

Sentence Category	Sentence Type
Non-SRA	Prison-ISRB Probation
Other	Community (FOS) Other Jurisdiction Community (FOP) Other Jurisdiction Federal Insanity Acquittal Juvenile LRA Misdemeanor Misdemeanor CC Prison (FOS) Other Jurisdiction
Washington SRA	Aggravated Murder Juvenile Board Community Custody Board (CCB) Confinement Over a Year Confinement Under a Year DOSA 2 DOSA Prison (3 & 4) DOSA Residential (DOSA 3) First Time Offender FOSA Long Term Juvenile Board Special Sex Offender (SSOSA) Supervised Appeal

DOC Supervision Types Reference Document

Time Frame		Supervision Type	OMNI CODE	Definition	Law In Effect	Impose Condition	Hearing Jurisdiction
From	To						
Pre 1984		Probation – Deferred	PRO	Supervision for offenders who had a prison sentence suspended and served a period of probation instead. If the probation was revoked the offender would then be under the jurisdiction of the Parole Board as a PAR supervision case.	IND SENT	Court	Court
Pre 1984		Probation – Suspended	PRO	Supervision for offenders who had a prison sentence suspended and served a period of probation instead. If the probation was revoked the offender would then be under the jurisdiction of the Parole Board as a PAR supervision case.	IND SENT	Court	Court
Pre 1984	6/30/1984	Parole	PAR	Post release supervision under the jurisdiction of the ISRB for offenders being released from prison on offenses committed prior to 07/01/1984.	IND SENT	Board	Board
7/1/1984	6/30/2000	Community Supervision - First Time Offender Waiver	SUP	Applies to offenders who have never been convicted of a felony and also meet other criteria as outlined in 9.94A.650. Sentence includes confinement in the county jail and a length of supervision.	SRA	Court	Court
7/1/1984	7/1/2000	Community Supervision	SUP	Community Supervision is a term used for offenders under court jurisdiction for crimes committed between 7/1/1984 and 7/1/2000.	SRA	Court	Court
7/1/1988	7/1/2000	Community Placement - Community Custody Inmate	CCI (CP)	Community Placement case that required supervision upon release. This may include DOSA 1 cases in addition to Community Placement. Let out early, on good time and considered an inmate in the community. CCI Violations may be served in prison and are heard by DOC. CCI offenders are also eligible for CP Termination. CP Termination would cause the offender to return to prison to serve the period of earned release. Offenders on CCI may also have their causes transferred to PRS or CCM. The transfer date/max-ex date is easily missed if not periodically reviewed after confinement.	SRA	DOC (1,2,3)	DOC
6/6/1996	7/1/2000	Community Custody Maximum	CCM	Community Placement sex offender who has maxed out on prison sentence but still has supervision to do. Starts out as a CCI but becomes a CCM on his max-ex date. (3 years CP) NOTE: CCM would not apply to 12 month or 24 month CP cases. CCM violations should be served in the county jail, are heard by DOC, and can only be served in prison by special authorization.	SRA	DOC (1,2,3)	DOC

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From	To						
7/1/1988	7/1/2000	Community Placement - Post Release Supervision	PRS	Community Placement non-sex offender who has maxed out on prison sentence but still has supervision. Starts out as a CCI but becomes a PRS on his max-ex date. Note: OMNI glitch, the transfer to PRS date should be reviewed after confinement. The court hears all violations.	SRA	Court	Court
6/11/2010	Present	Community Parenting Alternative	CPA	The Community Parenting Alternative (CPA) is for offenders currently incarcerated who meet the criteria of the Parenting Sentencing Alternative Offender in RCW 9.94A.655. The offender is eligible to serve up to their last 12 months of their confinement time in partial confinement as home detention as outlined in RCW 9.94A.6551. The offender is placed on electronic home monitoring and must comply with all treatment ordered. The Department has the authority to revoke the CPA at any time during the period of partial confinement and return the offender to total confinement to complete the remainder of their confinement time. The Secretary is responsible for the approval at the recommendation of the CPA screening committee.	OAA	DOC	DOC
6/11/2010	Present	Community Custody Family (FOSA)	CCF	The court sentenced an offender who meets criteria to 12 months community custody in lieu of prison. FOSA sentence can be revoked or violated. The court hears all violations. RCW 9.94A.655	OAA	Court	Court
7/1/2000	Present	Community Custody - First Time Offender Waiver	CCJ	Applies to offenders who have never been convicted of a felony and also meet other criteria as outlined in 9.94A.650. Sentence includes confinement in the county jail and a length of supervision.	OAA	DOC (1,3)	DOC

