

RCW 9.94A.510 Table 1—Sentencing grid.

TABLE 1
Sentencing Grid

SERIOUSNESS LEVEL	OFFENDER SCORE									
	0	1	2	3	4	5	6	7	8	9 or more
XVI Life sentence without parole/death penalty for offenders at or over the age of eighteen. For offenders under the age of eighteen, a term of twenty-five years to life.										
XV 23y4m	24y4m	25y4m	26y4m	27y4m	28y4m	30y4m	32y10m	36y	40y	
240- 320	250- 333	261- 347	271- 361	281- 374	291- 388	312- 416	338- 450	370- 493	411- 548	
XIV 14y4m	15y4m	16y2m	17y	17y11m	18y9m	20y5m	22y2m	25y7m	29y	
123- 220	134- 234	144- 244	154- 254	165- 265	175- 275	195- 295	216- 316	257- 357	298- 397	
XIII 12y	13y	14y	15y	16y	17y	19y	21y	25y	29y	
123- 164	134- 178	144- 192	154- 205	165- 219	175- 233	195- 260	216- 288	257- 342	298- 397	
XII 9y	9y11m	10y9m	11y8m	12y6m	13y5m	15y9m	17y3m	20y3m	23y3m	
93- 123	102- 136	111- 147	120- 160	129- 171	138- 184	162- 216	178- 236	209- 277	240- 318	
XI 7y6m	8y4m	9y2m	9y11m	10y9m	11y7m	14y2m	15y5m	17y11m	20y5m	
78- 102	86- 114	95- 125	102- 136	111- 147	120- 158	146- 194	159- 211	185- 245	210- 280	
X 5y	5y6m	6y	6y6m	7y	7y6m	9y6m	10y6m	12y6m	14y6m	
51- 68	57- 75	62- 82	67- 89	72- 96	77- 102	98- 130	108- 144	129- 171	149- 198	
IX 3y	3y6m	4y	4y6m	5y	5y6m	7y6m	8y6m	10y6m	12y6m	
31- 41	36- 48	41- 54	46- 61	51- 68	57- 75	77- 102	87- 116	108- 144	129- 171	
VIII 2y	2y6m	3y	3y6m	4y	4y6m	6y6m	7y6m	8y6m	10y6m	
21- 27	26- 34	31- 41	36- 48	41- 54	46- 61	67- 89	77- 102	87- 116	108- 144	
VII 18m	2y	2y6m	3y	3y6m	4y	5y6m	6y6m	7y6m	8y6m	
15- 20	21- 27	26- 34	31- 41	36- 48	41- 54	57- 75	67- 89	77- 102	87- 116	
VI 13m	18m	2y	2y6m	3y	3y6m	4y6m	5y6m	6y6m	7y6m	
12+- 14	15- 20	21- 27	26- 34	31- 41	36- 48	46- 61	57- 75	67- 89	77- 102	
V 9m	13m	15m	18m	2y2m	3y2m	4y	5y	6y	7y	
6- 12	12+- 14	13- 17	15- 20	22- 29	33- 43	41- 54	51- 68	62- 82	72- 96	
IV 6m	9m	13m	15m	18m	2y2m	3y2m	4y2m	5y2m	6y2m	
3- 9	6- 12	12+- 14	13- 17	15- 20	22- 29	33- 43	43- 57	53- 70	63- 84	
III 2m	5m	8m	11m	14m	20m	2y2m	3y2m	4y2m	5y	
1- 3	3- 8	4- 12	9- 12	12+- 16	17- 22	22- 29	33- 43	43- 57	51- 68	
II	4m	6m	8m	13m	16m	20m	2y2m	3y2m	4y2m	
0-90 Days	2- 6	3- 9	4- 12	12+- 14	14- 18	17- 22	22- 29	33- 43	43- 57	
I		3m	4m	5m	8m	13m	16m	20m	2y2m	
0-60 Days	0-90 Days	2- 5	2- 6	3- 8	4- 12	12+- 14	14- 18	17- 22	22- 29	

Numbers in the first horizontal row of each seriousness category represent sentencing midpoints in years(y) and months(m). Numbers in the second and third rows represent standard sentence ranges in months, or in days if so designated. 12+ equals one year and one day.

