

Advisory Sentencing Guidelines

Massachusetts Sentencing Commission

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Massachusetts Sentencing Commission
John Adams Courthouse
One Pemberton Square
Boston, MA 02108

Telephone: (617) 788-6867

<http://www.mass.gov/courts/court-info/trial-court/sent-commission>

Commission Members

Hon. John T. Lu, Chair*

Associate Justice, Superior Court

Daniel Bennett, Esq.

Secretary, Executive Office of Public Safety and Security

Michael J. Callahan, Esq.

Executive Director, Massachusetts Parole Board

John H. Cunha, Esq.*

Defense Attorney, Massachusetts Association of Criminal Defense Lawyers

Shira Diner, Esq.*

Supervising Attorney, Criminal Defense Training Unit, Committee for Public Counsel Services

Edward J. Dolan

Commissioner, Massachusetts Probation Service

Mary Alice Doyle, Esq.*

Deputy 1st Assistant District Attorney, Essex County District Attorney's Office

Peter L. Ettenberg, Esq.*

Defense Attorney, Massachusetts Association of Criminal Defense Lawyers

Hon. Kenneth J. Fiandaca*

Associate Justice, Boston Municipal Court

Pamela Friedman, M.S.W.

Chief, Victim Witness Unit, Norfolk County District Attorney's Office

Brian S. Glenny, Esq.*

1st Assistant District Attorney, Cape & Islands District Attorney's Office

Hon. Mary Elizabeth Heffernan*

First Justice, Newton District Court

Dean A. Mazzone, Esq.*

Deputy Chief, Criminal Bureau, Attorney General's Office

Steven W. Tompkins

Sheriff, Suffolk County

Thomas Turco III

Commissioner, Massachusetts Department of Correction

*Denotes voting member.

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The Massachusetts Sentencing Commission acknowledges the assistance of the many individuals, agencies, and entities who assisted in the development of the Guidelines:

Outside Technical Advisor: James Byrne, Ph.D., Associate Chair and Professor, School of Criminology and Justice Studies, University of Massachusetts Lowell

Former Members of the Current Commission: Lee Gartenberg, Director of Inmate Legal Services, Middlesex Sheriff's Office; Eduardo Masferrer, Massachusetts Association of Criminal Defense Lawyers (MACDL); Carol Higgins O'Brien, Commissioner, Massachusetts Department of Correction; John Redden, Committee for Public Counsel Service (CPCS); and Martin Rosenthal, MACDL; members of the 1996 Massachusetts Sentencing Commission.

1996 Massachusetts Sentencing Commission Members: Chair, Robert A. Mulligan, Chief Justice Superior Court; Donald Cochran, Commissioner of Probation; Mariellen H. Fidrych, Massachusetts Sheriffs' Association; John F. Flynn, Esq. Executive Office of Public Safety; S. Jane Haggerty, Esq., Essex County District Attorney's Office; Hon. Margaret R. Hinkle, Associate Justice Superior Court; Sheila A. Hubbard, Esq. Chair Parole Board; Pamela L. Hunt, Esq. Assistant Attorney General; Thomas G. Murray, Esq. Private Attorney, Boston; William W. Robinson, Esq. Committee for Public Counsel Services; Maria F. Rodriguez, Esq. Director of Victim's Services Hampden County District Attorney's Office; Richard D. Savignano, Esq. Plymouth County District Attorney's Office; David Slade, Esq. Department of Correction; Hon. Mark H. Summerville, Associate Justice Boston Municipal Court; Michael J. Traft, Esq. Private Attorney Boston; R. Jack Cinquegrana, Esq. Suffolk County District Attorney's Office; Hon. Timothy Gailey, Lynn District Court, District Court Liaison; Donald T. Moran, Supervisor, Superior Court Probation Services, Special Designee for Intermediate Sanctions; William O'Leary, Commissioner, Department of Youth Services, Special Designee for Intermediate Sanctions; Cathleen E. Campbell; MA Sheriff's Association.

Guest Speakers: James Byrne, Professor of Criminology, University of Massachusetts Lowell; Mike Coelho, Deputy Commissioner of Programs, Massachusetts Probation Service; Daniel Conley, Suffolk County District Attorney; Edward Davis, Police Commissioner (retired); Richard Frase, Co-Director, Robina Institute of Criminal Law and Criminal Justice, University of Minnesota Law School; Ralph Gants, Chief Justice, Massachusetts Supreme Judicial Court; Kathleen Cooper Grilli, General Counsel, U.S. Sentencing Commission; Honorable Nancy Gertner, United States Federal Judge (retired); Mark Kleiman, Professor of Public Policy, NYU; Vincent Lorenti, Director, Office of Community Corrections (OCC); Liam Lowney, Executive Director, Massachusetts Office of Victim Assistance (MOVA); Kevin Reitz, Co-Director, Robina Institute of Criminal Law and Criminal Justice, University of Minnesota Law School. The Commission also acknowledges the submission of materials by MOVA on Best Practices for Victim Communication and notes that MOVA does not endorse the provision adopted.

Contributors: Charles W. Anderson, Jr., Sentencing Counsel, Massachusetts Department of Correction; Gretchen Bennett, Chief Counsel for the Judiciary Committee; Honorable Catherine Byrne, Boston Municipal Court; Alexandra Capachietti, Administrative Attorney, Boston Municipal Court; Honorable Debra DelVecchio, Boston Municipal Court; Kim Faitella, Assistant District Attorney, Essex County District Attorney's Office; Honorable Serge Georges, Boston Municipal Court; Randy Gioia, Deputy Chief Counsel, Committee for Public Counsel Services (CPCS); Michael Hussey, Attorney in Charge,

CPCS; Judith Anne Iglehart, Attorney, Committee for Public Counsel Services, CPCS; Gloriann Moroney, General Counsel, Massachusetts Parole Board; Honorable Paul McManus, Boston Municipal Court; Alicia Pradas-Monne, Deputy Chief, Policy and Government, Office of the Attorney General; and David Solet, Chief Legal Counsel, Executive Office of Public Safety and Security (EOPSS).

Commission Staff: All current and former Commission staff and student interns, including: Francis J. Carney Jr., Ph.D, Executive Director (ret); Linda Holt, Director of Research & Planning (ret); Lee Kavanagh, Director of Research & Planning; Melaine Malcolm, Research Manager; Kevin Riley, Research Analyst; Addie Walker, Research Analyst; Elizabeth Marini, Executive Assistant, and interns Ashley Boles, Richard Clay, Courtney Durant, Matthew Fabricant, Joshua Demers, Edward Ferrante, Pattrese Reynolds, Mallarie Charbonneau, and Jeffrey Crislip.

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*Inclusion on this list does not imply endorsement of the Guidelines or any provisions of the Guidelines.

Considerations and Cautions

Disparate Racial, Ethnic, and Socioeconomic Impact

The reader is cautioned that the American and Massachusetts criminal justice systems have been criticized for significant disparate racial, ethnic and socioeconomic impact. For example, observers posit that there is significant unexplained disparate impact of incarceration, probation, and fines and fees on Hispanic and African-American individuals as well as the poor.

Judges and sentencing counsel should monitor both continuing research and their own practices, and seek to understand and eliminate any unwarranted disparities.

Application of the Guidelines to Juveniles and Emerging Adults

Under some circumstances, juvenile delinquency findings may be considered in sentencing adults. However, the sentencing guidelines are not intended to provide significant guidance for the sentencing of juveniles in the juvenile court system. Some aspects of the sentencing of emerging adults, individuals up to and including age 21, should be considered when sentencing such individuals even if the individuals are subject to the jurisdiction of adult court.

Research on adolescent brain development indicates a possible concern that emerging adults are (a) less able than adults to control impulses through reason; (b) disposed to overvalue short-term benefits as compared to long-term consequences; and (c) are immensely susceptible to negative peer influences.

The court may consider research which shows that adolescents develop over time and may pose less of a public safety risk as they become less impulsive and more capable of making considered decisions. Such individuals may be effectively monitored through community supervision.

The court may wish to consider whether the individual has suffered trauma, the effect trauma has had on the individual and his/her behavior, and whether there are steps that may be taken to address the trauma.

The court may consider that emerging adults may be more likely to achieve a favorable outcome if diverted out of the criminal justice system.

These issues are subject to additional research and await further development.

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The Sentencing Commission strongly recommends consideration of the Trial Court Sentencing (and Dispositional) Best Practices for the Boston Municipal Court, District Court, and Superior Court, which can be found at <http://www.mass.gov/courts/court-info/trial-court/sent-commission/best-practices.html>. All judges and practitioners that practice in adult court should be conversant in the details of the Superior Court Best Practices and commentary, included as Appendix C.

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Introduction

This introduction is an overview of the Massachusetts Sentencing Commission's revisions to the 1996 sentencing guidelines.

The Commission offers the Guidelines to judges, prosecutors, defense counsel, the Massachusetts Probation Service, individuals, families and communities affected by sentencing and the criminal justice system, treatment, rehabilitation and social services providers, and law enforcement as an attempt to identify the path forward in answering that most difficult of questions – what is the role of sentencing practice and decisions in the Massachusetts criminal justice system in the 21st century? The Commission's view is that Massachusetts should look to international norms in lighting that path.

In making these Sentencing Guidelines advisory, rather than voluntary, the Commission intends to provide a starting point for consideration, and not a constraint on judicial discretion in fashioning an appropriate sentence. We acknowledge that we have made judgment calls throughout these Guidelines, both in classifying offenses and in setting forth the various sentencing ranges we believe most appropriate, from which to begin consideration of a proper sentence in the specific facts and circumstances of each case. We appreciate that social science, medical science and correctional methodologies will continue to develop, and we acknowledge that what seems most effective today may not appear to be so tomorrow or in the years hence.

Appreciating that, we disclaim any intent to provide for a sentencing appeal, other than the existing appeal procedure contained in G.L. c. 278, §§ 28A-28C, on the basis of a sentence which, though outside the Guidelines we have crafted, is within the range allowed by law.

As to criminal offenses for which the legislature has provided penalties, we contemplate that any penalty within the range provided shall be a lawful sentence. As to those crimes for which no specific penalty is provided by statute, the provisions of G.L. c. 279, § 5 shall apply, and any such sentence as conforms to the common usage and practice in the Commonwealth shall be a lawful sentence.

As to pleas tendered and sentences proposed pursuant to a plea agreement which includes both a specific sentence and a charge concession, if the judge accepts such plea agreement, nothing herein shall be construed to permit the imposition of a sentence other than as provided in Mass. R. Crim. P. 12(d)(6).

The sentencing judge may impose any lawful sentence, whether within, above or below the guideline range, taking into account all of the factors referenced in these Guidelines, the sentencing best practices of the court, and such other factors as evolving social science may suggest. To the extent that G.L. c. 211E, §3(h) imposes a duty to memorialize such reasons in writing, such a mandate ought not to apply to these Advisory Guidelines, and the Commission has promulgated these Guidelines disclaiming any intent to require sentencing judges to set forth their reasons in writing. We acknowledge that Best Practices counsel that a sentencing rationale which is clearly explained benefits the parties, the victims, the community and the public.

Despite the large amount of human capital invested in the Guidelines, they have limitations. It is the role of the Legislature and not the Commission to address structural defects in the statutes governing Massachusetts criminal justice. For example, the Commission has no authority to abolish minimum mandatory sentences or to change other statutory penalty provisions. In the Guidelines, the Commission may only recommend adjustments to practice that might bring about incremental change.

The acknowledgments express the Commission's gratitude to numerous individuals, agencies, and entities that assisted the creation of the Guidelines by testifying, providing staff to attend and work countless meetings, or by providing technical assistance and/or materials for review.

Of special note, past and present staff of the Sentencing Commission have, for decades, provided dedicated service in the public interest with the goal of creating a more just criminal justice system.

The Mission and Purposes of the Sentencing Commission (p.27) represent the consensus of the Commission in summarizing the mission of the Sentencing Commission and the purposes of modern sentencing.

The Disparate Racial, Ethnic, and Socioeconomic Impact Caution (p.4) recommends that the reader give careful attention to increasing and widespread concern that the criminal justice system is unfair to people of color and the poor. The Juvenile and Emerging Adult Caution (p.4) advises that the Guidelines are not suitable for application to juveniles, and suggests that considerations of adolescent brain development may be important to the sentencing of young "adults".

At the top of the Table of Contents (p.5), the Commission recommends that all judges and lawyers, and indeed, all informed citizens, be conversant with the Massachusetts Trial Court Sentencing Best Practices, with particular attention to those of the Superior Court, including its commentary, and those of the Juvenile Court, to which the Guidelines owe an intellectual debt.

Step 1/Chapter 1, the Bias Check (p.31), provides ten best practices to avoid racial, ethnic, gender identity, sexual orientation or age group bias, is based on the Massachusetts Trial Court's efforts to address these problems.

Step 2/Chapter 2 identifies best practices to achieve strong victim communication (p.33).

The primary change to Step 3/Chapter 3, Determining Offense Seriousness Level (p.35), is the addition of Level 0 for certain offenses, for which the guidelines recommend imposition of no fine, fees, supervision, or incarceration of any kind. The Commission has also decreased the offense seriousness level for 28 offenses, and increased the level for 2 offenses.

Step 4/Chapter 4, Determining Criminal History Category (p.39), includes a Gap and Decay provision for adult offenses and a Gap and Decay provision for juvenile adjudications. The Commission determined that modern sentencing practices require use of Gap and Decay provisions to reduce the importance of criminal history in sentencing, even though doing so introduces an undesirable level of complexity.

Step 5/Chapter 5, Locating the Appropriate Grid Cell (p.45), contains the new Grid, with the new Level 0 mentioned above at Step 3/Chapter 3. Also, although for a State Prison sentence the offense seriousness level or grid cell represents the range from which the "top number" should be selected, and the lower number should be two-thirds of that, research indicates that one-third of a sentence may, in some circumstances, be too long of a period of post-release supervision.

The Commission also removed all references to Intermediate Supervision Levels I-IV (IS-I-IV) from the Guidelines, as this multilevel hierarchy of probation supervision has not gained wide usage among judges and attorneys. Further, probation supervision level is probably best set by use of a validated risk assessment instrument, with due caution for the potential racial, ethnic and

socioeconomic bias inherent in such instruments, rather than based on where the individual falls on the Grid. The Commission is also aware that the Probation Service is engaged in numerous evidence and research-based initiatives.

Imposition of an incarcerated sentence, the next step, Step 6/Chapter 6 (p.49), has been changed so that the Level of Injury scale recognizes that some permanent injuries warrant a particularly severe sentence.

Step 7/Chapter 7 (p.51), Imposing a Non-Committed Sentence, has been changed to reflect modern views that fines and fees may be counter-productive, while probation and sentencing incentives are highly effective, and to recognize the role of Community Corrections Centers. It has been updated to reflect a change in the law of restitution.

Steps/Chapters 8 (p.55) and 9 (p.59), have been corrected to recognize that the Legislature has not authorized departures below any minimum mandatories.

Determining the Nature of the Sentence, Step 10/Chapter 10 (p.69), is updated to address the guideline range for consecutive sentences and to move away from imposition of fees and fines.

Step 11/Chapter 11 (p.73), Structure Incentives and Rewards into the Incarcerated Sentence and/or Probation, discusses the use of Probation and Sentencing incentives.

Step 12/Chapter 12 (p.75), Recording a Sentence, focuses on the importance of recording, in MassCourts, accurate and detailed information on Race, Ethnicity, and Gender to facilitate improvements to Massachusetts sentencing, and to recognize that judges and lawyers may wish to track their own decisions.

The final chapter, Step 13/Chapter 13 (p.77), explains that the Guidelines do not create any rights of appeal, as they are solely advisory.

Respectfully submitted,

MASSACHUSETTS SENTENCING COMMISSION
November 9, 2017 at Boston, Massachusetts

Minority Report

Commission voting members Mary Alice Doyle, Deputy 1st Assistant District Attorney, Essex County District Attorney's Office, and Brian S. Glenny, 1st Assistant District Attorney, Cape & Islands District Attorney's Office adopted, as their minority report to the sentencing guidelines, the following statement of the Massachusetts District Attorneys Association.

District Attorneys' Response to the Sentencing Commission 2017 Guidelines

Introduction

The Massachusetts District Attorneys Association hereby responds to the Sentencing Commission's November 2017 Advisory Sentencing Guidelines. Several District Attorneys testified in opposition to the Guidelines at Commission hearings on November 18, 2015 and October 19, 2016, and two Assistant District Attorneys are voting members of the Commission.

The Commission is "envision[ed by G.L. c. 211E] as an ongoing entity that would support, monitor, and assess the implementation of the sentencing guidelines legislation and report annually to the Legislature with recommendations for adjustments and improvements to the sentencing guidelines."¹ Under c. 211E, § 3(a)(1),² the Guidelines will "take effect *only if enacted into law*" (emphasis added). The District Attorneys understand that the Commission intends to issue the Guidelines to judges, but has not "recommended" the Guidelines to the Legislature for its consideration and enactment.³ Id.

The District Attorneys strongly object to the Commission's plan to issue Guidelines to judges that have not received the approval and consent of the Legislature. The plan violates the Commission's statutory authority to "recommend sentencing guidelines, id., and it violates the Separation of Powers clause by undermining our constitutional roles, especially the role of the Legislature to enact laws related to criminal penalties.

¹ <https://www.mass.gov/info-details/massachusetts-sentencing-commission-commissioners-the-role-of-the-massachusetts-sentencing-commission-> (last visited 5/17/18).

² "The commission, by affirmative vote of at least six members of the commission and consistent with all pertinent provisions of this chapter and existing law, shall recommend sentencing guidelines, which shall take effect only if enacted into law." G.L. c. 211E, § 3(a)(1).

³ This may be why the Guidelines are "Advisory" and "not voluntary," although the meaning of this disclaimer is not understood or endorsed by the District Attorneys.

