implementation of a coaching model approach to supervision. The department will develop an implementation plan for a community supervision coaching model to begin in fiscal year 2023.
RECOMMENDATION 19 Conduct routine home and work visits in a manner conducive to successful reentry.	NA
RECOMMENDATION 20 Provide early access to reentry services for all individuals prior to being released from confinement associated with felony convictions.	ESSB 5121 – Delivered to Governor Brief Summary of Engrossed First Substitute Bill: • Alters eligibility for the Graduated Reentry Program at the Department of Corrections by creating two participation tracks. • Modifies length of participation and minimum total confinement requirements for each track.
RECOMMENDATION 21 Supervision (including eligibility, duration, sequencing and intensity of requirements/programs) should be based on an individual's Risk Needs Responsivity (RNR) and research and evidence-based practices and not solely on their conviction(s).	NA NA

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RECOMMENDATION 22 Simplify tolling of supervision terms to provide clarity and transparency regarding end dates for supervision and access to reentry services. Terms of supervision shall be tolled for: • Any period of time when an individual has absented themselves from supervision without the prior approval of the entity in whose custody the individual has been placed and during any period for which a Bench Warrant has been issued as specified by the court or a Secretary's Warrant has been issued; • While an individual is serving confinement time as part of the original sentence; and • Any period of time in confinement for a subsequent felony conviction (including pre-sentence confinement as confirmed by the detaining facility).	Budget Proviso for DOC: Adds 21.4 FTE to tolling records staff 2SHB 1126 – Did Not Pass Brief Summary of Second Substitute Bill: • Requires the Department of Corrections to toll a person's term of community custody for any time a secretary's warrant or bench warrant is issued and any time the person is incarcerated for the original sentence. • Eliminates the requirement to toll a person's term of community custody for any time the person is absent from supervision and eliminates the separate tolling requirements and exceptions for different categories of criminal offenses.
RECOMMENDATION 23 Create new, or enhance existing, notification processes to ensure timely, accessible, clear, transparent, and meaningful notifications for all named victims when someone is released to the community or transferred to work release, either via local authorities or Department of Corrections.	ESSB 5245 – Did Not Pass Brief Summary of Engrossed Substitute Bill: • Requires the Department of Corrections to provide notification of the parole, release, community custody, work release placement, furlough, or escape of inmates convicted of an expanded list of crimes. • Provides that victim and witness notifications requirements do not apply to a release ordered pursuant to felony resentencing proceedings.
RECOMMENDATION 24 Expand opportunities and accessibility to culturally relevant, community-based supports outside of Crime Victims' Compensation (CVC) program for victims and their families. Programs and resources could include therapy, case management, moving costs if needed, flexible financial	NA NA

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assistance, assistance with creating safety plans, emotional	
support maps, and wellness resources.	
RECOMMENDATION 25	NA
Expand the opportunity for victims to be informed at the time	
of sentencing about the existence of the Facilitated Dialogue	
process and their right to request such a meeting if that would	
aid in their healing. Allow community-based organizations to	
facilitate dialogue processes when a person is incarcerated in a	
local jail, on work release, on community supervision or living in	
the community. Expansion of dialogues would require that:	
1. The court of conviction is encouraged to modify no contact	
orders to allow for a one-time facilitated meeting and/or the	
delivery of a letter which, if the person is under DOC	
supervision or total confinement, has been processed through	
the DOC Accountability Letter Bank and notifies DOC	
automatically to temporarily lift prohibited contact order for	
the discrete purpose of restorative justice dialogue at a	
survivor's request; The name and credentials of the	
individual(s) facilitating the dialogue will be specified in the	
motion.	
2. A request to modify a no contact order or condition on a	
Judgment and Sentence should only be made by a victim or a	
victim advocate after consultation with a victim. A victim should	
never be approached on behalf of the person who offended	
against them. All Victim/Offender Dialogue processes should	
only be initiated at the request of the victim.	
3. Provide resources and facilitation training/capacity building	
for communitybased organizations to facilitate these processes	
through coordination with the Department of Corrections or	