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Time Frame		Supervision Type	OMNI CODE	Definition	Law In Effect	Impose Condition	Hearing Jurisdiction
From	To						
7/1/2000	Present	Community Custody Jail	CCJ	For crimes where supervision is ordered and sentenced to 12 months or less. For prison offenders: If a J & S for under one year is received a Warrant of Commitment must be included to state the offender is to serve the CCJ confinement time in prison and entered by prison records. If it is a concurrent but without a Warrant of Commitment an under a year felony sentence is not entered by prison records. Notification and a copy of the J & S will need to be provided to the Regional records staff at the time of release from prison and gained on date of release. If the sentence is to be served consecutively, a detainer will be placed and the offender will be returned to the county jail upon release from prison. Notification and a copy of the J & S will need to be provided to the Regional records staff at the time of release from prison and gained on date of release. CCJ violations may be served in prison and are heard by DOC.	OAA	DOC (1,3)	DOC
7/1/2000	Present	Community Custody Prison	CCP	For crimes that supervision is imposed, eligible and sentenced to 12+ a day & the date of offense is on/after 7-1-00. Please review DOC Source and Felony Supervision Screening Tool for crimes eligible for supervision upon release. These may also include special sentencing alternatives such as DOSA & CPA. See DOSA Cheatsheet. CCP Violations are heard by DOC, may be served in prison and are eligible for CCP Return to serve the period of earned early release.	OAA	DOC (1,3)	DOC
Pre 06/06/1996		Special Sex Offender Sentencing Alternative	SUP	Eligibility and criteria defined in RCW 9.94A.670. Receive a suspended prison sentence on the condition that sex offender treatment is completed and conditions of supervision are followed. Supervision is for the length of the confinement time that was ordered and suspended. Offenders normally served 6 months original jail time on SSOSA cases. SSOSA can be revoked and all violations heard by the Court. Sentence will then be served in prison.	SRA	Court	Court
6/6/1996	7/1/2000	Special Sex Offender Sentencing Alternative	SCC	Eligibility and criteria defined in RCW 9.94A.670. Receive a suspended prison sentence on the condition that sex offender treatment is completed and conditions of supervision are followed. Supervision is for the length of the confinement time that was ordered and suspended. Offenders normally served 6 months original jail time on SSOSA cases. SSOSA can be revoked and all violations heard by the Court. Sentence will then be served in prison. CCI (CP) supervision if revoked.	SRA	DOC (1,2)	Court

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Time Frame		Supervision Type	OMNI CODE	Definition	Law In Effect	Impose Condition	Hearing Jurisdiction
From	To						
7/1/2000	Present	Special Sex Offender Sentencing Alternative	SCC	Received a suspended prison sentence on the condition he complete sexual offender treatment. Court sentences the offender but suspends the confinement unless revoked. Offenders normally served 6 months original jail time on SSOSA cases. SSOSA can be revoked and all violations heard by the Court. Sentence will then be served in prison. CCP supervision if revoked until 09/01/2001. After that eligible offenses will have CCB supervision upon revocation.	OAA	DOC (1,2,3)	Court
9/1/2001	Present	Community Custody Board	CCB	The Court sets the minimum term and the maximum term is set at the statutory maximum. The ISRB has the discretion to add to the minimum term if the offender is found not paroleable. Originally RCW 9.94A.712 recodified as RCW 9.94A.507 effective 08/01/09. Sex Offenders who are sentenced as Persistent Offenders (2 Strike or 3 strike) offenders will not be sentenced /supervision type. Reference DOC Source, CCB Eligible Offenses and a 6151 Overview. CCB violations could be served in jail or in prison. Rape of a Child 1st, 2nd and Child Molest 1st by offenders under 18 are not eligible for CCB.	ESSB 6151 IND SENT	Board (4)	Board
7/1/1993	7/24/1999	Work Ethic Camp	CCI	Work Ethic Camp Program sentencing alternative defined in RCW 72.09.400 which provides for education, workand practical skill development during incarceration.	SRA	DOC (1)	DOC
7/25/1999	Present	Work Ethic Program	CCI	Work Ethic Camp Program sentencing alternative defined in RCW 72.09.400 which provides for education, workand practical skill development during incarceration.	SRA/OAA	DOC (1,3)	DOC