In general, the Guidelines:

- **advise shorter prison terms for most crimes⁴** (increasing the terms for 2 crimes), **shorter probationary terms** to be capped at 3 years and eligible for further reduction, even for sex crimes against children, and **fewer probationary conditions**;
- **create a presumption against consecutive terms**, even, for instance, where a defendant is convicted of multiple sex offenses committed over a period of years or sex offenses against multiple victims; and
- **limit the information available to judges** about a defendant's criminal history, *including continuances without a finding (CWOFS)*, even in domestic violence cases. Compare Acts of 2014, c. 260, § 40 (under the Act Relative to Domestic Violence, "*all pending and prior criminal offender record information, board of probation records, and police and incident police reports related to the*" defendant *must be* provided to judge or clerk during the bail process, including at a dangerousness hearing, that is, *even before a conviction or a finding of sufficient facts*) (emphasis added).

After a lengthy and comprehensive review, the District Attorneys opposed the Guidelines based on our collective experience, the rights of victims of crime, the impact of the opioid epidemic,⁵ and our vital role as elected officials, protecting the public and representing the public's interest.

We respect the Commission's work of the Commission and its considerable efforts to address fairness and predictability in sentencing. In our view, however, the Commission's process and the resulting Guidelines are flawed in several important ways that are described below.⁶ In brief, the Commission relied on outdated and flawed data, particularly as to recidivism, or no data at all, and developed Guidelines that disfavor victims of crime, jeopardize public safety, or are inconsistent with statutes.⁷ This minority report is intended to bring those deficiencies to the attention of the Legislature, judges, and the public.

⁴ The Guidelines also create Level 0 for crimes as to which the Commission recommends "no fine, supervision, or incarceration of any kind."

⁵ Nearly 2,000 people died in Massachusetts from opioid-related overdoses in 2017. <https://www.mass.gov/files/documents/2018/02/14/data-brief-overdose-deaths-february-2018.pdf> (1,977 deaths confirmed and estimated by the Department of Public Health).

⁶ This response highlights only the District Attorneys' major concerns.

⁷ The Guidelines are also inconsistent with the Superior Court Sentencing Best Practices for Individualized Evidence-Based Sentencing in that they expressly eschew the Best Practice of "stat[ing] orally or in writing the reasons for imposing a particular sentence."

The Commission's Process

1. The District Attorneys do not accept the premise that Massachusetts is a mass incarceration jurisdiction.^{8, 9} In truth,

- the Department of Correction reports a steady decrease in “criminally sentenced” inmates between January 1, 2012 (n=10,251, the 10-year peak) and January 1, 2017 (n=8,234),¹⁰ when our DOC population was the lowest in a decade;¹¹
- Massachusetts had *the second lowest incarceration rate in the country* in 2016;¹²
- according to “[a] 2014 study of all 50 states[. . .] Massachusetts had the lowest incarceration rate for all drug crimes in the nation — 30 people per 100,000 residents — and . . . the third-lowest drug arrest rate in the country of 156 people per 100,000[, b]ut . . . the 13th highest rate of drug overdose deaths in the country, 19 per 100,000 people”;¹³
- in 2016, we had the 8th highest drug overdose fatality rate in the country,¹⁴ but according to the most-recently available statistics issued by the Massachusetts

⁸ “Mass incarceration” refers to an “*increase* in penal population” over “[r]ecent decades” (emphasis added), according to a statement entitled “*Sentencing Reform in an Era of Racialized Mass Incarceration*” submitted to the Commission in November, 2016 by two Ph.D candidates at Harvard University. https://scholar.harvard.edu/files/matthewclair/filed/winter_clair_sentencing_memo_11_1_16.pdf. Rather than an increase, Massachusetts has had a *decrease* over the past decade, as discussed in the text.

⁹ A comparison of the rates of violation and incarceration in Massachusetts and other nations is not especially useful or statistically valid given factors like differing police to population ratios, variations among countries as to what conduct is treated criminally, and the ubiquity of firearms in the United States.

¹⁰ <http://www.mass.gov/eopss/docs/doc/research-reports/pop-trends/prisonpoptrends-2016-final.pdf> (p. 13).

¹¹ *Id.* (from “2008-2017,” the total prison population . . . decreased 16%). Remaining inmates “have arguably more deficits and challenges in terms of education, employability, criminogenic thinking, mental health, and substance abuse problems [and their] levels of risk to recidivate remain among those in the moderate to high ranges.” *Id.*

¹² <https://www.bjs.gov/index.cfm?ty=nps> (last visited May 21, 2018).

¹³ As reported in the Boston Herald on May 15, 2018. http://www.bostonherald.com/news/local_coverage/2018/05/state_low_in_drug_charge_jail_time_high_in_fatal_ods (last visited 5/18/18).

¹⁴ <https://www.cdc.gov/drugoverdose/data/statedeaths.html>.

Trial Court, 34% of defendants charged with possession of a Class A substance (heroin) with intent to distribute *were not “ultimately incarcerated”*¹⁵;

- just 41% of all Massachusetts “defendants convicted [in FY 2013] of offenses assigned to the 1996 sentencing guidelines grid” in both District and Superior court were “ultimately incarcerated.” FY 2013 Survey of Sentencing Practices issued by the Massachusetts Trial Court.¹⁶ <https://www.mass.gov/files/documents/2016/08/00/fy2013-survey-sentencing-practices.pdf>; and
- additional protections for defendants exist vis-à-vis incarceration:
 - a defendant who considers his Superior Court sentence to be disproportionate (i.e., too high or because it is consecutive), has a right to appeal to the Appellate Division (G.L. c. 278, § 28B). See also Superior Ct. Rule 64. On the other hand, *the Commonwealth has no comparable right of appeal for disproportionately low sentences*;¹⁷
 - DAs administer diversion programs, including those that direct defendants into substance abuse or mental health treatment; and
 - specialty courts are specifically designed to address the unique needs of drug users, veterans, homeless defendants, and juveniles.

2. **The Guidelines are not reliably data-based:** The Guidelines purport to be data-based, using “a comprehensive evidence-based approach,” but largely follow the 1996 Guidelines¹⁸ *that were themselves not data-based and that were, in any event, never enacted by the Legislature*. For many crimes, the Commission simply reduced

¹⁵ As reported in the Boston Herald on May 15, 2018. http://www.bostonherald.com/news/local_coverage/2018/05/state_low_in_drug_charge_jail_time_high_in_fatal_ods (last visited 5/18/18). Likewise, nearly half (48%) of defendants charged with cocaine possession with intent to distribute *were not “ultimately incarcerated.”* *Id.*

¹⁶ The FY 2013 Survey of Sentencing Practices by the Executive Office of the Trial Court is the most recent such report available online.

¹⁷ A recent Essex Superior Court case is illustrative. A defendant was sentenced to two years’ probation after pleading guilty to possession of heroin with intent to distribute. The Commonwealth sought a 1-3 year committed term, but the judge imposed probation on the grounds that it was “a money crime,” because the defendant was not an addict but sold drugs to support his family and because he faced immigration consequences resulting from the conviction. http://saalemnews.com/news/local_news/judge-spare-heroin-dealer-from-jail/article_75203dcd0137-5914-9a17-cd9baf7d3e7.html (last visited 5/17/18).

¹⁸ As noted, the 1996 Guidelines were never enacted. Moreover, they reflect an average sentence for a particular charge, without accounting for whether the sentence arose from a trial or a guilty plea (that would take into account factors like potential evidentiary issues, the absence of cooperative witnesses, or whether the victim was a child), or whether the sentence was agreed-upon or disparate, or any disparity among judges’ sentencing practices.

the number of years of incarceration¹⁹ or probation, or reduced the conditions of probation, and in some cases, eliminated a judge's ability to consider a defendant's criminal history by "erasing" prior convictions.

The Commission did so based on outdated or flawed recidivism data, or no data at all, and without an analysis of the impact on public safety. Importantly, the Commission was not presented with, and thus did not rely on, recidivism data about defendants who are: (1) on bail or (2) on pre or post-disposition probation, including GPS and/or HOPE/MORR probation.²⁰

The Commission itself acknowledges that the Guidelines reflect "judgment calls," that is, the sentencing/criminal justice philosophies of some of its members. The Guidelines should have been based on data-driven, sound sentencing practices that are designed to carry out the Legislature's sentencing scheme, fairly, predictably, consistently, and swiftly, with an eye toward both public safety and rehabilitation.

As to the stale and misleading nature of the data that was considered, the Commission received a presentation *in November 2014* from the Probation Department that cited 2005 recidivism data. That data ranked six categories of crimes according to their seriousness, from most to least.²¹ Those defendants who commit new crimes in the bottom categories ("Felony Property Crimes" (i.e., c. 266 crimes); "Felony Weapons, Drugs, or Others"; and "Misdemeanors") were discussed at Commission meetings as "low level" recidivists, even though c. 266 crimes include serious offenses like armed burglary and breaking and entering a dwelling and putting a person therein in fear, and felony weapons crimes under c. 269 include being a felon in possession. Similarly, "misdemeanors" include such serious offenses against victims as domestic assault and battery, violation of a restraining order, and strangulation, including of a household member or domestic partner.²² In other

¹⁹ For example, the Guidelines reduce unarmed robbery (a life felony) to Level 4 (with a maximum 7.5 year term for a defendant with the most serious violent record).

²⁰ As to the significance of such data, a recent Essex case is instructive: the defendant was assigned to HOPE/MORR probation in October 2012 after being convicted of possession of a sawed-off shotgun and serving the committed portion of a split sentence. Less than two years later, while he was still on HOPE/MORR probation, he fatally shot a man and was later convicted of first-degree murder. While on probation, he was served with 19 violation notices, found in violation 18 times, held briefly, and reprobated. Among his violations were four new arrests and five drug/alcohol violations.

²¹ The categories were: Murder or Manslaughter, Felony Sex Offense, Felony Robbery, Felony Aggravated Assault, Felony Property, Felony Weapons, Drugs, or Others, and Misdemeanors.

²² Non-fatal strangulation has been found to be "associated with over seven-fold odds . . . of becoming a completed homicide," and is "an important risk factor for homicide of women."

words, some of the categories of crimes for purposes of measuring recidivism are misleading, and will result in misclassification of defendants' recidivism risk.

3. **Dissemination of Guidelines without legislative approval:** During the process, the Commission submitted proposals to the Legislature for its consideration. See Commission letter, June 16, 2017, proposing, among other things, the "[a]bolition of all mandatory minimum" sentences except for murder and the "[p]assage of a safety-valve provision for all offenses except murder." Neither of these proposals, or most of the other recommendations, was enacted in the 2017 Crime Bill.

Now, the District Attorneys understand that the Commission has chosen to disseminate the Guidelines directly to judges, without formal review, debate, and vote by the Legislature. We object to the use of the Guidelines absent meaningful legislative review and oversight.

4. **District Attorneys' proposals to the Commission:** The DAs asked the Commission to recommend to the Legislature the Governor's wiretap proposal and the abrogation of the marital privilege in cases of domestic violence, which would have provided additional protection for victims of domestic violence. The Commission declined to make either recommendation.

The DAs also made an oral recommendation to the Commission to increase penalties for subsequent-offense OUI convictions. The Commission did not vote on this proposal. We are pleased to report, however, that the DAs' proposal was enacted by the Legislature, demonstrating the public's desire for increased protection from the scourge of drunk drivers.²³

5. **The Guidelines' recommendation to dispense with the requirement of c. 211E, § 3(h):** Under c. 211E, § 3(h), a judge who departs from the Guidelines must do so in writing. The Guidelines dispense with this statutory requirement without citing any authority for this directive. Written-findings are a valuable tool for ensuring public accountability. It is by no means clear that the Commission has authority to dispense with the statutory requirement, or that it is a good idea to do so.

Journal of Emergency Medicine, 2008 October 35(3): 329-335 (this is a widely-cited study that may be found at <https://www.ncbi.nlm.gov/pmc/articles/PMC2573025/> (last visited 5/15/18). "Today, it is known unequivocally that strangulation is one of the most lethal forms of domestic violence." G. Strack and C. Gwinn, *On the Edge of Homicide: Strangulation as a Prelude, Criminal Justice*, Vol. 26, No. 3, Fall 2011, published by the American Bar Association.

²³ *Commonwealth v. Blais*, 428 Mass. 294, 298 (1998) ("A drunk driver let loose on the highways is a deadly menace, not only to the officer, but also to anyone sharing the highways with him").

Specific objections by the District Attorneys:

Apart from concerns expressed at the public hearing on November 18, 2015, and expressed throughout the process by the Assistant District Attorneys who are Commission members, we have identified several specific concerns with the Guidelines as follows:

1. The combined effect of shorter committed terms, shorter periods of supervision on probation, and fewer conditions of probation can have a disastrous effect. Several recent fatal shootings of police officers and a fatal strangulation are illustrative.
 - Woburn Police Officer John Maguire, age 60, was shot to death in 2010 by Dominic Cinelli, who was on parole for second-degree murder after having been convicted of shooting a security guard during an armed robbery.
 - Auburn Police Officer Ronald Tarantino, Jr., age 42, was shot to death during a motor vehicle stop in 2016 by Jorge Zambrano, who had a 11-page record, was on probation for assault and battery on a police officer, and had violated “probation by testing positive for cocaine on multiple dates.” http://www.masslive.com/news/worcester/index.ssf/2016/05/judge_warns_jorge_zambrano_three_months_before_shooting.html#incart_river_home (last visited 5/17/18). He had previously served seven years in prison for drug and other crimes. <http://www.telegram.com/news/20160522/jorge-zambrano-suspect-in-auburn-police-officers-slaying-had-long-criminal-history> (last visited 5/17/18).
 - Yarmouth Police Officer Sean Gannon, age 32, was shot to death in April, 2018 while serving an arrest warrant on Thomas Lantanowich, who is awaiting trial for the shooting. After being paroled from a 4-5 year state prison term for assault with a dangerous weapon and related gun charges, he was on probation for multiple charges, including threatening to commit a crime, intimidation of a witness, drug, firearms, and other offenses. According to the Cape Cod Times, “[r]ecords . . . show he has been arraigned on more than 80 charges in Barnstable and Orleans district courts since 2005. The charges run the gamut of criminal activity, including drug possession and trafficking, firearms possession, armed robbery, bombing and hijacking threats, strangulation, assault and battery with a dangerous weapon, and vandalism.” <http://capecodtimes.com/news/20180413/suspect-in-killing-of-yarmouth-officer-sean-gannon-held-without-bail> (last visited 5/17/18).
 - Eugene Cole, a Corporal in the Somerset County Sheriff’s Office, Maine, age 61, was shot to death in April, 2018 in Maine by John Williams, who has an open firearms case in Massachusetts for which bail had been set at \$7500 in District Court, but lowered to \$5000 in Superior Court.

- Brian Chevalier is awaiting trial for the strangulation murder of Wendi Rose Davidson, age 49, in April, 2018 in North Andover. Chevalier had been released on parole in New Hampshire only a few months earlier, having served a portion of a maximum 30-year sentence for kidnapping a woman.
2. The Guidelines create a risk to public safety in several ways, apart from the fact that the presumptive sentence range for some crimes is lower than the statutory limits or the 1996 Guidelines:²⁴
- they deprive the judge of highly relevant information about a defendant's criminal history,²⁵ including CWOs and certain prior convictions²⁶;
 - by creating a presumption of concurrent sentences, they disfavor sentences for each conviction for multiple offenses by limiting a sentence for all convictions, including probationary terms, *to the recommended range for the lead charge only*; and
 - they cap probation at three years, regardless of the crime, the facts surrounding it, or the defendant's rehabilitative needs,²⁷ and they include the probationary term within the overall maximum recommended sentence as noted in the previous bullet.
3. **For some crimes, the entry of a sentence within the grid range would be a departure from the applicable statute.** For example:
- Aggravated rape of a child (without force) (Level 8) (G.L. c. 265, § 22A):
 mandatory minimum term: 10 years
 maximum on the grid for defendant with no record: 90 months (7.5 years)

²⁴ As noted, unarmed robbery, a life felony (G.L. c. 265, § 19), has a presumptive range under the Guidelines of 60-90 months for a defendant with the most serious violent record. Therefore, imposition of a lawful sentence (i.e., life) would be a departure under the Guidelines.

²⁵ This limit on criminal history information is contrary to the Legislative intent of providing more information, not less. For example, under the Act Relative to Domestic Violence, c. 260 of Acts of 2014, "*all* pending and prior criminal offender record information, board of probation records, and police and incident police reports related to the" defendant must be provided to judge or clerk during the bail process, including at a dangerousness hearing) (emphasis added). This information, which is relevant pretrial, is certainly relevant is fashioning a disposition.

²⁶ CWOs, with and without probation, are a common district court disposition. The Guidelines do not explain why this highly probative information should be ignored.

²⁷ For anger management, sex offender treatment, substance abuse treatment, or domestic violence programming, for example.

In other words, the maximum sentence within the presumptive sentence range for some crimes is below the statutory mandatory minimum. For example, under the Guidelines, a 6-8 year term would be a permissible sentence for aggravated rape of a child, *even though the statute imposes a 10-year mandatory minimum term*.

- OUI-8th offense (Level 5) (G.L. c. 90, § 24)
 mandatory minimum term: 3.5 years; maximum: 8 years
 maximum on the grid: 90 months (7.5 years)

In other words, the entry of the maximum sentence for an 8th offense OUI (8 years) would be a departure under the Guidelines.

4. **Criminal history:** Our appellate courts have long-acknowledged the importance of a defendant's criminal history in fashioning an appropriate sentence.²⁸ There can hardly be a more probative indicator of whether a defendant has reformed his criminal thinking and his capacity for rehabilitation than his criminal record and the effect of previous intermediate sanctions. Therefore, information about a defendant's entire criminal history, including CWOs and any intermediate sanctions previously imposed, must be taken into account in tailoring a sentence that will both protect the public and serve a defendant's rehabilitative needs. If anything, a judge should have more information, not less.

For this reason, the Superior Court Best Practices state that "a judge should consider the following factors . . . a defendant's prior criminal record." The Best Practices contain no limitation on this inquiry. Unlike the Guidelines, they contain no "erasure" of convictions by gap or decay provisions (see below) and they do not preclude consideration of CWOs.

5. **"Gap and Decay"²⁹ erasure of certain convictions from the sentencing calculation:** The Guidelines argue for individual sentencing, but then "erase[]" from the judge's consideration certain prior convictions from the sentencing calculation under a so-called "Gap and Decay" provision. Specifically, the Guidelines "erase" all offenses 8 years from arraignment, except for Level 6 or above offenses if the governing offense is also Level 6 or above. The Guidelines also permit the judge to shorten (or lengthen) the 8-year period, but do not provide any guidance for doing so. These

²⁸ Prior convictions have other permissible uses, such as impeachment and as predicates for a Sexually Dangerous Person petition.

