## SENATE BILL 5054

State of Washington 52nd Legislature 1991 Regular Sess
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By Senators Madsen, Nelson, Oke, Erwin, Sutherland, Skratek, A. Smith, Bauer, Thorsness and Conner.

Read first time January 17, 1991. Referred to Committee on Law & Justice.

- 1 AN ACT Relating to crimes committed while armed with a firearm;
- 2 amending RCW 9.94A.310 and 9.94A.450; and prescribing penalties.
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 4 Sec. 1. RCW 9.94A.310 and 1990 c 3 s 701 are each amended to read
- 5 as follows:

7

6 (1) TABLE 1

8 Sentencing Grid

- 9 SERIOUSNESS
- 10 SCORE OFFENDER SCORE

11 9

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1	XV Life Sentence without Parole/Death Penalty										
2											
3	XIV	23y4m	24y4m 2!	5y4m	26y4m 2	27y4m	28y4m 3	30y4m 3	2y10m	36y 4	Оу
4		240-	250-	261	- 271-	- 281	- 291-	- 312-	338-	370-	411-
5		320	333	347	361	374	388	416	450	493 54	8
6								. <b></b>			
7	XIII	12y	13y	14y	15y	16y	17y	19y	21y	25y 2	9у
8		123-	134-	L44-	154-	165-	175-	195-	216-	257- 29	8-
9		164	178	L92	205	219	233	260	288	342 39	7
10											
11	XII	9у	9y11m :	LOy9m	11y8m	12y6m	13y5m	15y9m	17y3m	20y3m 2	3y3m
12		93-	102-	111-	120-	129-	138-	162-	178-	209- 2	40-
13		123	136	147	160	171	1 184	4 21	6 23	36 277	7 318
14								. <b></b>			
15	XI	7y6m	8y4m 9y	/2m 9	y11m 10	Oy9m 1:	1 <sub>y</sub> 7m 14	ly2m 15	y5m 17	y11m 20	y5m
16		78-	86- 9	95-	102- 1	111-	120- 1	146- 1	59-	185- 2	10-
17		102	114 12	25	136 1	147	158 1	194 2	11	245 28	30
18								· • • • • •			
19	X									12y6m :	
20										129-	
21			75							171	
22											
23	IX									10y6m :	
24										108-	
25					61						
26		11	10	51	01	30	7.5	<b>1</b> 02	110	<b>-11</b>	<b>-</b> / <b>-</b>
۵0	• • • • • •	• • • • •	• • • • • •		• • • • • •	• • • • •		• • • • •		• • • • • • •	• • • •

1	VIII	2y	2y6m	3у	3y6m	4y	4y6m	6y6m	7y6m	8y6m 1	10y6m
2		21-	26-	31-	36-	41-	46-	67-	77-	87-	108-
3		27	34	41	48	54	61	89	102	116	144
4											
5	VII	18m	2y :	2y6m	Зу	3y6m	4y	5y6m	бубт	7y6m	8y6m
6		15-	21-	26-	31-	36-	41-	57-	67-	77-	87-
7		20	27	34	41	48	54	75	89	102	116
8											
9	VI	13m	18m	2y	2y6m	Зу	3y6m	4y6m	5убт	6y6m	7y6m
10		12+-	15-	21-	26-	31-	36-	46-	57-	67-	77-
11		14	20	27	34	41	48	61	75	89	102
12											
13	V	9m	13m	15m	18m	2y2m	3y2m	4y	5y	6у	7y
14		6-	12+-	13-	15-	22-	33-	41-	51-	62-	72-
15		12	14	17	20	29	43	54	68	82	96
16											
17	IV	6m	9m	13m	15m	18m	2y2m	3y2m	4y2m	5y2m	6y2m
18		3-	6-	12+-	13-	15-	22-	33-	43-	53-	- 63-
19		9	12	14	17	20	29	43	57	70	84
20											
21	III	2m	5m	8m	11m	14m	20m	2y2m	3y2m	4y2m	5y
22		1-	3-	4-	9-	12+-	17-	22-	33-	43-	51-
23		3	8	12	12	16	22	29	43	57	68
24											
25	II		4m	6m	8m	13m	16m	20m	2y2m	3y2m	4y2m
26		0-90	2-	3-	4-	12+-	- 14-	17-	22-	33-	43-
27		Days	6	9	12	14	18	22	29	43	57
28				• • • • • •							
29	I			3m	4m	5m	8m	13m	16m	20m	2y2m

0-60 0-90 2-2-3 – 22-1 12+-14-17-2 Days Days 5 6 8 12 14 18 22 29

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4 NOTE: Numbers in the first horizontal row of each seriousness category

5 represent sentencing midpoints in years(y) and months(m). Numbers in

6 the second and third rows represent presumptive sentencing ranges in

7 months, or in days if so designated. 12+ equals one year and one day.

8 (2) For persons convicted of the anticipatory offenses of criminal

9 attempt, solicitation, or conspiracy under chapter 9A.28 RCW, the

10 presumptive sentence is determined by locating the sentencing grid

11 sentence range defined by the appropriate offender score and the

seriousness level of the completed crime, and multiplying the range by

13 75 percent.