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From	To						
4/19/1995	7/24/1999	Drug Offender Sentencing Alternative 1	CCI	Eligible offenders serve one half of the midpoint of the standard range in confinement and the other half of the midpoint of the standard range on community placement. Midpoint of the standard range must be greater than one year. Sentences less than 12+ months are eligible to be served in prison.	SRA	DOC (1)	DOC-Sanction Court Revokes
7/25/1999	6/30/2000	Drug Offender Sentencing Alternative 2a	CCI	Eligible offenders serve one half of the midpoint of the standard range in confinement and the other half of the midpoint of the standard range on community placement. Midpoint of the standard range must be greater than one year. Sentences less than 12+ months are eligible to be served in prison. Expanded the eligibility and removed the upper limit of the sentence. If revoked no post release supervision.	SRA	DOC (1)	DOC
7/1/2000	9/30/2005	Drug Offender Sentencing Alternative 2b	CCP	Eligible offenders serve one half of the midpoint of the standard range in confinement and the other half of the midpoint of the standard range on community placement. Midpoint of the standard range must be greater than one year. Sentences less than 12+ months are eligible to be served in prison. Expanded the eligibility and removed the upper limit of the sentence. Additional range of community custody should be ordered to be served after revocation on qualifying offenses.	OAA	DOC (1, 3)	DOC
10/1/2005	Present	Drug Offender Sentencing Alternative 3 Residential DOSA	CCD	These sentences are served in the community and entered by the Field. Offenders are sentenced to 24 months of community custody which includes treatment. They can however be revoked and sentenced to a prison sentence or to a sentence less than a year to be served in the community. CCD violations would be served in the county jail and heard by the court.	OAA	DOC (1,3)	Court

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From	To						
10/1/2005	6/6/2006	Drug Offender Sentencing Alternative 3 Prison DOSA	CCP	Eligible offenders serve one half of the midpoint of the standard range in confinement and the other half of the midpoint of the standard range on community placement. Midpoint of the standard range must be greater than one year. Sentences less than 12+ months are eligible to be served in prison. Expanded the eligibility and removed the upper limit of the sentence. If revoked they will serve the remainder of the community custody in prison. Has not received a DOSA more than once in prior 10 years.	OAA	DOC (1,3)	DOC Violations DOC or Court can revoke
6/7/2006	Present	Drug Offender Sentencing Alternative 4 Prison DOSA	CCP	Eligible offenders serve one half of the midpoint of the standard range in confinement and the other half of the midpoint of the standard range on community placement. Midpoint of the standard range must be greater than one year. Sentences less than 12+ months are eligible to be served in prison. Expanded the eligibility and removed the upper limit of the sentence. Has not received a DOSA more than once in prior 10 years. Total confinement changed to one half of the midpoint of the standard range or 12 months, whichever is greater and the other half of the midpoint range on community custody.	OAA	DOC (1,3)	DOC Violations DOC or Court can revoke
Present		Insanity Acquittal	IAQ	The Distinct Supervision Type of IAQ sentences is OTH (Other) but the actual supervision type is Insanity Acquittal. The Court must sentence the offender to an Insanity Acquittal for this supervision type to be used and hears all violations.	Specific	Court	Court
Present		Supervised Appeal	SAP	Offender is sentenced to confinement but is released on bond. Per court ordered conditions, DOC supervises during the appeal process. This supervision type may be used for all supervision types.	Specific	Court	Court
Pre 07/26/2009		Gross/Misdemeanor (Washington conviction)	MIS	Misdemeanor sentences with supervision entered prior to MCC. The court hears violations.	Specific	Court	Court
7/27/2009	Present	Gross/Misdemeanor (Washington conviction)	MCC	If the misdemeanor has supervision owed & is split with a felony served in prison, Prison Records enters it as a MCC. If the misdemeanor has supervision owed and stands alone contact the Field Records to enter it. Make sure it is scanned into OnBase. MCC violations should be served in the county jail and can only be served in prison by special authorization and are heard by DOC. MCC sentences on or after 6/1/12 can only be supervised by DOC for 12 months of community custody.	ESSB 5288	DOC	DOC