²⁹ The introduction to the Guidelines references "a Gap and Decay provision" in Step 4/Chapter 4, but these are, in fact, two different policies. See <http://robinainstitute.umn.edu/publications/criminal-history-enhancements-sourcebook>, at 33, 34 (discussing "enact[ment]" of either a decay or gap policy" and discussing the "[d]ecision [b]etween [d]ecay and [g]ap."

provisions are contrary to Melanie's Law, which created a lifetime look-back in OUI cases. G.L. c. 90, § 24.

Of the eighteen jurisdictions analyzed by the Robina Institute of Criminal Law and Criminal Justice of the University of Minnesota Law School³⁰ in 2015, only “three . . . have enacted a decay policy, so that once a defined period has passed, the prior conviction is no longer counted for criminal history purposes,” regardless of whether the defendant has remained crime-free, and only “[s]ix . . . have enacted a gap policy, requiring the offender to remain crime free for a specified period of time before an offense will be removed from or discounted in the criminal history calculation.” <http://robinainstitute.umn.edu/publications/criminal-history-enhancements-sourcebook>, at 29 (last visited 5/17/18). *Each of these jurisdictions has a higher incarceration rate than Massachusetts.*

Of the few jurisdictions that have enacted gap or decay provisions, most have “multiple defined periods” reflecting different levels of seriousness of crimes (as do the Guidelines³¹); some have 15-year periods, but “the most commonly used period is 10 years,” according to the Robina Institute. *Id.* at 29, 31. By contrast, *the Guidelines impose an 8-year look-back*, which the judge may shorten. The Commission did not consider any data when selecting this look-back period. *See id.* at 34. (recommending that “[a] commission utilize existing empirical research . . . or replicat[ion of] such research with its own population to establish an appropriate decay or gap period”). And, indeed, “the risk predictive value of [look-backs] has . . . rarely been validated,” according to the Robina Institute. *Id.* at 97.

As for the starting point of the gap or decay period, “[m]ost jurisdictions begin counting the period upon discharge from sentence, meaning *when any incarceration time has been served and probation or post-confinement supervision has ended.*” *Id.* at 31 (emphasis added). “As a result, the period of time that an offense will count . . . is the period of the sentence plus the defined decay or gap.” *Id.* In Minnesota, for example, given the average length of terms of imprisonment, this would amount to a nearly-19-year period for most felonies and a 22-year period for drug crimes. The Guidelines, by contrast, use the arraignment date, i.e., the shortest possible period.

³⁰ “The Robina Institute . . . brings legal education, legal and sociological research, theory, policy, and practice together to solve common problems in the field of criminal justice, . . . [including] Sentencing Law and Policy.” *Id.* at 3.

³¹ The exception to the 8-year look-back is for Level 6 or higher offenses, if the governing offense is Level 6 or higher.

It appears that no other jurisdiction uses the arraignment date;³² and there is no sound reason for doing so. Use of the arraignment date encourages both defaults and delays, such as for the appointment of new counsel, and/or a competency determination or criminal responsibility determination.

Furthermore, other jurisdictions have revival policies (for convictions that are erased under decay or gap provisions), but the Guidelines do not. *Id.* at 32-33.

Criminal history is a powerful indicator of a defendant's risk of recidivism, amenability to rehabilitation, and his treatment needs. Defendants who have criminal records should not be treated like defendants who do not. If a conviction is too old to be relevant, a judge has discretion to discount it. But if it is relevant, it should be counted, not "erased" as provided in the Guidelines. Judges should not be deprived of this tool by any form of gap or decay, particularly where this provision has not been vetted by the Legislature.

6. **Multiple convictions/presumption favoring concurrent sentences based on the governing offense:** The Guidelines disfavor consecutive sentences for convictions arising from the "same criminal conduct," regardless of the number of crimes against a single victim or the number of victims. With the exception of a rebuttable presumption that prior convictions with the same arraignment date arose from the "same criminal conduct," the term is not otherwise defined, including whether the term encompasses crimes committed on different dates.

The "multiple offense" provision:

- is unsupported by any data suggesting that consecutive sentencing is an overused or unfair sanction;
- conflicts with G.L. c. 279, § 8B, which requires a consecutive sentence for crimes committed while a defendant is on release under c. 276, § 58; and
- ignores the trauma and impact of multiple crimes committed against one victim, or the fact that crimes were committed against multiple victims, or the harm to individual victims in a multi-victim cases, thus rendering individual indictments and convictions meaningless.³³

³² *Id.* at 31.

³³ For example, under the Guidelines, a conviction for one count of rape of child (Level 6), calls presumptively for a 40-60 month term. If a defendant was also convicted of rape of a second child arising from the same criminal episode, the Guidelines would call for the same sentence; consecutive sentences would be permitted only if they fall with the recommended range for one conviction).

Under this provision, “multiple offense convictions resulting from the same criminal conduct . . .” are to be governed by the lead offense. Therefore, a defendant who is convicted of raping two victims on two different dates could receive consecutive sentences, ONLY if the sentences are within the range for *one* victim. Similarly, if a defendant rapes, then pistol whips, then indecently assaults a victim, the sentence would be within the Guidelines ONLY if it does not exceed the sentencing range for rape.

Furthermore, the Guidelines also create a presumption that incarcerated terms and probationary terms together are not to exceed the maximum sentence range. In other words, a sentence would be a departure under Guidelines if the committed term plus the probationary term exceed the maximum for the governing offense.

These results ignore the basic goals of any sentencing scheme in which sentences are tailored to the crime and in which victims are fairly considered.

7. **Length of probation:** The Guideline disfavoring lengthy probationary terms removes a useful tool from judges. Moreover, the 3-year cap on probation is not based on any data, particularly as to the impact on public safety. In fact, in a 21-state study of probationary terms by the Robina Institute in 2014, the maximum probationary term in 15 states was longer than 3 years for felonies; in 4 of those states, the maximum period was the same as the maximum term of incarceration; and the most common length among all 21 states was 5 years, which is the maximum in 8 of the 21. <https://robinainstitute.umn.edu/publications/data-brief-probation-depth-length-probation-sentences>. Indeed, it is noted in the Introduction and Overview of the Superior Court Best Practices that “sex offenders” do not fall in the general rule that “probationers . . . who are inclined to commit further crime usually do so in the first two years of probation,” citing “Pew Charitable Trs., Pew-MacArthur Results First Initiative, Massachusetts’ Evidence-Based Approach to Reducing Recidivism,” at 3-4 (Dec. 2014). The Guidelines’ limitation on the length of probation does not take any of this into account. Furthermore, it is particularly concerning that the Guidelines aggregate the probationary term with the committed term when calculating whether the sentence for all convictions falls with the maximum range on the grid as described above.
8. **Mandatory minimum sentences:** Predictability and consistency are key components of an effective sentencing scheme that protects public safety, as the Guidelines recognize. Mandatory minimum sentences were enacted in an effort to increase predictability and consistency for certain offenses, including sex crimes against children, subsequent firearms offenses, subsequent OUI offenses, and trafficking-weight drug offenses. Recently, the Legislature signaled its continuing support for mandatory minimum terms, establishing such a term for trafficking in 10 grams or more of any mixture containing fentanyl, even while eliminating some (for some drug offenses) and retaining others (school zone violations).

Crimes with mandatory minimum sentences are violent, or repetitive, or have a particularly devastating effect on our communities. As District Attorney Gulluni explained to the Board at the public hearing on November 18, 2015, drug traffickers profit from addiction and drive much of the violence in our communities.

Of the DOC inmates incarcerated for a governing drug offense on January 1, 2014 (n=1,467), 73% had a history of violence or firearms; collectively they had a total of 58,690 arraignments for an average of 40 arraignments per inmate.³⁴ As of January 1, 2017, the number of such inmates had fallen (n=1,217), but more inmates (74%) had a history of violence or firearms, and they accounted for even more arraignments per inmate (n=51,649), for an average of 42 per inmate.³⁵

It is not clear, and the Board does not explain, how the abolition of mandatory minimum terms for drug traffickers will help slow the opioid epidemic.

9. **“Deep police presence”:** the Guidelines authorize downward departures based on a “deep police penetration into minority and/or poor neighborhoods [positing that it] may increase an individual’s criminal history for certain offenses.” The DAs do not support the provision for several reasons:
 - it may be unconstitutional because it ties sentencing to a defendant’s address;
 - it ignores the fact that many police departments use computer analysis to share intelligence and direct resources to areas where violent crime is occurring³⁶; and
 - downward departures provide less protection to a community; the Commission does not explain why a community with a “deep police presence” is entitled to less protection from offenders than other communities.

Sentencing decisions should not be based on the address of the defendant or the address of the crime. In short, this provision may be unconstitutional and is not, in any event, an appropriate mitigating circumstance.

³⁴ According to information presented to the Committee by the Massachusetts District Attorneys Association.

³⁵ It is worth noting that more than half of the inmates with a governing drug offense had a *history of violating probation* (60% in 2014 and 55% in 2017) and more than a third had a *current or prior restraining order* (36% in 2014 and 39% in 2017).

³⁶ For example, in a case just decided on appeal, police were directed to a location of three armed robberies based on information received from Shotspotter, “an automated acoustic device used by the Boston police department to detect and locate gunshots,” *even before 911 calls were received*. Commonwealth v. Jose Mercado, Appeals Ct. No. 17-P-167 (May 7, 2018).

In closing, criminal justice issues are an abiding concern for the District Attorneys. We are proud of the work of our staffs to prosecute cases fairly and justly, with an eye to public safety. We appreciate the opportunity to set forth the reasons for our opposition and thank the Commission for including this response in the Guidelines.

APPROVED AND RESPECTFULLY SUBMITTED:

Massachusetts District Attorneys Association

May, 2018

Mission and Purposes

The mission of the Sentencing Commission, outlined in G.L. c. 211E, is to recommend sentencing policies and practices to develop systematic sentencing guidelines for every criminal offense and to integrate intermediate sanctions. The commission adopted a comprehensive, evidence-based approach to developing sentencing guidelines. This approach is based on c. 211E, § 2, “Purpose of sentencing commission,” as well as evidence and nationwide sentencing practices and results over the last two decades.

In determining the purpose of sentencing, the Commission considered different sentencing purposes, including punishment, retribution, rehabilitation, deterrence, and incapacitation. Consistent with c. 211E, the Commission has adopted the following general purposes of sentencing:

To protect public safety by providing a response to crime which is swift, just, and predictable and, to process, adjudicate, and/or punish every offender justly. A just system of punishment:

- reflects the (1) relative seriousness of the offense, including the harm done to the victim(s) or to society; (2) the relative culpability or blameworthiness of the defendant; and (3) the need to promote respect for the law by both the defendant and the community;
- affords just and appropriate deterrence to criminal conduct;
- provides the defendant with educational or vocational training, as needed;
- provides the defendant with treatment for mental, emotional, psychological, or physical conditions, including substance abuse, as needed;
- protects the public from further crimes of the defendant, including recidivism prevention through expanded and integrated supervision systems by probation and parole, which are cautious to avoid increased or unjust net-widening leading to excessive incarceration of offenders;
- provides predictability and fairness by: promulgating comprehensive sentencing guidelines and necessary improvements in procedures for probation revocations; avoiding unwarranted disparities among defendants

with similar criminal records, comparable culpability, and found guilty of similar offenses; maintaining (1) judicial discretion and sufficient flexibility to permit individualized dispositions warranted by all the facts, and (2) sufficient checks and balances, to appropriately protect both fairness and the prerogatives of the executive branch;

- promotes transparency in sentencing, so that all parties involved in the criminal justice process, including victims and the public, are aware of the nature and actual length of the sentence;
- rations criminal justice resources, including incarceration, use of the court system, criminal records, collateral consequences, and sentencing according to the principles of parsimony and cost-effectiveness, with appropriate checks, balances, and deference to the separation of powers. Each prosecution and adjudication should be sufficient, but no more severe than is necessary to achieve the goals of sentencing policy;
- encourages the development and implementation of intermediate sanctions as a sentencing option, which will be consistent with public safety, the defendant's relative culpability, and prevention of future crimes;
- enhances the value of criminal sanctions and ensures the criminal penalties imposed that are the most appropriate for each case by encouraging the development and use of a wider array of criminal sanctions; and,
- strives to maximize social justice and avoid unjustified disparate impact based on ethnicity, religion, gender or gender identification, sexual orientation, or other invidious criteria.

Trial Court Sentencing Best Practices

The Sentencing Commission strongly recommends consideration of the Trial Court Sentencing (and Dispositional) Best Practices for the Boston Municipal Court, District Court, and Superior Court, which can be found at <http://www.mass.gov/courts/court-info/trial-court/sent-commission/best-practices.html>. All judges and practitioners that practice in adult court should be conversant in the details of the Superior Court Best Practices and commentary, included in Volume 1, Appendix C.

Step 1 / Chapter 1

Bias Check – Stop and Review Ten Best Practices

As you move through Steps 2 through 12 consider the following:

- Are there areas or decision points in which bias may be present?
- Should you allow more time because bias may be a concern?
- Have you avoided decisions under rushed, stressed, distracted, or pressured circumstances?
- Have you taken special care when you must respond quickly to avoid making snap decisions?
- Have you critically reviewed your decision making process before committing to a decision?
- Have you considered what evidence supports the conclusions you have drawn and how you should challenge unsupported assumptions?
- Ask yourself if your opinion of the defendant(s), victim(s), witness(es) or case would be different if the people belonged to different racial, ethnic, gender identity, sexual orientation or age groups?
- Have you taken notes on your decision making process?
- Have you tracked your decision in this case in relation to other cases and examined your decisions for patterns of bias?
- Have you taken into account that in minority and poor neighborhoods deep police penetration may result in disproportionately high prosecution for certain offenses?

Step 2 / Chapter 2

Review Victim Communications Sentencing Best Practices

Statutory Provisions

1. The Victim Rights Law (G.L. c. 258B) grants victims three main categories of rights: 1) the right to be informed; 2) the right to be present; and 3) the right to be heard in an oral and written presentation.
2. The statute extends these rights to any person who suffers direct or threatened physical, emotional, or financial harm as a result of the commission or attempted commission of a crime or delinquency offense. There is no requirement of a complaint or indictment to invoke statutory protections. The rights extend to family if the victim is a minor, incompetent, or deceased. G.L. c. 258B.
3. The right to be heard at sentencing or the disposition of the case against the defendant, at hearing related to confidential records of the victim, at hearing to modify restitution, and at any other time deemed appropriate by the court.

Step 3 / Chapter 3

Determine Offense Seriousness Level

The Master Crime List contains over 1,800 offenses, each ranked and placed into one of ten levels of seriousness. To determine the offense seriousness level of a crime, locate the offense on the Master Crime List using either the offense name (*offense*) or General Law reference (*offense reference*). The offense seriousness level is indicated to the left of each entry.

Where multiple offense convictions result from the same criminal conduct, the most serious offense according to the rankings in the Master Crime List should be treated as the governing offense for determining the base sentence.

Considerations:

Offense Seriousness Level Zero

Offense seriousness level zero is a new offense level which carries no incarceration, no probation, no supervision and no fees or fines. In some jurisdictions this is known as “adjudication without more”.

Staircasing

Certain offenses, that may cover a large range of conduct, for example, Assault and Battery, Dangerous Weapon, have been staircased (i.e., placed at more than one level of offense seriousness on the sentencing guidelines grid). These offenses are identified by a notation on the Master Crime List. When offenses are staircased, determine the appropriate level by taking into account:

- the value of property lost (e.g., Larceny); or
- the degree of injury to victim (e.g., Assault and Battery with a Dangerous Weapon); or
- the display of a gun (e.g., Armed Robbery); or
- dwelling versus non-dwelling (e.g., Breaking and Entering).

***Illustration 1:** An Assault and Battery with a Dangerous Weapon resulting in no or minor injury has been placed at offense seriousness level 3; resulting in moderate injury at offense*

seriousness level 4; and resulting in significant injury at offense seriousness level 6. Degree of injury is defined in Figure 1.

Ranking misdemeanors

If a misdemeanor does not appear on the Master Crime List its offense seriousness level may be determined by its maximum sentence by statute:

- Level 2: Maximum statutory penalty of incarceration for more than 6 months up to and including 2 1/2 years.
- Level 1: Maximum statutory penalty of incarceration for 6 months or less.

Second and subsequent convictions

There are certain offenses for which the statute sets forth a more severe penalty upon a second or subsequent conviction (e.g., Assault to Rape). In these cases the offense has been elevated one level on the offense seriousness scale.

Illustration 2: *The offense of Assault to Rape has been placed at offense seriousness level 6. The offense of Assault to Rape - Subsequent Offense has been placed at offense seriousness level 7.*

Where the offense is already at Level 8 (e.g., Home Invasion) and could not be elevated one level, the guidelines call for the offender to be moved over one cell to the right.

Offenses punishable by fine only

The guidelines do not apply to offenses punishable only by a fine (e.g., failure to report hazing). For purposes of criminal history, these offenses have been assigned to offense seriousness level 0.

Figure 1. Degree of Injury Scale

Level 3 - No Injury, Minor Injury

Minor injuries are injuries which require some emergency treatment, such as lacerations, contusions, or abrasions, which have no residual effect; concussions without lasting neurological impact; physical injuries that are painful and obvious but not in any way disabling; and minimal psychological trauma without lasting effect.

Level 4 - Moderate Injury

Moderate injuries are injuries which involve extreme physical pain and some discernible disability or loss of function of some body member, organ, or mental faculty, such as fractures, internal injuries, or wounds which are serious but not life threatening; and, psychological trauma that results in some temporary or partial disability.

Level 6 - Significant Injury

Significant injuries are injuries which are characterized by a protracted period of total disability or long term impairment of function; loss of function of any body members, organ, or mental faculty; injuries, not necessarily permanently disabling, which require long term medical care or rehabilitative therapy.

Level 7 - Permanent Injury

Permanent injuries are permanent physical disabilities or significant permanent physical impairment or gross permanent disfigurement.