12

14 (3) The following additional times shall be added to the 15 presumptive sentence if the offender or an accomplice was armed with a 16 deadly weapon as defined in this chapter and the offender is being sentenced for one of the crimes listed in this subsection; except that 17 if the offender or an accomplice was armed with a firearm as defined in 18 19 RCW 9.41.010 when used as a deadly weapon as described in RCW 20 9.94A.125, the additional time added to the presumptive sentence shall be determined by subsection (6) of this section. If the offender or an 21 22 accomplice was armed with a deadly weapon and the offender is being 23 sentenced for an anticipatory offense under chapter 9A.28 RCW to commit 24 one of the crimes listed in this subsection, the following times shall 25 be added to the presumptive range determined under subsection (2) of this section; except that if the offender or an accomplice was armed 26 27 with a firearm as defined in RCW 9.41.010 when used as a deadly weapon as described in RCW 9.94A.125, the additional time added to the 28 29 presumptive sentence shall be determined by subsection (6) of this

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1 (a) 24 months for Rape 1 (RCW 9A.44.040), Robbery 1 (RCW
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- 2 9A.56.200), or Kidnapping 1 (RCW 9A.40.020)
- 3 (b) 18 months for Burglary 1 (RCW 9A.52.020)
- 4 (c) 12 months for Assault 2 (RCW 9A.36.020 or 9A.36.021),
- 5 Escape 1 (RCW 9A.76.110), Kidnapping 2 (RCW 9A.40.030),
- 6 Burglary 2 of a building other than a dwelling (RCW 9A.52.030),
- 7 Theft of Livestock 1 or 2 (RCW 9A.56.080), or any drug offense.
- 8 (4) The following additional times shall be added to the
- 9 presumptive sentence if the offender or an accomplice committed the
- 10 offense while in a county jail or state correctional facility as that
- 11 term is defined in this chapter and the offender is being sentenced for
- 12 one of the crimes listed in this subsection. If the offender or an
- 13 accomplice committed one of the crimes listed in this subsection while
- 14 in a county jail or state correctional facility as that term is defined
- 15 in this chapter, and the offender is being sentenced for an
- 16 anticipatory offense under chapter 9A.28 RCW to commit one of the
- 17 crimes listed in this subsection, the following times shall be added to
- 18 the presumptive sentence range determined under subsection (2) of this
- 19 section:
- 20 (a) Eighteen months for offenses committed under RCW
- 21 69.50.401(a)(1)(i);
- 22 (b) Fifteen months for offenses committed under RCW
- 23 69.50.401(a)(1)(ii), (iii), and (iv);
- 24 (c) Twelve months for offenses committed under RCW 69.50.401(d).
- 25 For the purposes of this subsection, all of the real property of a
- 26 state correctional facility or county jail shall be deemed to be part
- 27 of that facility or county jail.
- 28 (5) An additional twenty-four months shall be added to the
- 29 presumptive sentence for any ranked offense involving a violation of
- 30 chapter 69.50 RCW if the offense was also a violation of RCW 69.50.435.

- 1 (6) An additional sixty months shall be added to the presumptive
- 2 sentence for any ranked offense if the offender or an accomplice was
- 3 armed with a firearm as defined in RCW 9.41.010 when used as a deadly
- 4 weapon as described in RCW 9.94A.125.
- 5 **Sec. 2.** RCW 9.94A.450 and 1983 c 115 s 16 are each amended to read
- 6 as follows:
- 7 STANDARD: (1) Except as provided in subsection (2) of this
- 8 section, a defendant will normally be expected to plead guilty to the
- 9 charge or charges which adequately describe the nature of his or her
- 10 criminal conduct or go to trial.
- 11 (2) In certain circumstances, a plea agreement with a defendant in
- 12 exchange for a plea of guilty to a charge or charges that may not fully
- 13 describe the nature of his or her criminal conduct may be necessary and
- 14 in the public interest. Such situations may include the following:
- 15 (a) Evidentiary problems which make conviction on the original
- 16 charges doubtful;
- 17 (b) The defendant's willingness to cooperate in the investigation
- 18 or prosecution of others whose criminal conduct is more serious or
- 19 represents a greater public threat;
- 20 (c) A request by the victim when it is not the result of pressure
- 21 from the defendant;
- 22 (d) The discovery of facts which mitigate the seriousness of the
- 23 defendant's conduct;
- 24 (e) The correction of errors in the initial charging decision;
- 25 (f) The defendant's history with respect to criminal activity;
- 26 (g) The nature and seriousness of the offense or offenses charged;
- 27 (h) The probable effect on witnesses.
- 28 (3) A plea agreement shall not be permitted for any offense
- 29 committed when the offender or an accomplice was armed with a firearm

- 1 as defined in RCW 9.41.010 when used as a deadly weapon as described in
- 2 RCW 9.94A.125, except when circumstances under subsection (2)(a) or (e)
- 3 of this section are present.