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Time Frame		Supervision Type	OMNI CODE	Definition	Law In Effect	Impose Condition	Hearing Jurisdiction
From	To						
6/1/2014	Present	Aggravated Murder Juvenile Board	AMJ	This supervision type is for offenders who committed Aggravated Murder 1st offenses while under 18 years of age. They will be under jurisdiction of the ISRB. Part of SB 5064, applied retroactively and prospectively.	IND SENT	ISRB	ISRB
6/1/2014	Present	Long Term Juvenile Board	LTJ	This supervision type is for offenders who committed offenses prior to their 18 th birthday and the total time served in prison exceeds 20 years. After they finish serving 20 years (jail time and DOC time combined) they can petition the ISRB and if accepted by the ISRB will then have their supervision changed from the current supervision type to LTJ under the ISRB jurisdiction. Effective 06/01/2014. Applied retroactively.	IND SENT	ISRB	ISRB
Present		Extraordinary Medical Placement	EMP	Offenders can be released from prison to an alternative care facility if they have a medical condition that is serious enough to require costly care or treatment.	Specific	Specific	Specific
Present		Interstate Compact	FOP	From out of state pending. (ICAOS cause type). This is under the same as lines 33, 34 & 35 – Used for offenders who have reported on Granted Reporting Instructions, but the transfer/address is pending. Once accepted by WA DOC, the sentence type is changed to FPR, FPA or FMI depending on the type of supervision. Specifically: FPR = probation (field cause in the other state); FPA = parole (released from prison cause in the other state); FMI = Misdemeanor in the other state.	ICAOS	DOC	DOC Prelim
Present		Interstate Compact Probation	FPR	Supervision has been transferred from another state per ICAOS regulations. Offender has reported and transfer is approved. All FOS cases violations are heard by DOC for a probable cause hearing to return to sending state.	ICAOS	DOC	DOC Prelim
Present		Interstate Compact Parole	FPA	Supervision has been transferred from another state per ICAOS regulations. Offender has reported and transfer is approved. All FOS cases violations are heard by DOC for a probable cause hearing to return to sending state.	ICAOS	DOC	DOC Prelim
Present		Interstate Compact Misdemeanor	FMI	Supervision has been transferred from another state per ICAOS regulations. Offender has reported and transfer is approved. All FOS cases violations are heard by DOC for a probable cause hearing to return to sending state.	ICAOS	DOC	DOC Prelim

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Time Frame		Supervision Type	OMNI CODE	Definition	Law In Effect	Impose Condition	Hearing Jurisdiction
From	To						
7/1/1984	Present	Monetary	MON	Any cause that does not have a supervision requirement but the offender owes LFO's with a date of offense after 06/30/1984. (Note: An ineligible CCP ordered crime may be entered as a MON.)	SRA/OAA	No	Court
6/30/1984	Present	No Sup/CC	MON	Any cause that does not have a supervision requirement and the offender does not owe any LFO's with a date of offense after 06/30/1984. (Note: An ineligible CCP ordered crime may be entered as a MON.)	SRA/OAA	No	N/A

Impose Conditions:

1. The Department may impose appropriate conditions on all offenders who commit their crimes on or after June 6, 1996, during the term of community custody supervision.
2. The Department may impose appropriate conditions on incarcerated sex offenders who commit their crimes on or after June 6, 1996, to protect victim(s) and any potential victim(s).
3. For offenders sentenced to terms of community custody for crimes committed on or after July 1, 2000, the Department may additionally require the offender to participate in rehabilitative programs or otherwise perform affirmative conduct and to obey all laws, whether the offender resides in a facility or in the community.
4. For offenders sentenced under RCW 9.94A.712 to terms of community custody for crimes committed on or after September 1, 2001, and placed under the Indeterminate Sentencing Review Board's (ISR) jurisdiction in the community, the Department may impose emergency

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Law in Effect:

ICAOS/STATE SPECIFIC: Interstate Commission for Adult Offender Supervision & state specific sentencing laws

IND SENT: Indeterminate Sentencing

OAA: Offender Accountability Act

SPECIFIC: Law is specific to the violation

SRA: Sentencing Reform Act