Step 4 / Chapter 4

Determine Criminal History Category

Based on the number and seriousness of prior convictions, place individuals to be sentenced in one of five criminal history categories: *No/Minor Record*, *Moderate Record*, *Serious Record*, *Violent or Repetitive Record*, or *Serious Violent Record*.

This is an incident-based approach for determining placement within a criminal history category. This means that multiple prior convictions with the same arraignment date are presumed to have arisen from the same criminal conduct, and are to be counted as one prior conviction based on the most serious offense of conviction. The presumption that several offenses arraigned on the same date arose from the same criminal conduct is rebuttable.

A conviction is defined as any final disposition requiring a finding of guilt. Examples of final dispositions considered to be convictions include: Guilty Filed; Guilty; Probation; Fine; House of Correction Commitment; State Prison Commitment; Split Sentence; and Suspended Sentence. Examples of final dispositions not considered to be convictions include: Dismissed; Continued Without a Finding (even with probation); Filed (absent a finding of guilt); and Not Guilty.

Prior convictions should only include those offenses which reached final disposition before the disposition date of the offense for which the defendant is being sentenced. The reader may wish to consider that deep police penetration into minority and/or poor neighborhoods may increase an individual's criminal history for certain offenses. This may be the basis for a downward departure.

To place a defendant into a criminal history group:

1. Group defendant's prior convictions by arraignment date into criminal incidents;
2. Determine if a Gap/Decay provision applies;
3. Using the Master Crime List, assign an offense seriousness level to each criminal incident based on the most serious offense of conviction;

4. Record the number of criminal incidents at offense seriousness level 1, level 2, level 3, ... level 9 and;
5. Using the criminal history definitions, assign the defendant to the appropriate criminal history category.

Considerations

Adult Gap and Decay Provisions

When calculating a defendant's criminal history for purposes of the guidelines, a period of 8 consecutive years after arraignment date including juvenile adjudications, shall be deemed to have erased the defendant's criminal history prior to that date, subject to the following exception: all prior convictions at offense seriousness levels 6 and above shall be counted for criminal history placement on the sentencing grid where the current governing offense is at offense level 6 or above.

If a person was in correctional custody, or under probation or parole supervision, excluding continuance without a finding supervision during a decay period, the judge may depart on that basis.

The judge should consider whether a shorter or longer decay period and/or departure is warranted based on the nature of the instant offense.

Juvenile Gap and Decay Provisions

No prior adjudication of delinquency for a misdemeanor shall be counted for criminal history placement on the sentencing grid. Prior adjudications of delinquency for a felony shall be counted for the criminal history placement on the sentencing grid but shall be reduced by two levels.

When calculating a defendant's criminal history for purposes of the guidelines, a period of 8 consecutive years after arraignment date including juvenile adjudications, shall be deemed to have erased the defendant's criminal history prior to that date, subject to the following exception: all prior convictions at offense seriousness levels 6 and above shall be counted for criminal history placement on the sentencing grid where the current governing offense is at offense level 6 or above.

If a person was in correctional custody, or under probation or parole supervision, excluding continuance without a finding supervision during a decay period, the judge may depart on that basis.

The judge should consider whether a shorter or longer decay period and/or departure is warranted based on the nature of the instant offense.

A youthful offender adjudication shall be treated for the purposes of calculating a defendant's criminal history score in the same manner as a delinquency adjudication where the juvenile was committed to the Department of Youth Services or received a combination sentence under G.L. c. 119, § 58(b) or (c). A youthful offender adjudication shall be treated for the purposes of calculating a defendant's criminal history score in the same manner as an adult conviction where the juvenile was sentenced to an adult sentence under G.L. c. 119, § 58(a).

Prior Convictions: Staircasing

Where a prior conviction is for a crime which has been staircased, unless one or more of the staircasing factors are ascertainable, the conviction should be assigned the lowest seriousness level for that offense.

***Illustration 3:** A defendant has a prior conviction for Assault and Battery with a Dangerous Weapon, though the degree of injury to the victim is unknown. This conviction should be placed at offense seriousness level 3, the lowest of the three seriousness levels to which a conviction for Assault and Battery with a Dangerous Weapon may be assigned.*

Prior Convictions: Multiple Incidents/Single Arraignment Date

The presumption that several offenses arraigned on the same date arose from the same criminal conduct is rebuttable. Multiple convictions with the same arraignment date may each be counted for purposes of criminal history placement on the sentencing guidelines grid where the court is satisfied that each such conviction represents separate criminal conduct.

Prior Convictions: Single Incident/Multiple Arraignment Dates

Multiple convictions with different arraignment dates may be treated as the same criminal conduct for purposes of criminal history placement on the sentencing guidelines grid where the court is satisfied that such convictions represent the same criminal conduct.

Figure 2. Criminal History Categories

- E Serious Violent Record**
Two or more prior convictions in any combination for offenses in Level 7 through 9

- D Violent or Repetitive Record**
Six or more prior convictions in any combination for offenses in Levels 3, 4, 5, or 6; or
Two or more prior convictions in any combination for offenses in Levels 5 or 6; or
One prior conviction for offenses in Levels 7 through 9

- C Serious Record**
Three to five prior convictions in any combination for offenses in Levels 3 or 4; or
One prior conviction for offenses in Levels 5 or 6

- B Moderate Record**
Six or more prior convictions in any combination for offenses in Levels 1 or 2; or
One or two prior convictions in any combination for offenses in Levels 3 or 4

- A No or Minor Record**
One to five prior convictions in any combination for offenses in Levels 1 or 2; or
No prior convictions of any kind

Step 5/ Chapter 5

Locate the Appropriate Grid Cell/Sentencing Grid

The appropriate sentencing guidelines range for the offense/offender is determined by identifying the grid cell which represents the intersection of the offense seriousness level of the governing offense (vertical axis) and the classification of the criminal history (horizontal axis).

No Active Supervision Zone

Cells in this zone carry no incarceration, probation, supervision, fees or fines.

Intermediate Sanction Zone

The sentencing guidelines grid contains a zone where only intermediate sanctions are within the guidelines (green zone). To impose a sentence of incarceration upon a defendant whose crime and criminal record fall within the intermediate sanction zone, a judge must depart from the guidelines.

Discretionary Zone

The middle (yellow) zone on the sentencing guidelines grid provides a broad range of dispositional alternatives. Both incarceration and intermediate sanctions are within the applicable guidelines.

Incarceration Zone

The ultimately determined sentencing guideline range represents the range from which the judge selects the maximum term, and the minimum term is set at two-thirds of the maximum or Not More Than sentence. The sentencing judge and counsel should take into consideration that current research suggests that the minimum term calculated at 2/3 of the maximum term may result in a parole term which is longer than necessary.

For more serious crimes (red zone), intermediate sanctions are not within the applicable guideline ranges. In order to impose an intermediate sanction, the sentencing judge must depart from the guidelines in these cells.

***Illustration 4:** A defendant is convicted of Unarmed Robbery, a level 4 offense. Based on the defendant's prior record of convictions, the defendant's criminal history category is determined to be category C or Serious Record. The grid cell*

which represents the intersection of level 4 and category C has a range of 6 to 30 months. If the judge chooses to sentence within the sentencing guidelines range, the judge may impose a Not More Than sentence as low as 6 months, as high as 30 months, or any length in between. The Not Less Than sentence will automatically be set at two-thirds the NMT sentence.

Illustration 5: *A defendant is convicted of Disorderly Conduct, a level 1 offense. Based on the defendant's prior record of convictions, the defendant's criminal history category is determined to be category D or Violent or Repetitive. The grid cell which represents the intersection of level 1 and category D has a range of 0 to 3 months. If the judge chooses to sentence within the sentencing guidelines range, the judge may impose a Not More Than sentence up to and including 3 months. The Not Less Than sentence will automatically be set at two-thirds the NMT sentence. In the alternative the judge may sentence the defendant to no jail time, but instead to an intermediate sanction.*

No sentence selected by a judge shall exceed the statutory maximum penalty allowed by law.

Figure 3. Sentencing Grid

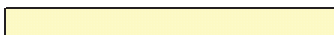
Sentencing Guidelines Grid

Level	Example	Presumptive Sentence Range					Suggested Maximum Probation Term Range
9	Murder	Life	Life	Life	Life	Life	3 Y e a r s
8	Manslaughter (Voluntary)	96 - 144 Mos.	108 - 162 Mos.	120 - 180 Mos.	144 - 216 Mos.	204 - 306 Mos.	
7	Armed Robbery (Gun)	60 - 90 Mos.	68 - 102 Mos.	84 - 126 Mos.	108 - 162 Mos.	160 - 240 Mos.	
6	Manslaughter (Involuntary)	40 - 60 Mos.	45 - 67 Mos.	50 - 75 Mos.	60 - 90 Mos.	80 - 120 Mos.	2 Y e a r s
5	Indecent A&B on Child Under 14	12 - 36 Mos.	24 - 36 Mos.	36 - 54 Mos.	48 - 72 Mos.	60 - 90 Mos.	
4	Larceny From a Person	0 - 24 Mos.	3 - 30 Mos.	6 - 30 Mos.	20 - 30 Mos.	24 - 36 Mos.	
3	A&B DW (No or minor injury)	0 - 12 Mos.	0 - 15 Mos.	0 - 18 Mos.	0 - 24 Mos.	6 - 24 Mos.	1 Y e a r
2	Assault		0 - 6 Mos.	0 - 6 Mos.	0 - 9 Mos.	0 - 12 Mos.	
1	Operating Aft Suspended Lic				0 - 3 Mos.	0 - 6 Mos.	
0	Lic Law Violation (not MV) Violation Town By-Law	IS-0					
Criminal History Scale		A No/Minor Record	B Moderate Record	C Serious Record	D Violent or Repetitive	E Serious Violent	

Sentencing Zones



Incarceration Zone



Discretionary Zone (incarceration/intermediate sanction)



Intermediate Sanction Zone



No supervision, no fines, no fees zone

The numbers in each cell represent the range from which the judge selects the maximum sentence (Not More Than);
The minimum sentence (Not Less Than) is 2/3rds of the maximum sentence and constitutes the initial parole eligibility date.

Step 6/Chapter 6

Considerations in Imposing an Incarcerated Sentence

In order to calculate a sentence of incarceration within the sentencing guideline range:

- Identify the appropriate sentencing guidelines grid cell.
- Identify the maximum Not More Than sentence from within the sentencing guidelines range presented in the applicable grid cell.
- For sentences to state prison only, the minimum, or Not Less Than sentence, will automatically be set at two-thirds of the maximum sentence. House of correction sentences do not have a minimum term.

If the Not More Than sentence is selected from the appropriate sentencing guidelines range on the grid, the sentence will be within the guidelines.

Restitution to the victim should be a priority of the judge at the time of sentencing.

Considerations

Accommodating District Court Jurisdiction

In cases where a defendant in the district court falls into a cell on the sentencing guidelines grid where the sentencing guidelines range exceeds the district court sentencing jurisdiction, the sentencing guidelines range shall revert to an incarceration zone range of 20 to 30 months, and it shall not constitute a departure for a district court judge to impose a sentence of incarceration from within the 20 to 30 month range.

Illustration 6: A defendant with no prior convictions is found guilty in the District Court of Assault and Battery with a Dangerous Weapon (significant injury), a level 6 offense. However, the prescribed guideline range at level 6 for criminal history group A (No/Minor Record) is 40 to 60 months, beyond the District Courts' sentencing jurisdiction (i.e., greater than 2 1/2 years). In such a case the sentencing guidelines range would revert to an

incarceration zone range of 20 to 30 months to enable the District Court judge to impose a sentence. A sentence within the 20 to 30 month sentencing range would not constitute a departure.

Step 7 / Chapter 7

Considerations in Imposing a Non-committed Sentence

The sentencing court should impose the minimum number of conditions of probation intended to address the defendant's most urgent criminogenic needs understanding that multiple conditions of probation may undermine a defendant's success on probation and ultimately increase recidivism and other costs to society. A judge has wide discretion in imposing probation conditions.

Costs and fees for indigent persons and others who cannot reasonably afford to pay should be waived or substituted with community service to the extent permitted by law as enforcement of costs and fees can have a similar negative effect on a defendant's success on probation and may be an undesirable use of scarce Probation Service resources.

Imposing an Intermediate Sanction

Intermediate sanctions are imposed as a condition of probation.

Any special conditions of probation and/or any program components in which the offender is required to participate (e.g., drug and alcohol counseling) and the length of time that condition is imposed, if applicable.

***Illustration 7:** A defendant is convicted of Possession Class B Substance, a level 2 offense. Based on the defendant's record of convictions, the defendant's criminal history is determined to be category B or Moderate Record. The grid cell which represents the intersection of level 2 and category B is in the discretionary zone including an incarceration sentence range of 0 to 6 months. If the judge chooses to sentence within the guideline range, the judge may impose a sentence of 12 months' probation.*

Restitution

If ordering restitution as a condition of probation, the judge must first decide the length of probation. Then she must then determine the amount of the restitution. This amount should be the “actual loss to the victim” limited only by the defendant’s ability to pay. In making this determination, “the judge must consider the financial resources of the defendant, including income and net assets, and the defendant's financial obligations, including the amount necessary to meet minimum basic human needs such as food, shelter, and clothing for the defendant and his or her dependents.” A restitution order that would interfere with the defendant’s ability to meet those basic needs would cause a “substantial financial hardship” and is improper. The defendant bears the burden of proving inability to pay. Where a defendant is not able to pay the full amount of restitution within the period of probation, probation may not be extended in order to give the defendant more time to pay. Commonwealth v. Henry, 475 Mass. 117 (2016).

Fees

A defendant may not be incarcerated for failure to pay a fine without determining ability to pay the fine. A defendant may not be incarcerated solely because of inability to pay a fine. Commonwealth v. Gomes, 407 Mass. 206, 212 (1990), quoting Santiago v. United States, 889 F.2d 371, 373 (1st Cir. 1989). In imposing fees the judge should consider the negative impact of imposing fees on a probationer and, where consistent with statutory authority, waive such fees where the fee or fees would constitute an undue financial hardship on the probationer or his family.

Judges should not incarcerate defendants for failure to pay court costs without a hearing, with counsel, to determine whether the failure to pay was willful. Incarceration for failure to pay fees should be considered with great caution. Due process and equal protection principles prohibit “punishing a person for his poverty.” Bearden v. Georgia, 461 U.S. 660, 671 (1983). A defendant cannot be incarcerated because he has failed to pay restitution, fees, or fines unless the court first determines at a hearing, at which the defendant has counsel, that the failure was willful. See id. at 672-673; Turner v. Rogers, 564 U.S. 431, 443 (2011) (due process violated where court jailed parent for contempt for failure to pay child support absent finding that parent had ability to pay); Commonwealth v. Gomes, 407 Mass. 206, 210 (1990) (court could not commit defendant, in this case for 9 days, where he failed to pay default fee absent a hearing to determine whether the default was willful). Probation should not be extended for the sole purpose of payment of fees.

Probation and Sentencing Incentives

The Commission recommends that judges and counsel structure sentences to employ incentives that reduce recidivism and promote positive outcomes, in both initial sentencing and during the course of a sentence of probation. Any change should be accomplished with close attention to the chapter on Victim Communication Best Practices. However, if applied in compliance with Victim Communication Best Practices, ad hoc incentives at any point, including long after initial sentencing, are recommended.

Incentives obviously can involve length of probation term reductions, but may also be used to reduce committed sentence terms (if by agreement and in compliance with the Victim Communication Best Practices, or if the Supreme Judicial Court broadens the scope of relief available from a Motion to Revise and Revoke, which the Commission recommends), to delete or modify probation conditions that are no longer appropriate, to terminate probation, and to the extent costs or fees are imposed, (which the Commission cautions against), to waive such costs or fees.

For ease of reference a chart of years reduced by 3 months per year follows:

One Year	9 Months
Two Years	18 Months
Three Years	27 Months

Community Corrections Center Participation

The Sentencing Commission recommends consideration of the view that excessive probation supervision can increase an individual's risk to re-offend.

However, there are certain high risk probationers not otherwise engaged in productive constructive activity such as full-time school or work. These probationers may be required to participate in activities relevant to their personal circumstances such as seeking a G.E.D., or equivalent, employment, or relapse prevention programming. This fairly extensive programming can be required until a probationers goes back to school or work or otherwise connects with a substantial positive activity that is analogous to full-time work or school.

Any use of a validated risk assessment instrument for the setting of probation conditions such as Community Corrections should be employed with caution given the potential for disparate racial, ethnic and socioeconomic impact on defendants.

Community Re-entry Programs

The reader's attention is directed to successful evidence- and research-based community re-entry programs.

Step 8 / Chapter 8

Depart From the Sentencing Guidelines Range

The sentencing judge may impose any lawful sentence, whether within, above or below the guideline range, taking into account all of the factors referenced in these Guidelines, the Sentencing Best Practices of the court, and such other factors as evolving social science may suggest. To the extent that G.L. c. 211E, § 3(h) imposes a duty to memorialize such reasons in writing, such a mandate ought not to apply to these Advisory Guidelines, and the Commission has promulgated these Guidelines disclaiming any intent to require sentencing judges to set forth their reasons in writing. We acknowledge that Best Practices counsel that a sentencing rationale which is clearly explained benefits the parties, the victims, and the public.

A sentencing judge may also depart from the guidelines by imposing a sentence of incarceration where the guidelines prescribe intermediate sanctions only (green zone), or by imposing a sentence of intermediate sanctions where the guidelines prescribe incarceration only (red zone).

In imposing a sentence of incarceration that departs from the guidelines, the Not Less Than sentence shall automatically be set at two-thirds of the Not More Than sentence unless the judge determines that this would result in a parole term that is too long.

The Commission established non-exclusive aggravating and mitigating circumstances to guide the sentencing judge (see Figure 4). The presence of any such circumstance may warrant departure in the discretion of the sentencing judge. In determining mitigation or aggravation, the sentencing judge shall consider:

- any evidence received during the proceedings;
- any pre-sentence report, when the judge requests one; and
- any other information that the judge deems credible.

The sentencing judge is not required to conduct an evidentiary hearing in determining aggravating or mitigating factors.