Criminal Sentencing Task Force Recommendation	Related Legislation from 2021 Session
local jurisdictions. Develop a system of oversight to assure that facilitators are adequately trained in domestic violence and	
familial sexual assault dynamics, victim sensitivity and specific	
Victim/Offender Dialogue Facilitation.	
RECOMMENDATION 26	NA
Increase clarity and purpose for victim testimony during	
sentencing and release decisions. Communicate clear	
expectations for victim testimony and impact statements and	
how that information will be considered. This means for	
notification in the case of release or potential release, named	
victims should be notified of opportunities to communicate	
their needs related to reentry conditions and receive clear	
information on how their testimony will be used.	
RECOMMENDATION 27	NA NA
Create pathway for domestic violence survivors who do not	
have an attorney to apply for a domestic violence protection	
order (DVPO) while in confinement in preparation for their release.	
RECOMMENDATION 28	NA .
Support DOC programs and policy changes that increase	NA
opportunities and accessibility for family engagement, when	
appropriate, during reentry planning.	
RECOMMENDATION 29	2SHB 1044 – Delivered to Governor
Amend RCW 72.09.270(8)(a) related to County of Origin	County of Origin Discharge Considerations.
(defined in RCW 72.09.270(8)(c): the individual's county of	The definition of "county of origin" is changed to the county of the incarcerated
origin means the county of the person's first felony conviction	individual's residence at the time of the individual's first felony conviction. Upon release,
in Washington) to allow: In circumstances where there will not	the DOC may approve a residence location that is not in the individual's county of origin
be adverse impacts to victims or survivors, increase DOC's	if the DOC determines the residence location would be appropriate based on any court-
ability to consider factors that will increase opportunities for	ordered condition of the individual's sentence, victim safety concerns, and factors that

Criminal Sentencing Task Force Recommendation	Related Legislation from 2021 Session
successful reentry and long-term support (e.g., proximity to programs, resources, family and pro-social relationships, housing, employment, etc.) when determining release locations. It will be important to ensure no county gets disproportionately impacted.	increase opportunities for successful reentry and long-term support, including location of family, supporting persons or organizations, ability to complete an education program that the individual is enrolled in, availability of appropriate programming or treatment, and access to housing, employment, and prosocial influences in the community. The DOC must approve residence locations in a manner that will not cause any one county to be disproportionately impacted.
RECOMMENDATION 30 Support policy changes and establishment of criteria that allow individuals to maintain engagement with faith leaders, mentors, and/or volunteers following release.	NA
RECOMMENDATION 31 Continue to provide resources for the Statewide Reentry Council and the Departments of Commerce and Corrections to partner with community organizations that provide reentry services, mentorship, and credible messaging to individuals prior to, during, and following release. Prioritize support to organizations that employ people with lived experience and approaches shown to produce good outcomes.	Budget Proviso for DOC: Provided solely for the department to administer a competitive grant program for grants to community-based programs to provide reentry services for formerly incarcerated persons and supports to facilitate successful transitions to the community. The department must work in collaboration with the statewide reentry council to administer the program.
RECOMMENDATION 32 Increase the delivery of and access to (both while individuals are incarcerated and on supervision) vocational/educational programming that has been proven effective at promoting successful reentry and connecting individuals with employment opportunities upon release. Specifically: • Support the development of a program delivery action plan among Department of Corrections, Reentry Council, Department of Commerce, and other entities delivering vocational/educational programming such as the Washington	Budget Proviso for DOC: Education Modernization Funding is provided to: (1) increase access to educational opportunities for incarcerated individuals through continued expansion of the secure internet program at correctional facilities; and (2) provide specialists to address the needs of incarcerated individuals with learning disabilities. Includes funding for Second Substitute House Bill 1044 (prison to postsecondary education) that implements postsecondary education certificate and degree programs at state correctional institutions. ESHB 1044 – Delivered to Governor
Student Achievement Council (WSAC) and Statewide Board of	Brief Summary of Second Substitute Bill