[2014 c 130 § 1; 2002 c 290 § 10. Prior: 2000 c 132 § 2; 2000 c 28 § 11; prior: 1999 c 352 § 2; 1999 c 324 § 3; prior: 1998 c 235 § 1; 1998 c 211 § 3; prior: 1997 c 365 § 3; 1997 c 338 § 50; 1996 c 205 § 5; 1995 c 129 § 2 (Initiative Measure No. 159); (1994 sp.s. c 7 § 512 repealed by 1995 c 129 § 19 (Initiative Measure No. 159)); 1992 c 145 § 9; 1991 c 32 § 2; 1990 c 3 § 701; prior: 1989 c 271 § 101; 1989 c 124 § 1; 1988 c 218 § 1; 1986 c 257 § 22; 1984 c 209 § 16; 1983 c 115 § 2. Formerly RCW 9.94A.310.]

Application—2014 c 130: "Sections 1 through 9 of this act apply to all sentencing hearings conducted on or after June 1, 2014, regardless of the date of an offender's underlying offense." [2014 c 130 § 12.]

Effective date—2014 c 130: "This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and takes effect June 1, 2014." [2014 c 130 § 16.]

Effective date—2002 c 290 §§ 7-11 and 14-23: See note following RCW 9.94A.515.

Intent—2002 c 290: See note following RCW 9.94A.517.

Technical correction bill—2000 c 28: See note following RCW 9.94A.015.

Effective date—1998 c 211: See note following RCW 46.61.5055.

Finding—Evaluation—Report—1997 c 338: See note following RCW 13.40.0357.

Severability—Effective dates—1997 c 338: See notes following RCW 5.60.060.

Findings and intent—1995 c 129: "(1) The people of the state of Washington find and declare that:

(a) Armed criminals pose an increasing and major threat to public safety and can turn any crime into serious injury or death.

(b) Criminals carry deadly weapons for several key reasons including: Forcing the victim to comply with their demands; injuring or killing anyone who tries to stop the criminal acts; and aiding the criminal in escaping.

(c) Current law does not sufficiently stigmatize the carrying and use of deadly weapons by criminals, and far too often there are no deadly weapon enhancements provided for many felonies, including murder, arson, manslaughter, and child molestation and many other sex offenses including child luring.

(d) Current law also fails to distinguish between gun-carrying criminals and criminals carrying knives or clubs.

(2) By increasing the penalties for carrying and using deadly weapons by criminals and closing loopholes involving armed criminals, the people intend to:

(a) Stigmatize the carrying and use of any deadly weapons for all felonies with proper deadly weapon enhancements.

(b) Reduce the number of armed offenders by making the carrying and use of the deadly weapon not worth the sentence received upon conviction.

(c) Distinguish between the gun predators and criminals carrying other deadly weapons and provide greatly increased penalties for gun predators and for those offenders committing crimes to acquire firearms.

(d) Bring accountability and certainty into the sentencing system by tracking individual judges and holding them accountable for their sentencing practices in relation to the state's sentencing guidelines for serious crimes." [1995 c 129 § 1 (Initiative Measure No. 159).]

Short title—1995 c 129: "This act shall be known and cited as the hard time for armed crime act." [1995 c 129 § 21 (Initiative Measure No. 159).]

Severability—1995 c 129: "If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected." [1995 c 129 § 22 (Initiative Measure No. 159).]

Captions not law—1995 c 129: "Captions as used in this act do not constitute any part of the law." [1995 c 129 § 23 (Initiative Measure No. 159).]

Finding—Intent—Severability—Effective dates—Contingent expiration date—1994 sp.s. c 7: See notes following RCW 43.70.540.

Application—1989 c 271 §§ 101-111: "Sections 101-111 of this act apply to crimes committed on or after July 1, 1989." [1989 c 271 § 114.]

Severability—1989 c 271: "If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected." [1989 c 271 § 606.]

Severability—1986 c 257: See note following RCW 9A.56.010.

Effective date—1986 c 257 §§ 17-35: See note following RCW 9.94A.030.

Effective dates—1984 c 209: See note following RCW 9.94A.030.