***Illustration 9:** A 65 year old defendant has been convicted of Larceny (\$10,000 to \$50,000), a level 4 offense. The defendant has one prior conviction, incurred at age 18, for Involuntary Manslaughter (level 6), placing the defendant in criminal history category C (Serious Record). The grid cell which represents the intersection of level 4 and category C presumes incarceration and has a range of 6 to 30 months. Prior to the defendant's conviction on the Larceny charge, full restitution to the victim was made.*

Citing the age of the defendant's prior criminal record and his act of restitution, the sentencing judge has decided to depart below the prescribed sentencing guidelines range and sentence the defendant to 60 days in the house of correction.

Figure 4. Non-Exclusive List of Mitigating and Aggravating Factors

Mitigating Circumstances

1. The defendant was a minor participant in the criminal conduct.
2. The defendant was suffering from a mental or physical condition that significantly reduced his culpability for the offense.
3. The victim was an initiator, aggressor, or provoker of the offense.
4. The sentence was imposed in accordance with a jointly agreed recommendation.
5. The age of the defendant at the time of the offense.
6. The defendant verifies current involvement in, or successful completion of, a substance abuse or other treatment program that began after the date of the offense.
7. The defendant's criminal history category overstates the seriousness of the defendant's prior record.
8. The defendant's residence in a poor or minority area with deep police penetration causes overstatement of the seriousness of the criminal record.
9. The defendant is determined to be the primary caretaker of a dependent child pursuant to G.L. c. 279, § 6B.

Aggravating Circumstances

1. The victim was especially vulnerable due to age or physical or mental disability.
2. The victim was treated with particular cruelty.
3. The defendant used position or status to facilitate commission of the offense, such as a position of trust, confidence, or fiduciary relationship.
4. The defendant was a leader in the commission of an offense involving two or more criminal actors.
5. The defendant committed the offense while on probation, on parole, or during escape.
6. The defendant has committed repeated offenses against the same victim.
7. The defendant's criminal history category understates the seriousness of the defendant's prior record.

Step 9 / Chapter 9

Sentence for Offenses with Mandatory Minimums

Sentences that depart from mandatory minimum sentences of incarceration prescribed by statute are prohibited by the Guidelines. Offenses affected by mandatory minimum terms are indicated by a notation on the Master Crime List.

The Sentencing Commission does not endorse the use of mandatory minimum sentences. For OUI and firearm offenses punishable by mandatory minimum sentences, the commission adopted as its sentencing guidelines the current statutory penalty provisions associated with these offenses (Figure 5), allowing for no departures from the minimum term of incarceration.

Although neither OUI nor firearm offenses appear on the sentencing guidelines grid, all have been assigned an offense seriousness level and placed on the Master Crime List for purposes of determining a defendant's criminal history only.

***Illustration 10:** A defendant has been convicted of Possession of a Sawed-Off Shotgun, a felony requiring a mandatory minimum sentence to incarceration of 18 months. In determining the sentence, the judge must abide by the statutory penalty provisions set forth in G.L. c. 269 § 10(c). Under no circumstances can the judge depart from the statutory provisions and impose a sentence below the mandatory minimum.*

Though in some instances the applicable sentencing guidelines range may encompass a sentence which would be below the mandatory minimum term prescribed by statute, such a sentence is prohibited by the guidelines.

***Illustration 11:** A defendant has been convicted of Prostitution, Induce Minor To, a level 5 offense. Based on the defendant's prior record of convictions, the defendant's criminal history group is determined to be category A (No/Minor Record). The grid cell which represents the intersection of level 5 and category A has a range of 12 to 36 months. The judge in this instance is prohibited from imposing a sentence which would result in a term of incarceration of less than three year, the mandatory minimum term*

prescribed by statute, even though such a sentence would be consistent with the sentencing guidelines range.

Illustration 12: *A defendant is convicted of Stalking - Subsequent Offense, a level 6 offense with a mandatory minimum term of two years and statutory maximum sentence of 10 years. Based on the defendant's prior record of convictions, the defendant's criminal history group is determined to be category A (No or Minor Record). The grid cell which represents the intersection of level 6 and category A has a range of 60 to 90 months. Under no circumstances can the judge impose a sentence that would result in a term of incarceration of less than two years.*

Figure 5. Mandatory Offenses

MGL	Offense	Offense Seriousness Level	Penalty Type	Mand. Time	Min H/C	Max H/C	Min Prison	Max Prison
FIREARMS RELATED OFFENSES								
c. 265 s. 18B	FIREARM IN FELONY, POSSESS, LGE CAPACITY, SUBSQ. OFF. c. 265 s. 18B	8	Felony	25 years			25 years	
c. 265 s. 18B	FIREARM IN FELONY, POSSESS, SUBSQ. OFF. c. 265 s. 18B	8	Felony	20 years			20 years	
c. 269 s. 10(a)	FIREARMS VIOL WITH 3 PRIOR VIOLENT/DRUG CRIME c. 269 s. 10(a)	8	Felony	15 years			15 years	20 years
c. 269 s. 10(c)	FIREARMS VIOL WITH 3 PRIOR VIOLENT/DRUG CRIME c. 269 s. 10(c)	8	Felony	15 years			15 years	20 years
c. 269 s. 10(h)(1)	FIREARMS VIOL WITH 3 PRIOR VIOLENT/DRUG CRIME c. 269 s. 10(h)(1)	8	Felony	15 years			15 years	20 years
c. 269 s. 10(d)	DANGEROUS WEAPON, CARRY, 4TH OFF. c. 269 s. 10(d)	8	Felony	10 years			10 years	15 years
c. 269 s. 10(d)	FIREARM, CARRY W/O LICENSE, 4TH OFF. c. 269 s. 10(d)	8	Felony	10 years			10 years	15 years
c. 269 s. 10(d)	MACHINE GUN/SAWED-OFF SHOTGUN POSSESS, 4TH OFF. c. 269 s. 10(d)	8	Felony	10 years			10 years	15 years
c. 269 s. 10E(3)	FIREARMS, TRAFFICKING IN +10 c. 269 s. 10E(3)	8	Felony	10 years			10 years	Life
c. 269 s. 10(a)	FIREARMS VIOL WITH 2 PRIOR VIOLENT/DRUG CRIME c. 269 s. 10(a)	7	Felony	10 years			10 years	15 years
c. 269 s. 10(c)	FIREARMS VIOL WITH 2 PRIOR VIOLENT/DRUG CRIME c. 269 s. 10(c)	7	Felony	10 years			10 years	15 years
c. 269 s. 10(h)(1)	FIREARMS VIOL WITH 2 PRIOR VIOLENT/DRUG CRIME c. 269 s. 10(h)(1)	7	Felony	10 years			10 years	15 years
c. 269 s. 10(d)	DANGEROUS WEAPON, CARRY, 3RD OFF. c. 269 s. 10(d)	7	Felony	7 years			7 years	10 years
c. 269 s. 10(d)	FIREARM, CARRY W/O LICENSE, 3RD OFF. c. 269 s. 10(d)	7	Felony	7 years			7 years	10 years
c. 269 s. 10(d)	MACHINE GUN/SAWED-OFF SHOTGUN POSSESS, 3RD OFF. c. 269 s. 10(d)	7	Felony	7 years			7 years	10 years
c. 269 s. 10F(a)	FIREARMS, SELL/TRANSFER LARGE CAPACITY, SUBSQ. c. 269 s. 10F(a)	7	Felony	5 years			5 years	15 years
c. 269 s. 10F(b)	FIREARMS TO MINOR, SELL/TRANSFER LARGE CAPACITY, c. 269 s. 10F(b)	7	Felony	5 years			5 years	15 years
c. 269 s. 10(d)	DANGEROUS WEAPON, CARRY, 2ND OFF. c. 269 s. 10(d)	6	Felony	5 years			5 years	7 years
c. 269 s. 10(d)	FIREARM, CARRY W/O LICENSE, 2ND OFF. c. 269 s. 10(d)	6	Felony	5 years			5 years	7 years
c. 269 s. 10(d)	MACHINE GUN/SAWED-OFF SHOTGUN POSSESS, 2ND OFF. c. 269 s. 10(d)	6	Felony	5 years			5 years	7 years
c. 269 s. 10E(2)	FIREARMS, TRAFFICKING IN 3-9 c. 269 s. 10E(2)	6	Felony	5 years			5 years	20 years
c. 269 s. 10(c)	FIREARMS VIOL WITH 1 PRIOR VIOLENT/DRUG CRIME c. 269 s. 10(c)	6	Felony	3 years			3 years	15 years
c. 269 s. 10F(a)	FIREARMS, SELL/TRANSFER LARGE CAPACITY, c. 269 s. 10F(a)	6	Felony	2 1/2 years			2 1/2 years	10 years

Figure 5. Mandatory Offenses

MGL	Offense	Offense Seriousness Level	Penalty Type	Mand. Time	Min H/C	Max H/C	Min Prison	Max Prison
c. 269 s. 10(a)	FIREARMS VIOL WITH 1 PRIOR VIOLENT/DRUG CRIME c. 269 s. 10(a)	5	Felony	3 years			3 years	15 years
c. 269 s. 10(b)(1)	FIREARMS VIOL WITH 1 PRIOR VIOLENT/DRUG CRIME c. 269 s. 10(b)(1)	5	Felony	3 years			3 years	15 years
c. 269 s. 10(c)	MACHINE GUN/SAWED-OFF SHOTGUN, POSSESS c. 269 s. 10(c)	5	Felony	18 months	18 months	2 1/2 years	2 1/2 years	Life
c. 269 s. 10(m)	FIREARM POSSESS LARGE CAPACITY c. 269 s. 10(m)	5	Felony	1 year			2 1/2 years	10 years
c. 269 s. 10(a)	FIREARM, CARRY W/O LICENSE c. 269 s. 10(a)	4	Felony	18 months	18 months	2 1/2 years	2 1/2 years	5 years

Figure 5. Mandatory Offenses

MGL	Offense	Offense Seriousness Level	Penalty Type	Mand. Time	Min H/C	Max H/C	Min Prison	Max Prison
OUI (MOTOR VEHICLE AND BOAT) RELATED OFFENSES								
c. 90 s. 24(1)(a)(1)	OUI LIQUOR OR .08% OR DRUGS, 9TH OFF. c. 90 s. 24(1)(a)(1)	6	Felony	48 mos			4 1/2 years	10 years
c. 90 s. 24(1)(a)(1)	OUI LIQUOR OR .08% OR DRUGS, 7TH OFF. c. 90 s. 24(1)(a)(1)	5	Felony	36 mos			3 1/2 years	8 years
c. 90 s. 24(1)(a)(1)	OUI LIQUOR OR .08% OR DRUGS, 8TH OFF. c. 90 s. 24(1)(a)(1)	5	Felony	36 mos			3 1/2 years	8 years
c. 90 s. 24(1)(a)(1)	OUI LIQUOR OR .08% OR DRUGS, 6TH OFF. c. 90 s. 24(1)(a)(1)	4	Felony	24 mos	2 1/2 years		2 1/2 years	5 years
c. 90 s. 24(1)(a)(1)	OUI LIQUOR OR .08% OR DRUGS, 5TH OFF. c. 90 s. 24(1)(a)(1)	4	Felony	24 Months	2 1/2 years		2 1/2 years	5 years
c. 90B s. 8(a)(1)(A)	BOAT OUI LIQUOR OR .08% OR DRUGS, 5TH OFF. c. 90B s. 8(a)(1)(A)	4	Felony	2 years	2 years	2 1/2 years	2 1/2 years	10 years
c. 90 s. 24(1)(a)(1)	OUI LIQUOR OR .08% OR DRUGS, 4TH OFF. c. 90 s. 24(1)(a)(1)	4	Felony	12 Months	2 years	2 1/2 years	2 1/2 years	5 years
c. 90B s. 8(a)(1)(A)	BOAT OUI LIQUOR OR .08% OR DRUGS, 4TH OFF. c. 90B s. 8(a)(1)(A)	4	Felony	1 year	1 year	2 1/2 years	2 1/2 years	10 years
c. 90 s. 24(1)(a)(1)	OUI LIQUOR OR .08% OR DRUGS, 3RD OFF. c. 90 s. 24(1)(a)(1)	3	Felony	150 Days	180 days	2 1/2 years	2 1/2 years	5 years
c. 90 s. 23	LICENSE SUSPENDED FOR OUI, OUI WHILE c. 90 s. 23	3	Misd.	1 year	1 year	2 1/2 years		
c. 90B s. 8(a)(1)(A)	BOAT OUI LIQUOR OR .08% OR DRUGS, 3RD OFF. c. 90B s. 8(a)(1)(A)	3	Misd.	6 months	6 months	2 1/2 years		
c. 90 s. 23	LICENSE SUSPENDED FOR OUI/CDL, OPER MV WITH c. 90 s. 23	2	Misd.	60 days	60 days	2 1/2 years		
c. 90 s. 24(1)(a)(1)	OUI LIQUOR OR .08% OR DRUGS, 2ND OFF. c. 90 s. 24(1)(a)(1)	2	Misd.	30 Days	60 days	2 1/2 years		
c. 90B s. 8(a)(1)(A)	BOAT OUI LIQUOR OR .08% OR DRUGS, 2ND OFF. c. 90B s. 8(a)(1)(A)	2	Misd.	14 days	14 days	2 1/2 years		

Figure 5. Mandatory Offenses

MGL	Offense	Offense Seriousness Level	Penalty Type	Mand. Time	Min H/C	Max H/C	Min Prison	Max Prison
DRUG RELATED OFFENSES								
c. 94C s. 32E(b)(4)	COCAINE (c.94C s. 31(a)(4)), TRAFFICK IN c. 94C s. 32E(b)(4) - 200 or more g	8	Felony	12 years			12 years	20 years
c. 94C s. 32E(b)(4)	METHAMPHETAMINE (c. 94C s. 31(c)(2)), TRAFFICK IN c. 94C s. 32E(b)(4) - 200 g or more	8	Felony	12 years			12 years	20 years
c. 94C s. 32E(b)(4)	PHENMETRAZINE, TRAFFICK IN c. 94C s. 32E(b)(4) - 200 g or more	8	Felony	12 years			12 years	20 years
c. 94C s. 32E(c)(4)	HEROIN/MORPHINE/OPIMUM/FENTANYL, TRAFFICK IN c. 94C s. 32E(c)(4) - 200 or more g	8	Felony	12 years			12 years	20 years
c. 94C s. 32E(a)(4)	MARIJUANA, TRAFFICK IN c. 94C s. 32E(a)(4) - 10,000 or more lbs	7	Felony	8 years			8 years	15 years
c. 94C s. 32E(b)(3)	COCAINE (c.94C s. 31(a)(4)), TRAFFICK IN c. 94C s. 32E(b)(3) - 100 to 200 g	7	Felony	8 years			8 years	20 years
c. 94C s. 32E(b)(3)	METHAMPHETAMINE (c. 94C s. 31(c)(2)), TRAFFICK IN c. 94C s. 32E(b)(3) - 100 to 200 g	7	Felony	8 years			8 years	20 years
c. 94C s. 32E(b)(3)	PHENMETRAZINE, TRAFFICK IN c. 94C s. 32E(b)(3) - 100 to 200 g	7	Felony	8 years			8 years	20 years
c. 94C s. 32E(c)(3)	HEROIN/MORPHINE/OPIMUM/FENTANYL, TRAFFICK IN c. 94C s. 32E(c)(3) - 100 to 200 g	7	Felony	8 years			8 years	20 years
c. 94C s. 32E(c)(2)	HEROIN/MORPHINE/OPIMUM/FENTANYL, TRAFFICK IN c. 94C s. 32E(c)(2) - 36 to 100 g	7	Felony	5 years			5 years	20 years
c. 94C s. 32F(a)	DRUG, DISTRIBUTE OR POSSESS WITH INTENT TO MINOR CLASS A c. 94C s. 32F(a)	6	Felony	5 years			5 years	15 years
c. 94C s. 32F(d)	COCAINE (c.94C s. 31(a)(4)), DISTRIBUTE OR POSSESS WITH INTENT, TO MINOR c. 94C s. 32F(d)	6	Felony	5 years			5 years	15 years
c. 94C s. 32E(c 1/2)	FENTANYL, TRAFFICK IN c. 94C s. 32E(c1/2) - 10 g or more	6	Felony	3 1/2 years			3 1/2 years	20 years
c. 94C s. 32E(c 1/2)	CARFENTANIL, TRAFFICK IN, WITH KNOWLEDGE c. 94C s. 32E(c1/2)	6	Felony	3 1/2 years			3 1/2 years	20 years
c. 94C s. 32(b)	DRUG, DISTRIBUTE OR POSSESS WITH INTENT, CLASS A, SUBSQ. OFF. c. 94C s. 32(b)	6	Felony	3 1/2 years			3 1/2 years	15 years
c. 94C s. 32E(a)(3)	MARIJUANA, TRAFFICK IN c. 94C s. 32E(a)(3) - 2,000 to 10,000 lbs	6	Felony	3 1/2 years			3 1/2 years	15 years
c. 94C s. 32E(b)(2)	COCAINE (c.94C s. 31(a)(4)), TRAFFICK IN c. 94C s. 32E(b)(2) - 36 to 100 g	6	Felony	3 1/2 years			3 1/2 years	20 years
c. 94C s. 32E(b)(2)	METHAMPHETAMINE (c. 94C s. 31(c)(2)), TRAFFICK IN c. 94C s. 32E(b)(2) - 36 to 100 g	6	Felony	3 1/2 years			3 1/2 years	20 years
c. 94C s. 32E(b)(2)	PHENMETRAZINE, TRAFFICK IN c. 94C s. 32E(b)(2) - 36 to 100 g	6	Felony	3 1/2 years			3 1/2 years	20 years
c. 94C s. 32E(c)(1)	HEROIN/MORPHINE/OPIMUM/FENTANYL, TRAFFICK IN c. 94C s. 32E(c)(1) - 18 to 36 g	6	Felony	3 1/2 years			3 1/2 years	20 years
c. 94C s. 32F(b)	DRUG, DISTRIBUTE OR POSSESS WITH INTENT TO MINOR CLASS B c. 94C s. 32F(b)	5	Felony	3 years			3 years	15 years
c. 94C s. 32E(a)(2)	MARIJUANA, TRAFFICKING IN c. 94C s. 32E(a)(2) - 100 to 2,000 lbs	5	Felony	2 years			2 years	15 years
c. 94C s. 32E(b)(1)	COCAINE (c.94C s. 31(a)(4)), TRAFFICKING IN c. 94C s. 32E(b)(1) - 18 to 36 g	5	Felony	2 years			2 years	15 years