Criminal Sentencing Task Force Recommendation	Related Legislation from 2021 Session
Community and Technical Colleges (SBCTC) providing education for current and formerly incarcerated persons. • Increase funding to support the capacity and infrastructure needed to increase accessibility for vocational training and education within DOC facilities and jails. • Provide the necessary funding to increase the delivery and access to advanced trade/job skills training programs such as the Trades-Related Apprenticeship Coaching (TRAC) and higher education. • Support connections to employment opportunities.	 Permits the Department of Corrections (DOC) to implement postsecondary education certificate and degree programs at state correctional institutions. Modifies the DOC's educational goals for incarcerated persons to include special education services and postsecondary education certificates or degrees. Requires the DOC to establish a process for identifying, assessing, and accommodating incarcerated persons with learning disabilities, traumatic brain injuries, and cognitive impairments. Requires the DOC to provide unofficial transcripts to incarcerated persons who participated in postsecondary education programs any time the person completes a program, is transferred to another facility, or is released. Requires the DOC to consider an incarcerated person's educational programming and other factors when considering transfers to other facilities and when releasing a person to their county of origin. Requires the Washington State Institute for Public Policy to study and report on enrollment, completion, and recidivism rates of incarcerated persons in the postsecondary education system post release. Requires an annual report from the DOC and other state agencies that includes a variety of data and information on incarcerated persons and postsecondary education.
RECOMMENDATION 33	SSB 5358 – Did Not Pass
Support current and ongoing efforts to develop incentives for	Brief Summary of First Substitute Bill:
businesses and organizations that hire formerly incarcerated	Provides a business and occupation and public utility tax to qualifying businesses hiring
individuals, including but not limited to those who complete	certain unemployed persons, such as persons convicted of a felony and homeless
vocational/educational programming while incarcerated.	persons.
RECOMMENDATION 34	Budget Proviso for DOC:
Provide resources in an equitable manner to DOC and	Provided solely for the department to administer a competitive grant program for grants
community-based organizations to continue and expand	to community-based programs to provide reentry services for formerly incarcerated
comprehensive and individualized reentry planning. This	persons and supports to facilitate successful transitions to the community. The
includes:	department must work in collaboration with the statewide reentry council to administer
 Planning for incarceration period and reentry; 	the program.

Criminal Sentencing Task Force Recommendation	Related Legislation from 2021 Session
Treatment for substance addictions and/or mental health	
services, if applicable;	
 Appropriate sequencing of programs and training; Funding to support the ability of community organizations to 	
help facilitate successful reentry programs. For example, the	
Depts. of Corrections and Commerce and the Reentry Council	
are currently administering grants to community organizations	
such as DADS, Tacoma Urban League, House of Mercy,	
Freedom Project, and Revive Reentry. These grants provide for	
the basic needs of people exiting, or who have recently exited	
correctional facilities, including but not limited to housing,	
transportation, cell phone, groceries; and	
Opportunities for engagement with family and community-	
based organizations (if appropriate).	
RECOMMENDATION 35	E2SHB 1069 – Delivered to Governor
Support efforts to address housing concerns for individuals	Criminal Justice Sales Tax:
impacted by the criminal justice system. This includes:	Through December 31, 2023, the criminal justice purposes for which revenue from this
Legislative efforts to address landlord practices that exclude	tax can be used includes local government programs with a reasonable relationship to
individuals with any arrest record or conviction record from	reducing interactions with the criminal justice system, including by reducing
rental housing.	homelessness or improving behavioral health.
• Current and ongoing efforts (among DOC, Reentry Council,	SSB 5117 – Did Not Pass
Dept. of Commerce) to increase access to safe, affordable, and quality housing options for individuals	
	Brief Summary of First Substitute Bill: Allows the Department of Corrections to extend the rental voucher period from three to
upon reentry.Developing incentives for reentry housing providers and	six months if rental assistance will result in an approved release plan for the eligible
landlords.	incarcerated individual, subject to appropriations.
 Providing housing assistance and continuing support of DOC's 	medicerated marriada, subject to appropriations.
temporary housing program.	HB 1101 – Did Not Pass
, , , , , , , , , , , , , , , , , , , ,	Brief Summary of Bill:

Criminal Sentencing Task Force Recommendation	Related Legislation from 2021 Session
Increasing opportunities for vacant buildings, units, or public	Creates a grant program for converting unused public buildings to housing for homeless
land to be developed into reentry housing.	persons.
Establishing performance-based criteria for contracts with	
reentry housing providers.	
RECOMMENDATION 36	NA
DOC should reevaluate policy through a process that accords	
equal weight and measurement to rehabilitation goals as it	
does to security goals.	
RECOMMENDATION 37	NA
Require DOC to establish (or revise existing) clear and	
enforceable code of conduct for officer behavior that	
emphasizes respectful, equitable, and fair treatment of all	
individuals under DOC jurisdiction.	
RECOMMENDATION 38	NA
Support DOC efforts to develop and implement formal	
processes to prioritize rehabilitation, including:	
Staff training that prioritizes supporting successful	
rehabilitation and reentry.	
Each facility working with relevant organizations to provide	
input in decision-making around incarcerated students' learning	
and/or access to programming.	
• A formal review process to review requests and decisions that	
impact incarcerated	
students and/or the organizations that support programming.	

Criminal Sentencing Task Force Recommendation	Related Legislation from 2021 Session
RECOMMENDATION 39 Support DOC efforts to provide sufficient preparation and incentive for custody staff to support and prepare individuals for release and greater eligibility requirements for DOC Correctional Officers (COs), Sergeants, Lieutenants etc., seeking to become Counselors and/or Correctional Program Managers. RECOMMENDATION 40 Address interest on restitution: Change current law to give judges the discretion to waive or suspend interest on restitution, rather than it being mandatory, based on a finding of current or likely future ability to pay. Where imposed, allow accrual of interest to begin following release from the term of total confinement. Lower the current 12% interest rate.	2SHB 1412 – Did Not Pass Brief Summary of Second Substitute Bill: • Allows a court to not impose or waive full or partial restitution and accrued interest owed to any insurer or entity that is not an individual if the offender does not have the current or likely future ability to pay. • Allows a court to not impose interest on restitution after inquiring into and considering specified factors and input of the victim, and revises standards for waiver of accrued interest on restitution and nonrestitution obligations. • Revises the time periods in which judgments for restitution and nonrestitution legal financial obligations may be enforced. • Establishes a revised standard of indigency for purposes of a number of provisions applicable to legal financial obligations. • Allows a defendant at any time to petition the sentencing court for remission of the
RECOMMENDATION 41 Automatically waive existing non-restitution interest.	payment of any fines or unpaid portion of fines based on manifest hardship. NA
RECOMMENDATION 42 Authorize courts to relieve, either in part or full, restitution payments owed to entities by individuals who a court determines lack the means to make payments now or in the realistic future.	2SHB 1412 – Did Not Pass Brief Summary of Second Substitute Bill: • Allows a court to not impose or waive full or partial restitution and accrued interest owed to any insurer or entity that is not an individual if the offender does not have the current or likely future ability to pay.

Criminal Sentencing Task Force Recommendation	Related Legislation from 2021 Session
RECOMMENDATION 43 Expand eligibility of individuals able to seek relief from LFOs to include persons who are incarcerated. Incarcerated individuals requesting relief would still be subject to the same criteria as those in the community (i.e., the court has discretion to determine whether individuals or family members are experiencing hardship). Additionally, the court could consider pausing the accumulation of interest during period of incarceration.	 Allows a court to not impose interest on restitution after inquiring into and considering specified factors and input of the victim, and revises standards for waiver of accrued interest on restitution and nonrestitution obligations. Revises the time periods in which judgments for restitution and nonrestitution legal financial obligations may be enforced. Establishes a revised standard of indigency for purposes of a number of provisions applicable to legal financial obligations. Allows a defendant at any time to petition the sentencing court for remission of the payment of any fines or unpaid portion of fines based on manifest hardship. 2SHB 1412 – Did Not Pass Brief Summary of Second Substitute Bill: Allows a court to not impose or waive full or partial restitution and accrued interest owed to any insurer or entity that is not an individual if the offender does not have the current or likely future ability to pay. Allows a court to not impose interest on restitution after inquiring into and considering specified factors and input of the victim, and revises standards for waiver of accrued interest on restitution and nonrestitution obligations. Revises the time periods in which judgments for restitution and nonrestitution legal financial obligations may be enforced. Establishes a revised standard of indigency for purposes of a number of provisions applicable to legal financial obligations. Allows a defendant at any time to petition the sentencing court for remission of the
RECOMMENDATION 44 Create statutory authority for courts to review and adjust or waive fines.	payment of any fines or unpaid portion of fines based on manifest hardship. 2SHB 1412 – Did Not Pass Brief Summary of Second Substitute Bill: • Allows a court to not impose or waive full or partial restitution and accrued interest owed to any insurer or entity that is not an individual if the offender does not have the current or likely future ability to pay.