Figure 5. Mandatory Offenses

MGL	Offense	Offense Seriousness Level	Penalty Type	Mand. Time	Min H/C	Max H/C	Min Prison	Max Prison
c. 94C s. 32E(b)(1)	METHAMPHETAMINE (c. 94C s. 31(c)(2)), TRAFFICKING IN c. 94C s. 32E(b)(1) - 18 to 36 g	5	Felony	2 years			2 years	15 years
c. 94C s. 32E(b)(1)	PHENMETRAZINE, TRAFFICKING IN c. 94C s. 32E(b)(1) - 18 to 36 g	5	Felony	2 years			2 years	15 years
c. 94C s. 32F(c)	DRUG, DISTRIBUTE OR POSSESS WITH INTENT TO MINOR CLASS C c. 94C s. 32F(c)	5	Felony	2 years	2 years	2 1/2 years	2 1/2 years	15 years
c. 94C s. 32J	DRUG VIOLATION NEAR SCHOOL/PARK, VIOLENCE OR THREATS OF VIOLENCE c. 94C s. 32J	4	Felony	2 years	2 years	2 1/2 years	2 1/2 years	15 years
c. 94C s. 32J	DRUG VIOLATION NEAR SCHOOL/PARK, POSSESS WEAPON c. 269, s. 10(b), c. 94C s. 32J	4	Felony	2 years	2 years	2 1/2 years	2 1/2 years	15 years
c. 94C s. 32J	DRUG VIOLATION NEAR SCHOOL/PARK, DIRECTED FELONY c. 94C s. 32J	4	Felony	2 years	2 years	2 1/2 years	2 1/2 years	15 years
c. 94C s. 32J	DRUG VIOLATION NEAR SCHOOL/PARK, DIST TO MINOR OR INDUCE MINOR TO DIST/POSS, c. 94C s. 32J	4	Felony	2 years	2 years	2 1/2 years	2 1/2 years	15 years
c. 94C s. 32E(a)(1)	MARIJUANA, TRAFFICKING IN c. 94C s. 32E(a)(1) - 50 to 100 lbs	4	Felony	1 year	1 year	2 1/2 years	2 1/2 years	15 years

Figure 5. Mandatory Offenses

MGL	Offense	Offense Seriousness Level	Penalty Type	Mand. Time	Min H/C	Max H/C	Min Prison	Max Prison
PERSON RELATED OFFENSES								
c. 265 s. 1	MURDER, FIRST DEGREE c. 265 s. 1	9	Felony	Life				Life
c. 265 s. 1	MURDER, FIRST DEGREE BY A MINOR, W/ EXTREME ATROCITY/CRUELTY c. 265 s. 1	9	Felony	30 years			30 years	Life
c. 265 s. 1	MURDER, FIRST DEGREE BY A MINOR, W/ PREMEDITATED MALICE AFORETHOUGHT c. 265 s. 1	9	Felony	25 years			25 years	Life
c. 265 s. 1	MURDER, FIRST DEGREE BY A MINOR c. 265 s. 1	9	Felony	20 years			20 years	Life
c. 265 s. 1	MURDER, SECOND DEGREE c. 265 s. 1	9	Felony	15 years			15 years	Life
c. 265 s. 22C	RAPE OF CHILD WITH FORCE, AFTER CERTAIN OFFENSES c. 265 s. 22C	8	Felony	20 years			20 years	Life
c. 265 s. 22B	RAPE OF CHILD WITH FORCE, AGGRAVATED c. 265 s. 22B	8	Felony	15 years			15 years	Life
c. 265 s. 52(a)	TRAFFICKING OF PERSON FOR SEXUAL SERVITUDE OR FORCED SERVICES, SUBSEQUENT OFFENSE c. 265 s. 52(a)	8	Felony	10 years			10 years	life
c. 265 s. 23B	RAPE OF CHILD, STATUTORY, AFTER CERTAIN OFFENSES c. 265 s. 23B	7	Felony	15 years			15 years	Life
c. 265 s. 23A	RAPE OF CHILD, STATUTORY, AGGRAVATED c. 265 s. 23A	7	Felony	10 years			10 years	Life
c. 265 s. 50(b)	TRAFFICKING OF PERSON UNDER 18 FOR SEXUAL SERVITUDE c. 265 s. 50(b)	7	Felony	5 years			5 years	life
c. 265 s. 51(b)	TRAFFICKING OF PERSON UNDER 18 FOR FORCED SERVICES c. 265 s. 51(b)	7	Felony	5 years			5 years	life
c. 265 s. 53(b)	TRAFFICKING OF ORGANS OF PERSON UNDER 18 c. 265 s. 53(b)	7	Felony	5 years				
c. 265 s. 13B 3/4	INDECENT A&B ON CHILD UNDER 14, AFTER CERTAIN OFFENSES c. 265 s. 13B 3/4	6	Felony	15 years			15 years	Life
c. 265 s. 13B 1/2	INDECENT A&B ON CHILD UNDER 14, AGGRAVATED c. 265 s. 13B 1/2	6	Felony	10 years			10 years	Life
c. 265 s. 50(a)	TRAFFICKING OF PERSON FOR SEXUAL SERVITUDE c. 265 s. 50(a)	6	Felony	5 years			5 years	20 years
c. 265 s. 51(a)	TRAFFICKING OF PERSON FOR FORCED SERVICES c. 265 s. 51(a)	6	Felony	5 years			5 years	20 years
c. 265 s. 26D(d)	ELECTRONIC ENTICEMENT OF CHILD FOR PROSTITUTION, HUMAN TRAFFICKING OR COMMERCIAL SEXUAL ACTIVITY, SUBSEQUENT OFFENSE c. 265 s. 26D(c)	5	Felony	5 years			5 years	
c. 265 s. 43(c)	STALKING, SUBSQ. OFF. c. 265 s. 43(c)	5	Felony	2 years	2 years	2 1/2 years	2 years	10 years
c. 265 s. 43(b)	STALKING IN VIOL OF RESTRAINING ORDER c. 265 s. 43(b)	5	Felony	1 year	1 year	2 1/2 years	1 year	5 years
c. 265 s. 13D	A&B ON POLICE OFFICER, SERIOUS BODILY INJURY c. 265 s. 13D	4	Felony	1 year	1 year	2 1/2 years	2 1/2 years	10 years

Figure 5. Mandatory Offenses

MGL	Offense	Offense Seriousness Level	Penalty Type	Mand. Time	Min H/C	Max H/C	Min Prison	Max Prison
OTHER MANDATORY OFFENSES								
c. 6 s. 178K(2)(c)	SEX OFFENDER RESIDE IN NURSING HOME, LEVEL 3, 3RD OR SUBSQ. OFF. c. 6 s. 178K(2)(e)	5	Felony	5 Years			5 Years	5 Years
c. 90 s. 24(2)(a)(2)	LEAVE SCENE OF PERSONAL INJURY & DEATH c. 90 s. 24(2)(a)(2)	4	Felony	1 year	1 year	2 1/2 years	2 1/2 years	10 years
c. 90 s. 24G(a)	MOTOR VEH HOMICIDE OUI LIQUOR OR .08% OR DRUGS & NEGLIGENCE c. 90 s. 24G(a)	6	Felony	1 year	1 year	2 1/2 years	2 1/2 years	15 years
c. 90 s. 24G(a)	MOTOR VEH HOMICIDE OUI LIQUOR OR .08% OR DRUGS & RECKL c. 90 s. 24G(a)	6	Felony	1 year	1 year	2 1/2 years	2 1/2 years	15 years
c. 90 s. 24L(1)	OUI LIQUOR OR .08% OR DRUGS & SERIOUS INJURY & NEGLIGENCE c. 90 s. 24L(1)	4	Felony	6 months	6 months	2 1/2 years	2 1/2 years	10 years
c. 90 s. 24L(1)	OUI LIQUOR OR .08% OR DRUGS & SERIOUS INJURY & RECKLESS c. 90 s. 24L(1)	4	Felony	6 months	6 months	2 1/2 years	2 1/2 years	10 years
c. 90 s. 24V(a)(1)	CHILD ENDANGERMENT WHILE OUI, SUBSQ. OFF. c. 90 s. 24V(a)(1)	4	Felony	6 months	6 months	2 1/2 years	3 years	5 years
c. 90B s. 8A(1)	BOAT OUI - LIQUOR OR .08% OR DRUGS AND SERIOUS INJURY, RECKLESS/NEGLIGENCE c. 90B s. 8A(1)	4	Felony	6 months	6 months	2 1/2 years	2 1/2 years	10 years
c. 90B s. 8B(1)	BOAT OUI, LIQUOR OR .08% OR DRUGS & DEATH, RECKLESS OR NEGLIGENCE c. 90B s. 8B(1)	6	Felony	1 year	1 year	2 1/2 years	2 1/2 years	15 years
c. 266 s. 27A	MOTOR VEH TO DEFRAUD, REMOVE SUBSQ. OFF. c. 266 s. 27A	4	Felony	1 year		2 1/2 years		5 years
c. 266 s. 28(a)	MOTOR VEH, LARCENY OF/MALICIOUS DAMAGE/RECEIVE STOLEN/TAKE AND STEAL PARTS, SUBSQ. OFF. c. 266 s. 28(a)	4	Felony	1 year		2 1/2 years		15 years
c. 268 s. 1	PERJURY IN TRIAL OF CAPITAL CASE c. 268 s. 1	8	Felony	Life				Life
c. 268 s. 2	PERJURY, SUBORN IN TRIAL OF CAPITAL CASE c. 268 s. 2	8	Felony	Life				Life
c. 272 s. 4A	PROSTITUTION, INDUCE MINOR TO c. 272 s. 4A	5	Felony	3 years			3 years	5 years
c. 272 s. 4B	PROSTITUTION, DERIVE SUPPORT FROM CHILD c. 272 s. 4B	6	Felony	5 years			5 years	
c. 272 s. 6	PROSTITUTION, MAINTAIN HOUSE OF c. 272 s. 6	4	Felony	2 years			5 years	5 years
c. 272 s. 7	PROSTITUTION, DERIVE SUPPORT FROM c. 272 s. 7	4	Felony	2 years			5 years	5 years

Step 10 / Chapter 10

Determine the Nature of the Sentence

When more than one offense arises out of the same criminal conduct, the governing offense is that crime in the highest level of seriousness pursuant to the sentencing guidelines grid. In all but a limited number of circumstances, i.e., violations of G.L. c. 94C, § 32J (school zone), the governing offense will always be associated with the underlying sentence.

***Illustration 13:** As the result of the same criminal conduct a defendant with no prior record has been convicted of Armed Robbery - Display of Gun (level 7), Assault and Battery With a Dangerous Weapon (A&B DW) - Significant Injury (level 6), and Possession of a Controlled Substance - Class E (level 1).*

The governing offense is Armed Robbery - Display of Gun, the crime with the highest level of seriousness pursuant to the guidelines. The underlying sentence should be imposed according to the applicable sentencing guidelines range associated with the Armed Robbery - Display of Gun conviction.

The following sentence would be consistent with the guidelines: 60 to 90 months committed (Armed Robbery), two years probation on and after (A&B DW), guilty filed (Possession Class E).

In contrast, the following sentence would be inconsistent with the guidelines: 40 to 60 months committed (A&B DW), five years probation on and after (Armed Robbery), guilty filed (Possession Class E).

Considerations

School/park zone (G.L. c. 94C, § 32J)

When sentencing for a violation of G.L. c. 94C, § 32J (school or park zone), a level 4 offense, it is possible for the underlying drug distribution offense to have a lower seriousness ranking (e.g., Distribute Class D - level 2), because the statute requires that the sentence for the school or

park zone offense be served consecutive to the sentence for the underlying drug distribution offense. Where this situation arises, the underlying drug distribution offense is to be treated as the governing offense.

Concurrent Sentences

When a defendant is convicted of multiple offenses arising out of the same criminal conduct, the judge may impose concurrent sentences. In imposing a concurrent sentence, the judge may base the sentence upon the sentencing guidelines range of the applicable grid cell for that defendant, or impose any sentence below the sentencing guidelines range without it being considered a departure. A concurrent sentence above the sentencing guidelines range in the applicable grid cell would constitute a departure.

When a defendant is convicted of multiple offenses which do not arise out of the same criminal conduct or when a defendant at the time of sentencing is currently serving a sentence for another criminal offense, the judge may impose a concurrent sentence from within the sentencing guidelines range. A concurrent sentence above or below the sentencing guidelines range in the applicable grid cell would constitute a departure.

Illustration 14: *As the result of the same criminal conduct a defendant with no prior record has been convicted of Armed Robbery - Display of Gun (level 7) and Unarmed Robbery (level 4).*

The governing offense is Armed Robbery - Display of Gun, the crime with the highest level of seriousness pursuant to the guidelines. Under the guidelines, the underlying sentence would be calculated according to the applicable sentencing guidelines range associated with the Armed Robbery - Display of Gun conviction. A judge who wishes to impose a sentence within the sentencing guideline range may choose to sentence concurrently on the Unarmed Robbery, however, the judge has total discretion to impose a NMT sentence of incarceration of 24 months, i.e., the upper limit of the applicable grid cell, or any lesser sentence, including probation. Such a sentence would not constitute a

departure because the Unarmed Robbery was part of the same criminal conduct as the Armed Robbery.

In contrast, the judge would have chosen to act outside the sentencing guideline range if she imposed a concurrent sentence.

Consecutive Sentences

In general, when a defendant is being sentenced on multiple convictions arising from the same criminal conduct, the judge may impose consecutive sentences. The defendant's criminal history may be considered for each consecutive sentence imposed, although it is not required. Where consecutive sentences are imposed for multiple offenses arising from the same criminal conduct, the judge may impose a consecutive sentence within or below the applicable guideline range, including probation. Such a consecutive sentence below the guideline range, including probation, does not constitute a departure.

When a defendant is convicted of multiple offenses which do not arise out of the same criminal conduct or when a defendant at the time of sentencing is currently serving a sentence for another criminal offense, a judge acts within the sentencing guideline range if she imposes a consecutive sentence from within the sentencing guidelines range of the applicable grid cell.

Illustration 15: *As the result of the same criminal conduct, a defendant is convicted of Breaking and Entering - Dwelling (level 4) and Assault (level 2). Based on the defendant's criminal record, the defendant's criminal history group is determined to be category B (Moderate Record).*

Under the guidelines, the conviction for Breaking and Entering - Dwelling determines the base sentence. In this example, the cell representing the intersection of level 4 and category B advises for incarceration and prescribes a range of 3 to 30 months. It is from within this range the judge selects the Not More Than sentence.

The Commission's consecutive sentencing policy also allows the judge to impose a consecutive sentence for the Assault conviction.

The cell representing the intersection of level 2 and category B allows for a maximum sentence, if she chooses to act within the sentencing guideline range, of 6 months incarceration.

When a defendant is convicted of multiple offenses which arise out of the same criminal conduct and there is a single or no victim, if the judge chooses to sentence within the sentencing guideline range, the judge could impose consecutive sentences, which, in total, do not exceed the upper limit range of the sentencing guidelines range in the grid cell of the governing offense.

Financial Sanctions

The Commission recommends that restitution be considered in every appropriate case. The Commission recognizes the importance of restitution to the victim as a means of restoring the victim and of holding the defendant accountable.

Split Sentences

The split sentence to state prison has been eliminated by the Legislature.

Illustration 16: *A defendant is convicted of a single count of Indecent Assault and Battery, a level 4 offense. Based on the defendant's criminal record, the defendant's criminal history group is considered to be group B (Moderate Record).*

Under the Commission's split sentence policy, a judge would be acting consistent with the guidelines to give the defendant a sentence of 20 to 30 months in the house of correction with six months to serve, the remainder suspended, and three years probation subject to intermediate sanctions.

Step 11 / Chapter 11

Structure Incentives and Rewards into the Committed Sentence and/or Probation

Probation and Sentencing Incentives

The Commission recommends that judges and counsel structure sentences to employ incentives that reduce recidivism and promote positive outcomes, in both initial sentencing and during the course of a sentence of probation. Any change should be accomplished with close attention to the chapter on Victim Communication Best Practices. However, if applied in compliance with Victim Communication Best Practices, ad hoc incentives at any point, including long after initial sentencing, are recommended.

Incentives obviously can involve length of probation term reductions, but may additionally be used to reduce committed sentence terms (if by agreement and in compliance with the Victim Communication Best Practices, or if the Supreme Judicial Court broadens the scope of relief available from a Motion to Revise and Revoke, which the Commission recommends), to delete or modify probation conditions that are no longer appropriate, to terminate probation, and to the extent costs or fees are imposed, which the Commission cautions against, to waive such costs or fees.

For ease of reference, a chart of years reduced by 3 months per year follows:

One Year	9 Months
Two Years	18 Months
Three Years	27 Months

Step 12 / Chapter 12

Record Sentence, Demographic, and Race Information. Consider Making a Personal Record.

General Laws c. 211E requires all sentences to be recorded on a sentencing statement. A separate sentencing statement has been developed for the District and Superior Courts. Please take care to record in MassCourts the following information on race, ethnicity, and gender identity using the below categories, to the maximum extent permitted by software:

Race:

- (1) White
- (2) Black or African American
- (3) American Indian or Alaska Native; and
- (4) Asian, Native Hawaiian or Pacific Islander

Ethnicity:

- (1) Hispanic
- (2) Non-Hispanic

Gender:

- (1) Male
- (2) Female
- (3) Non-binary

Upon completion, all sentencing statements are to be submitted to the Sentencing Commission.

Judges, attorneys, and probation officers may wish to keep a personal record of the demographic information and basic facts concerning their cases so that they may track their decisions to detect implicit bias.

Step 13 / Chapter 13

Appealing a Sentence

Notice of Appeal for Review (G.L. c. 211E)

Except as provided in G.L. c. 278, §§ 28A-28C, there shall be no right of appeal of a lawful sentence by either the defendant or the Commonwealth. As to criminal offenses for which the legislature has provided penalties, any penalty within the range provided therefor shall be a lawful sentence. As to those crimes for which no specific penalty is provided by statute, the provisions of G.L. c. 279, § 5 shall apply, and any such sentence as conforms to the common usage and practice in the commonwealth shall be a lawful sentence. As to plea tender and sentence proposed pursuant to plea agreement which includes both a specific sentence and a charge concession pursuant to Mass. R. Crim. P. 12 (d), if the judge accepts such a plea agreement, nothing herein shall be constructed to permit the imposition of a sentence other than as provided in Mass. R. Crim. P. 12 (d)(6).

In making these Sentencing Guidelines advisory, rather than voluntary, the Commission intends to provide a starting point for consideration, and not a constraint on judicial discretion in fashioning an appropriate sentence. We acknowledge that we have made judgment calls throughout these Guidelines, both in classifying offenses and in setting forth the various sentencing ranges we believe most appropriate, from which to begin consideration of a proper sentence in the specific facts and circumstances of each case. We appreciate that social science, medical science and correctional methodologies will continue to develop, and we acknowledge that what seems most effective today may not appear to be so tomorrow or in the years hence.

Appreciating that, we disclaim any intent to provide for a sentencing appeal, other than the existing appeal procedure contained in G.L. c.278, §§ 28A-28C, on the basis of a sentence which, though outside the Guidelines we have crafted, is within the range allowed by law.

As to criminal offenses for which the legislature has provided penalties, we contemplate that any penalty within the range provided shall be a lawful sentence. As to those crimes for which no specific penalty is provided by statute, the provisions of G.L. c. 279, § 5 shall apply, and any such sentence as conforms to the common usage and practice in the Commonwealth shall be a lawful sentence.

The sentencing judge may impose any lawful sentence, whether within, above or below the guideline range, taking into account all of the factors referenced in these Guidelines, the sentencing best practices of the court, and such other factors as evolving social science may suggest. To the extent that G.L. c. 211E, § 3(h) imposes a duty to memorialize such reasons in writing, such a mandate ought not to apply to these Advisory Guidelines, and the Commission has promulgated these Guidelines disclaiming any intent to require sentencing judges to set forth their reasons in writing. We acknowledge that Best Practices counsel that a sentencing rationale which is clearly explained benefits the parties, the victims, the community and the public.

Appendix A.

Top 100 Most Sentenced Offenses

Appendix A. Mini-Master Crime List

Offense Abbreviation, as it appears in (CARI)	Common Offense Name	Application of Grid	Possible Starting Offense Label*	Possible MGL Reference	Comments
111A	Oper Und Infl Of Liq	No	2	c. 90 s. 24(1)(a)(1)	Mandatory
111A 2nd	Oper Und Infl Of Liq, 2nd	No	2	c. 90 s. 24(1)(a)(1)	Mandatory
111A 3rd	Oper Und Infl Of Liq, 3rd	No	3	c. 90 s. 24(1)(a)(1)	Mandatory
111A 4th	Oper Und Infl Of Liq 4th	No	4	c. 90 s. 24(1)(a)(1)	Mandatory
111A 5th and Subsequent	Oper Und Infl Of Liq 5th and subsequent	No	4	c. 90 s. 24(1)(a)(1)	Mandatory
111B	Oper Und Infl Of Drug	No	2	c. 90 s. 24(1)(a)(1)	Mandatory
113A	Leaving Scene:Property Damage	Yes	3	c. 90 s. 24(2)(a)	
113B	Leaving Scene:Person Injured	Yes	2	c. 90 s. 24(2)(a½)(1)	
114A	Use Without Authority	Yes	1	c. 90 s. 24(2)(a)	Subsequent offense penalty
114B	Operating After	Yes	1	c. 90 s. 23	Mandatory
114B AFT 111A	Oper Revoke Aft Oper Under	No	2	c. 90 s. 23	Subsequent offense penalty
114B-REV	Operating After Revoke License	Yes	1	c. 90 s. 23	Subsequent offense penalty
114B-SUS	Operating After Suspend Lic	Yes	1	c. 90 s. 23	Subsequent offense penalty
114C-SUS	Operating After Suspend Reg	Yes	1	c. 90 s. 23	Subsequent offense penalty
118A	Compulsory Insurance Violation	Yes	1	c. 90 s. 34J	
A&B	A&B	Yes	3	c. 265 s. 13A(a)	
A&B DOM	A&B, Domestic	Yes	3	c. 265 s. 13M(a)	
A&B DSBL W/INJ	A&B Disabled With Injury	Yes	4	c. 265 s. 13K(b)	
A&B DW	A&B Dangerous Weapon	Yes	3,4,6	c. 265 s. 15A(b)	Staircased
A&B IND CH	Indecent A&B On Child	Yes	5	c. 265 s. 13B	
A&B IND PERS	Indecent Assault And Battery	Yes	4	c. 265 s. 13H	
A&B PO	A&B On Police Officer	Yes	3	c. 265 s. 13D	
AB PREV ACT	Abuse Prevention Act	Yes	3	c. 209A s. 3B	
AMMO NO FID CARD	Poss Of Ammunition	Yes	2	c. 269 s. 10(h)(1)	
ASLT	Assault	Yes	2	c. 265 s. 13A(a)	
ASLT DW	Assault Dangerous Weapon	Yes	3	c. 265 s. 15B(b)	
ATT COM CRIME	Attempt To Commit Crime	Yes	Contingent	c. 274 s. 6	
B&E	Breaking And Entering	Yes	3,4	c. 266 s. 16A	Staircased
B&E DEPOSITORY	B&E Depository	Yes	3,4	c. 266 s. 16	Staircased
B&E DT W/I FEL	B&E Dt W/I Com Fel	Yes	3,4	c. 266 s. 17	Staircased
B&E NT W/I FEL	B&E Nt W/I Com Fel	Yes	3,4	c. 266 s. 16	Staircased
B&E W/I MISD	Breaking And Entering	Yes	2	c. 266 s. 16A	
CNW	Common Night Walker	Yes	1	c. 272 s. 53(a)	
CRDT CARD	Credit Card Misuse More	Yes	2	c. 266 s. 37B	

Mini-Master Crime List

Offense Abbreviation, as it appears in (CARI)	Common Offense Name	Application of Grid	Possible Starting Offense Label*	Possible MGL Reference	Comments
CSA CONSP	Conspiracy To Vio Cont Sub Act	Yes	Contingent	c. 94C s. 40	
CSA DIST A	Distribute/Dispense Class A	Yes	4	c. 94C s. 32(a)	
CSA DIST B	Distribute/Dispense Class B	Yes	4	c. 94C s. 32A(a)	
CSA DIST COCAINE	Distribute/Dispense Cocaine	No	4	c. 94C s. 32A(c)	Mandatory
CSA DIST D	Distribute/Dispense Class D	Yes	2	c. 94C s. 32C(a)	
CSA FORG PRESC	Forged Prescription	Yes	2	c. 94C s. 33(b)	
CSA FRD OBT	Drug, Obtain By Fraud	Yes	2	c. 94C s. 33(b)	
CSA POSS A	Poss Class A Cont Sub	Yes	2	c. 94C s. 34	
CSA POSS B	Poss Class B Cont Sub	Yes	2	c. 94C s. 34	
CSA POSS C	Poss Class C Cont Sub	Yes	2	c. 94C s. 34	
CSA POSS DIST A	Poss To Distribute Class A	Yes	4	c. 94C s. 32(a)	
CSA POSS DIST B	Poss To Distribute Class B	Yes	4	c. 94C s. 32A(a)	
CSA POSS DIST D	Distribute/Dispense Class D	Yes	2	c. 94C s. 32C(a)	
CSA POSS E	Poss Class E Cont Sub	Yes	1	c. 94C s. 34	
CSA POSS HEROIN	Possession Heroin	Yes	1	c. 94C s. 34	
DIS COND	Disorderly Conduct	Yes	1	c. 272 s. 53(b)	
DP	Disturbing The Peace(Breach)	Yes	1	c. 272 s. 53(b)	
DWC	Carrying Dangerous Weapon	Yes	2	c. 269 s. 10(b)	
FIR BART FOX	Firearm, Carry Without License	No	4	c. 269 s. 10(a)	Mandatory
FIR CARRY W/AMM	Bartley-Fox Mandatory Sentence	No	4	c. 269 s. 10(a)	Mandatory
FIR ID	Firearm Id Card	Yes	2	c. 269 s. 10(h)(1)	
FIR POSS WO PERM	Bartley-Fox Mandatory Sentence	No	4	c. 269 s. 10(a)	Mandatory
FIR PRIOR1	ACC, 1 Prior Violent/Drug Crime	No	4	c. 269 s. 10(a)	Mandatory
FIR STORE	Firearm, Store Improper	Yes	2	c. 140 s. 131L(a)	
FLS ADDR HIND PO	False Address Hinder Police	Yes	1	c. 90 s. 23	
FORG	Forgery	Yes	3	c. 267 s. 1	
FRD	Fraud (Specify)	Yes	3	c. 266 s. 76	
HTO	Habitual Traffic Offender	Yes	2	c. 90 s. 23	
IDENT FRD	Identity Fraud	Yes	4	c. 266 s. 37E(b)	
INTIM	Intimidation	Yes	5	c. 268 s. 13B(1)	
LAR	Larceny	Yes	2 or 3,4,5	c. 266 s. 30(1)	Staircased
LAR BLDG	Larceny From A Building	Yes	2 or 3,4,5	c. 266 s. 20	Staircased
LAR CK	Larceny By Check	Yes	2 or 3,4,5	c. 266 s. 37	Staircased
LAR FLS PRT	Larceny By False Pretenses	Yes	2 or 3,4,5	c. 266 s. 34	Staircased

Mini-Master Crime List

Offense Abbreviation, as it appears in (CARI)	Common Offense Name	Application of Grid	Possible Starting Offense Label*	Possible MGL Reference	Comments
LAR LESS	Larceny Less	Yes	2	c. 266 s. 30(1)	
LAR MORE	Larceny More	Yes	3,4,5	c. 266 s. 30(1)	Staircased
LAR MV	Larceny Of A Mv	Yes	3	c. 266 s. 28(a)	
LAR PERS	Larceny From A Person	Yes	4	c. 266 s. 25	
MV OBCSR/CONC PL	Num Plt Obscr/Not Disp/Conc Id	Yes	1	c. 90 s. 23	
MV OP NEG	Oper Negligently	Yes	1	c. 90 s. 24(2)(a)	
MV OP RECKLESS	Operating Recklessly	Yes	1	c. 90 s. 24(2)(a)	
PBT	Poss Burglarious Tools	Yes	3	c. 266 s. 49	
PORN CH	Child Pornography Possess	Yes	3	c. 272 s. 29C	
PORN CH POSS	Possess Child Pornography	Yes	3	c. 272 s. 29C	
POSS AMMO	ACC, 1 Prior Violent/Drug Crime	No	4	c. 269 s. 10(a)	Mandatory
PROP DES	Destruction Of Property	Yes	2	c. 266 s. 127	
PROP MAL DES	Mal Destruction Of Property	Yes	3	c. 266 s. 127	
RAPE CH	Rape Of Child Forcible	Yes	8	c. 265 s. 22A	
RAPE CH FRC AGG	Rape Of Child Forcible, Aggravated	Yes	8	c. 265 s. 22B	
RECK END	Reckless Endangerment	Yes	2	c. 90 s. 24(2)(a)	
RESIST ARST	Resisting Arrest	Yes	2	c. 268 s. 32B	
ROB ARM	Armed Robbery	Yes	6	c. 265 s. 17	Staircased
ROB ARM GUN	Armed Robbery, Gun	Yes	7	c. 265 s. 17	Staircased
ROB UNARM	Robbery Unarmed	Yes	4	c. 265 s. 19(b)	
RSG	Receiving Stolen Goods	Yes	3	c. 266 s. 60	
RSG MV	Receiving Stolen Goods, Motor Vehicle	Yes	3	c. 266 s. 28(a)	
SEX COND FEE	Sexual Cond For Fee	Yes	2	c. 272 s. 53A(a)	
SEX OFFDR FL REG	Sex Offender Fail Register	Yes	3	c. 6 s. 178H(a)(1)	
SHOPLIFT	Shopliftin	Yes	1	c. 266 s. 30A	
THREAT	Threatening	Yes	1	c. 275 s. 2	
TRES	Trespassing	Yes	1	c. 266 s. 120	
UTTER	Uttering	Yes	2	c. 267 s. 5	
VIOL HAR PRE ORD	Violate Harassment Prev Order	Yes	3	c. 258E s. 9	

*Please note, many offenses have increased penalties for second and subsequent offenses.

Appendix B.

Guidelines Sentence Form

C. Most Serious Offense/Governing Offense

Most serious offense	Chapter/Section
Staircasing factor	Final governing offense level

D. Criminal History

Prior convictions at level 7 or above

Prior convictions at level 5 or 6

Prior convictions at levels 3 thru 6

Prior convictions at levels 3 or 4

Prior convictions at levels 1 or 2

Final Criminal History Group (circle):

<input type="radio"/> None			<input type="radio"/> 1	<input type="radio"/> 2+
<input type="radio"/> None		<input type="radio"/> 1	<input type="radio"/> 2+	
<input type="radio"/> None			<input type="radio"/> 6+	
<input type="radio"/> None	<input type="radio"/> 1 to 2	<input type="radio"/> 3 to 5	<input type="radio"/> 6+	
<input type="radio"/> 0 to 5	<input type="radio"/> 0 to 5	<input type="radio"/> 6+		
Group A	Group B	Group C	Group D	Group E

E. Sentencing Information

Offense 1 (GOVERNING OFFENSE)			Offense 2		
Chapter/Section	Level	Offense Date	Chapter/Section	Level	Offense Date
Docket #		Number of counts	Docket #		Number of counts
Staircasing Factor (if applicable)			Staircasing Factor (if applicable)		
Sentence Type <input type="radio"/> Life <input type="radio"/> State Prison _____ NLT _____ NMT <input type="radio"/> County _____ NMT <input type="radio"/> County/Split _____ CMTD _____ Susp <input type="radio"/> Probation _____ Mos <input type="radio"/> Filed			Sentence Type <input type="radio"/> Life <input type="radio"/> State Prison _____ NLT _____ NMT <input type="radio"/> County _____ NMT <input type="radio"/> County/Split _____ CMTD _____ Susp <input type="radio"/> Probation _____ Mos <input type="radio"/> Filed		
Financial Sanctions <input type="radio"/> Fine \$ _____ <input type="radio"/> Restitution \$ _____ <input type="radio"/> Victim/Witness Fee \$ _____ <input type="radio"/> Waived <input type="radio"/> Imposed <input type="radio"/> Drug/Alcohol Fee \$ _____ <input type="radio"/> Waived <input type="radio"/> Imposed <input type="radio"/> Probation Supervision \$ _____ <input type="radio"/> Waived <input type="radio"/> Imposed			Financial Sanctions <input type="radio"/> Fine \$ _____ <input type="radio"/> Restitution \$ _____ <input type="radio"/> Victim/Witness Fee \$ _____ <input type="radio"/> Waived <input type="radio"/> Imposed <input type="radio"/> Drug/Alcohol Fee \$ _____ <input type="radio"/> Waived <input type="radio"/> Imposed <input type="radio"/> Probation Supervision \$ _____ <input type="radio"/> Waived <input type="radio"/> Imposed		

Offense 3			Offense 4		
Chapter/Section	Level	Offense Date	Chapter/Section	Level	Offense Date
Docket #		Number of counts	Docket #		Number of counts
Staircasing Factor (if applicable)			Staircasing Factor (if applicable)		
Sentence Type <input type="radio"/> Life <input type="radio"/> State Prison _____ NLT _____ NMT <input type="radio"/> County _____ NMT <input type="radio"/> County/Split _____ CMTD _____ Susp <input type="radio"/> Probation _____ Mos <input type="radio"/> Filed			Sentence Type <input type="radio"/> Life <input type="radio"/> State Prison _____ NLT _____ NMT <input type="radio"/> County _____ NMT <input type="radio"/> County/Split _____ CMTD _____ Susp <input type="radio"/> Probation _____ Mos <input type="radio"/> Filed		
<i>Financial Sanctions</i> <input type="radio"/> Fine \$ _____ <input type="radio"/> Restitution \$ _____ <input type="radio"/> Victim/Witness Fee \$ _____ <input type="radio"/> Waived <input type="radio"/> Imposed <input type="radio"/> Drug/Alcohol Fee \$ _____ <input type="radio"/> Waived <input type="radio"/> Imposed <input type="radio"/> Probation Supervision \$ _____ <input type="radio"/> Waived <input type="radio"/> Imposed			<i>Financial Sanctions</i> <input type="radio"/> Fine \$ _____ <input type="radio"/> Restitution \$ _____ <input type="radio"/> Victim/Witness Fee \$ _____ <input type="radio"/> Waived <input type="radio"/> Imposed <input type="radio"/> Drug/Alcohol Fee \$ _____ <input type="radio"/> Waived <input type="radio"/> Imposed <input type="radio"/> Probation Supervision \$ _____ <input type="radio"/> Waived <input type="radio"/> Imposed		

Offense 5			Offense 6		
Chapter/Section	Level	Offense Date	Chapter/Section	Level	Offense Date
Docket #		Number of counts	Docket #		Number of counts
Staircasing Factor (if applicable)			Staircasing Factor (if applicable)		
Sentence Type <input type="radio"/> Life <input type="radio"/> State Prison _____ NLT _____ NMT <input type="radio"/> County _____ NMT <input type="radio"/> County/Split _____ CMTD _____ Susp <input type="radio"/> Probation _____ Mos <input type="radio"/> Filed			Sentence Type <input type="radio"/> Life <input type="radio"/> State Prison _____ NLT _____ NMT <input type="radio"/> County _____ NMT <input type="radio"/> County/Split _____ CMTD _____ Susp <input type="radio"/> Probation _____ Mos <input type="radio"/> Filed		
<i>Financial Sanctions</i> <input type="radio"/> Fine \$ _____ <input type="radio"/> Restitution \$ _____ <input type="radio"/> Victim/Witness Fee \$ _____ <input type="radio"/> Waived <input type="radio"/> Imposed <input type="radio"/> Drug/Alcohol Fee \$ _____ <input type="radio"/> Waived <input type="radio"/> Imposed <input type="radio"/> Probation Supervision \$ _____ <input type="radio"/> Waived <input type="radio"/> Imposed			<i>Financial Sanctions</i> <input type="radio"/> Fine \$ _____ <input type="radio"/> Restitution \$ _____ <input type="radio"/> Victim/Witness Fee \$ _____ <input type="radio"/> Waived <input type="radio"/> Imposed <input type="radio"/> Drug/Alcohol Fee \$ _____ <input type="radio"/> Waived <input type="radio"/> Imposed <input type="radio"/> Probation Supervision \$ _____ <input type="radio"/> Waived <input type="radio"/> Imposed		