Criminal Sentencing Task Force Recommendation	Related Legislation from 2021 Session
	 Allows a court to not impose interest on restitution after inquiring into and considering specified factors and input of the victim, and revises standards for waiver of accrued interest on restitution and nonrestitution obligations. Revises the time periods in which judgments for restitution and nonrestitution legal financial obligations may be enforced. Establishes a revised standard of indigency for purposes of a number of provisions applicable to legal financial obligations. Allows a defendant at any time to petition the sentencing court for remission of the payment of any fines or unpaid portion of fines based on manifest hardship.
RECOMMENDATION 45 Consider developing and implementing guidance for local jurisdictions to follow governing the transfer of LFOs to collection agencies.	NA
RECOMMENDATION 46 (Partial Consensus) Victim Penalty Assessment: • Upon motion by the defendant, the court be given the discretion to reduce or waive the VPA upon a finding by the court that the defendant lacks the present and future ability to pay. • The court be given the discretion to eliminate stacking of multiple VPAs (multiple VPAs imposed at same time) based on a finding that the defendant lacks the present and future ability to pay.	2SHB 1412 – Did Not Pass Brief Summary of Second Substitute Bill: • Allows a court to not impose or waive full or partial restitution and accrued interest owed to any insurer or entity that is not an individual if the offender does not have the current or likely future ability to pay. • Allows a court to not impose interest on restitution after inquiring into and considering specified factors and input of the victim, and revises standards for waiver of accrued interest on restitution and nonrestitution obligations. • Revises the time periods in which judgments for restitution and nonrestitution legal financial obligations may be enforced. • Establishes a revised standard of indigency for purposes of a number of provisions
 DNA Collection Fee and Criminal Filing Fee: Upon motion by the defendant, the court should be given the discretion to waive all but one previously imposed DNA collection fee. 	 applicable to legal financial obligations. Allows a defendant at any time to petition the sentencing court for remission of the payment of any fines or unpaid portion of fines based on manifest hardship.

Criminal Sentencing Task Force Recommendation	Related Legislation from 2021 Session
• Upon motion by the defendant, the court should be given the discretion to waive any criminal filing fee(s) imposed at sentencing upon a finding by the court that the defendant is indigent and lacks the ability to pay.	
RECOMMENDATION 47	2SHB 1412 – Did Not Pass
Address the courts statute of limitations to enforce collection	Brief Summary of Second Substitute Bill:
of LFOs.	Allows a court to not impose or waive full or partial restitution and accrued interest
• Reduce available time for which the court has jurisdiction to collect LFOs.	owed to any insurer or entity that is not an individual if the offender does not have the current or likely future ability to pay.
Jurisdiction will be retained where restitution is owed and	Allows a court to not impose interest on restitution after inquiring into and considering
there is a willful failure to pay.	specified factors and input of the victim, and revises standards for waiver of accrued
	interest on restitution and nonrestitution obligations.
	Revises the time periods in which judgments for restitution and nonrestitution legal
	financial obligations may be enforced.
	Establishes a revised standard of indigency for purposes of a number of provisions
	applicable to legal financial obligations.
	Allows a defendant at any time to petition the sentencing court for remission of the
	payment of any fines or unpaid portion of fines based on manifest hardship.