Offense 7			Offense 8		
Chapter/Section	Level	Offense Date	Chapter/Section	Level	Offense Date
Docket #		Number of counts	Docket #		Number of counts
Staircasing Factor (if applicable)			Staircasing Factor (if applicable)		
Sentence Type <input type="radio"/> Life <input type="radio"/> State Prison _____ NLT _____ NMT <input type="radio"/> County _____ NMT <input type="radio"/> County/Split _____ CMTD _____ Susp <input type="radio"/> Probation _____ Mos <input type="radio"/> Filed			Sentence Type <input type="radio"/> Life <input type="radio"/> State Prison _____ NLT _____ NMT <input type="radio"/> County _____ NMT <input type="radio"/> County/Split _____ CMTD _____ Susp <input type="radio"/> Probation _____ Mos <input type="radio"/> Filed		
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Offense 9			Offense 10		
Chapter/Section	Level	Offense Date	Chapter/Section	Level	Offense Date
Docket #		Number of counts	Docket #		Number of counts
Staircasing Factor (if applicable)			Staircasing Factor (if applicable)		
Sentence Type <input type="radio"/> Life <input type="radio"/> State Prison _____ NLT _____ NMT <input type="radio"/> County _____ NMT <input type="radio"/> County/Split _____ CMTD _____ Susp <input type="radio"/> Probation _____ Mos <input type="radio"/> Filed			Sentence Type <input type="radio"/> Life <input type="radio"/> State Prison _____ NLT _____ NMT <input type="radio"/> County _____ NMT <input type="radio"/> County/Split _____ CMTD _____ Susp <input type="radio"/> Probation _____ Mos <input type="radio"/> Filed		
<i>Financial Sanctions</i> <input type="radio"/> Fine \$ _____ <input type="radio"/> Restitution \$ _____ <input type="radio"/> Victim/Witness Fee \$ _____ <input type="radio"/> Waived <input type="radio"/> Imposed <input type="radio"/> Drug/Alcohol Fee \$ _____ <input type="radio"/> Waived <input type="radio"/> Imposed <input type="radio"/> Probation Supervision \$ _____ <input type="radio"/> Waived <input type="radio"/> Imposed			<i>Financial Sanctions</i> <input type="radio"/> Fine \$ _____ <input type="radio"/> Restitution \$ _____ <input type="radio"/> Victim/Witness Fee \$ _____ <input type="radio"/> Waived <input type="radio"/> Imposed <input type="radio"/> Drug/Alcohol Fee \$ _____ <input type="radio"/> Waived <input type="radio"/> Imposed <input type="radio"/> Probation Supervision \$ _____ <input type="radio"/> Waived <input type="radio"/> Imposed		

F. Sentencing checklist:

		Yes	No
Step 1/Chapter 1:	Did you consider the BIAS CHECK ten best practices?	<input type="radio"/>	<input type="radio"/>
Step 2/Chapter 2	Did you review the VICTIM COMMUNICATIONS best practices?	<input type="radio"/>	<input type="radio"/>
Step 3/Chapter 3	Did you base the governing sentence on the most serious offense?	<input type="radio"/>	<input type="radio"/>
Step 4/Chapter 4	In determining criminal history, did you consider whether the decay provision should be applied?	<input type="radio"/>	<input type="radio"/>
Step 5/Chapter 5	Did you review the appropriate grid cell for the applicable guideline range?	<input type="radio"/>	<input type="radio"/>
Step 6/Chapter 6	If imposing an incarceration sentence, did you select the NOT MORE THAN sentence from the applicable range?	<input type="radio"/>	<input type="radio"/>
Step 7/Chapter 7	If imposing a non-committed sentence, did you consider whether the individual CAN PAY RESTITUTION?	<input type="radio"/>	<input type="radio"/>
Step 7/Chapter 7	If imposing a non-committed sentence, did you consider the NEGATIVE IMPACT OF FEES?	<input type="radio"/>	<input type="radio"/>
Step 8/Chapter 8	Did you review the non-exclusive list of mitigating and aggravating factors?	<input type="radio"/>	<input type="radio"/>
Step 9/Chapter 9	Did you determine the applicability of any mandatory minimum sentence provisions?	<input type="radio"/>	<input type="radio"/>
Step 10/Chapter 10	If imposing consecutive sentences, did you consider whether the limit on consecutive sentences applies?	<input type="radio"/>	<input type="radio"/>
Step 11/Chapter 11	If imposing a non-committed sentence, did you consider INCENTIVES or REWARDS when structuring the sentence?	<input type="radio"/>	<input type="radio"/>
Step 12/Chapter 12	Did you provide all information requested by this form?	<input type="radio"/>	<input type="radio"/>

G. If a DEPARTURE sentence was given, please record the nature and grounds below:

--

Signature of Justice

--

Mandatory return to MA Sentencing Commission, John Adams Courthouse, One Pemberton Square, Boston MA 02108
or email: elizabeth.marini@jud.state.ma.us.

Appendix C.

Criminal Sentencing in the Superior Court: Best Practices for Individualized Evidence-Based Sentencing

COMMONWEALTH OF MASSACHUSETTS
The Superior Court



CRIMINAL SENTENCING IN THE SUPERIOR COURT
Best Practices for Individualized Evidence-Based Sentencing

Prepared by
Superior Court Working Group
on Sentencing Best Practices
March 2016

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Foreword

In October 2014, Supreme Judicial Court Chief Justice Ralph D. Gants directed the trial court departments with criminal jurisdiction to convene working groups to recommend protocols in their departments that incorporate best practices to ensure individualized, evidence-based sentences.¹ Noting that criminal sentences are intended not only to punish and deter, but also to provide offenders with the supervision and tools needed to maximize the chance of success upon release and minimize the likelihood of recidivism, Chief Justice Gants tasked the departments to become familiar with social science relating to recidivism reduction efforts.

Superior Court Chief Justice Judith Fabricant created a nineteen-member Working Group to consider and formulate best practices. The Working Group included eight Superior Court judges, three prosecutors, three criminal defense attorneys, representatives of the Probation Service, the President of the Massachusetts Bar Association, a police chief, and a criminal law professor. The Working Group began its work in December 2014, and over the course of twelve months, collected and evaluated data and information relating to effective approaches to criminal sentencing. These included numerous research studies and programs aimed at reducing recidivism, including publications from the National Center for State Courts; the Institute for Public Policy Studies at Vanderbilt University; the Pew Center on the States, a division of the Pew Charitable Trusts; the Justice Policy Institute; the Robina Institute of Criminal Law and Criminal Justice at the University of Minnesota Law School; the Congressional Research Service; the National Institute of Corrections (an arm of U.S. Department of Justice); and various scholarly articles from law review journals and correctional agencies. Specific to Massachusetts, the Working Group received presentations from the Massachusetts Sentencing Commission, the Office of the Commissioner of Probation, and the Robina Institute, and reviewed the Report of the Massachusetts Special Commission to Study the Criminal Justice System (January 2015), and the Pew-MacArthur Results First Initiative case study on Massachusetts sentencing and probation practices.

Subcommittees were formed to consider (1) best practice principles relating to the formulation of a Superior Court disposition, including identification of factors relevant to the imposition of a committed sentence, to alternatives to a committed sentence, and to supervision upon release following commitment; (2) best practice principles relating to probation, including use of a risk/assessment tool to determine the level of supervision, and to identify conditions of probation that have been shown to decrease recidivism; and (3) best practice principles relating to probation violations, to ensure that a probationer is held accountable in a timely and proportional manner.

Through the fall of 2015, the Working Group reviewed and considered best practice recommendations from each of its subcommittees and formulated a set of best practice

¹ Ralph D. Gants, Chief Justice of the Mass. Supreme Judicial Court, Annual Address: State of the Judiciary (October 16, 2014) (transcript available at <http://www.mass.gov/courts/docs/sjc/docs/speeches/sjc-chief-justice-gants-state-of-judiciary-speech-2014.pdf>).

principles. The principles are intended to assist a judge in exercising his or her sentencing discretion. To exercise that discretion in an appropriate manner, the judge must understand the purposes of sentencing, the empirically-based effect of sentences and probationary terms on recidivism, the types of probationary approaches that have proven successful in reducing recidivism and those shown to have little or no effect, and the value of holding offenders accountable in a timely way for violating probation.

The Working Group's Report on Best Practices sets out seventeen Best Practices Principles. Each principle is accompanied by a commentary section that explains the basis for and reasoning behind the principle, and in some cases, references studies, sources, decisional or statutory law that bears on the recommendation.

Sentencing Best Practices Working Group

Hon. Jeffrey A. Locke, Chair

Hon. Kenneth J. Fishman

Hon. Richard J. Chin

Hon. John T. Lu

Hon. Janet L. Sanders

Hon. Kathe M. Tuttmann

Hon. John A. Agostini

Hon. James R. Lemire

Robert Harnais, Esquire
President, Massachusetts Bar Association

Crispin Birnbaum
General Counsel, Probation Service

Peter Elikann, Esquire

Andrew Peck
Manager, Superior Court Probation Services

Larry R. Tipton, Esquire
Committee for Public Counsel Services

David Rossman
Professor of Law
Boston University School of Law

Eduardo Masferrer, Esquire

Dean A. Mazzone
Senior Trial Counsel,
Office of the Attorney General

William G. Brooks, III
Chief of Police
Norwood Police Department

Brian S. Glenny
First Assistant District Attorney
Cape & Islands District Attorney's Office

Mary-Alice Doyle
Deputy First Assistant District Attorney
Essex County District Attorney's Office

Hon. Judith Fabricant
Chief Justice (ex officio)

Introduction and Overview

Sentencing practices over the last quarter century have led to a dramatic increase in incarceration without reducing recidivism. The Federal government and many states, responding to cycles of violence and the drug epidemic of the last quarter century, enacted mandatory sentencing requirements and enhanced penalties for repeat offenders and those convicted of a broad array of crimes. The constraints of mandatory minimum sentences and concerns about the likelihood of parole often lead a judge to impose a state prison sentence with a one-day range between the minimum and maximum term, resulting in an offender serving the full sentence but then being released without supervision, without drug treatment and, often, without means. It comes as no surprise when the offender is arrested for the same conduct several months later. In fiscal year 2011, for 41.6% of all state prison sentences, including 49.4% of mandatory drug sentences, the difference between the minimum and maximum sentences was one day. MASS. SENTENCING COMM'N, SURVEY OF SENTENCING PRACTICES FY 2011, at 14 (May 2012). In 2012, 46% of prisoners released from the Department of Correction had no post-release supervision, MASS. DEP'T OF CORR., PRISON POPULATION TRENDS 2012, at 38 (May 2013), roughly twice the national average. PEW CHARITABLE TRS., MAX OUT: THE RISE IN PRISON INMATES RELEASED WITHOUT SUPERVISION, at 3 (June 2014).

The prison population in the United States has greatly increased as a result of these and other sentencing practices. In 2010, the number of people serving sentences in federal, state, and local correctional facilities exceeded 2.2 million. L. E. Glaze, *Correctional Populations in the United States, 2010*, BUREAU OF JUST. STAT. BULL. (U.S. Dep't of Justice, Wash., D.C.), December 2011, at 7. Indeed, although the United States accounts for only five percent of the world's population, it is home to 25% of its prisoners. INIMAI CHETTIAR, *Executive Summary* of OLIVER ROEDER ET AL., N.Y. UNIV. SCH. OF LAW, BRENNAN CTR. FOR JUSTICE, WHAT CAUSED THE CRIME DECLINE? at 3 (2015). Nearly one in every hundred American adults is currently in jail or prison – a rate nine to ten times that of many European countries. JOSEPH E. STIGLITZ, *Foreword* to OLIVER ROEDER ET AL., N.Y. UNIV. SCH. OF LAW, BRENNAN CTR. FOR JUSTICE, WHAT CAUSED THE CRIME DECLINE? at 1 (2015). More locally, the rate of incarceration in Massachusetts, as of 2010, was 377 inmates in prisons or jails for every 100,000 residents – the lowest incarceration rate of any state except five (Maine, New Hampshire, North Dakota, Rhode Island, and Vermont). PRISON POLICY INITIATIVE, STATES OF INCARCERATION: THE GLOBAL CONTEXT, <http://www.prisonpolicy.org/global/> (last visited Feb. 23, 2016). While Massachusetts incarcerates individuals at a lower rate than most other states, it incarcerates at a rate twice that of the United Kingdom, two and one-half times that of Spain, and more than three times that of France. *Id.*

Concern has been expressed about racial disparity in criminal sentencing – i.e., when the proportion of a racial or ethnic group within the control of the criminal justice system is greater than the proportion of that group in the general population. SENTENCING PROJECT, REDUCING RACIAL DISPARITY IN THE CRIMINAL JUSTICE SYSTEM, at 1 (2008). On a national level, African Americans make up 13% of the population, but constitute 40% of inmates in prisons and jails. LEAH SAKALA, PRISON POLICY INITIATIVE, BREAKING DOWN MASS INCARCERATION IN THE 2010 CENSUS: STATE-BY-STATE INCARCERATION RATES BY RACE/ETHNICITY, May 28, 2014,

<http://www.prisonpolicy.org/reports/rates.html>. Hispanics constitute 16% of the population, but 19% of inmates. *Id.* In Massachusetts, African Americans make up 7% of the state's population, but 26% of its inmates. *Id.*, fig. at http://www.prisonpolicy.org/graphs/2010percent/MA_Blacks_2010.html. Hispanics constitute 10% of the state's population, but 24% of its inmates. SAKALA, *supra*, fig. at http://www.prisonpolicy.org/graphs/2010percent/MA_Hispanics_2010.html. While no conclusions may be drawn based simply on these statistics, the disproportionate impact of sentencing policies on minority populations warrants further study.

Nationwide, the cost of incarceration grew over 500% between 1982 and 2007, when it reached \$50 billion. Paul L. Larkin, Jr., *Public Choice Theory and Overcriminalization*, 36 HARV. J.L. & PUB. POL'Y 715, 764 n.212 (2013). Massachusetts sentencing practices, if continued at current rates, will require an increase of 10,000 additional beds by 2020, with capital costs estimated at \$1.3 to \$2.3 billion in today's dollars. MASS. DIV. OF CAPITAL ASSET MGMT., THE CORRECTIONS MASTER PLAN: THE FINAL REPORT 31 (December 2011). The annual operational costs will be similarly staggering. *Id.*

Motivated by a concern about the increasing prison population, the escalating costs of incarceration, and the long-term impact of extended jail or prison terms on offenders and their families, a broad cross-section of elected officials, criminal justice professionals and social scientists have asked, "Is this the most effective method of controlling and reducing crime?" Many have answered the question with a resounding "No," based on rates of recidivism that remain high and a decreased crime rate nationally that is attributed to factors other than sentencing laws and practices. Studies and research have identified less costly and, in many cases, more effective approaches in reducing crime and recidivism.

Chief Justice Gants's call for the development of best practices is part of a national movement focused on criminal sentencing statutes, policies and practices. The Best Practices Working Group was tasked with looking at current sentencing practices in light of a body of empirically-based research correlating different sentencing alternatives or approaches with rates of recidivism. In part, our mission was to identify, based on research, what works and what has yielded no proven effect on reducing the likelihood that a given offender will commit future crimes. The Working Group did not view its mandate to include recommendations about the wisdom or efficacy of sentencing laws. While important, these issues are more properly considered in the legislative arena.

The data we studied confirmed some generally accepted beliefs and practices but also had some surprises. For instance, the use of incarceration as a means of reducing the overall crime rate is subject to the law of diminishing returns. Various researchers correlated an increase in incarceration in the 1990s to a modest reduction in crime (particularly property crimes), but found that between 2000 and 2013, the additional increase in incarceration rates had a negligible effect on reducing crime, likely resulting from the fact that incarceration was increasingly imposed on low-level offenders. OLIVER ROEDER ET AL., N.Y. UNIV. SCH. OF LAW, BRENNAN CTR. FOR JUSTICE, WHAT CAUSED THE CRIME DECLINE? at 7–9 (2015). Studies show that, rather than reducing crime, subjecting low-level offenders to periods of incarceration may actually lead

to an increase in crime based on the prisoner's adoption of criminogenic attitudes and values while incarcerated, and based on the legal barriers and social stigma encountered after release. *Id.* at 25–26, & n.62, citing Cassia Spohn & David Holleran, *The Effect of Imprisonment on Recidivism Rates of Felony Offenders: A Focus on Drug Offenders*, 40 *CRIMINOLOGY* 329, 347 fig.1 (2002). There are certainly valid reasons to impose a jail or prison sentence – to reflect societal condemnation based on the nature of the crime or the harm or trauma to a victim, or to incapacitate the truly dangerous individual – but it should be done in a thoughtful and measured way, taking into consideration all of the purposes of sentencing. Given that almost all offenders except those serving a life sentence will be released at some point, either through parole or by completing their committed sentence, it is only logical that efforts be made to address those aspects of the offender's life that increase the likelihood of recidivism.

Probation policies and practices have been the subject of extensive analysis and research, and here too, empirical research has yielded some interesting and surprising conclusions. For instance, studies show that probationers (other than sex offenders) who are inclined to commit further crime usually do so in the first two years of probation, and that after the third year, probation has a minimal effect on recidivism. Some conditions of probation are extremely effective, including GPS monitoring and use of the HOPE/MORR probation model (each reducing recidivism by over 20%), while other conditions have a significantly less, or no, impact on recidivism. PEW CHARITABLE TRS., PEW-MACARTHUR RESULTS FIRST INITIATIVE, MASSACHUSETTS' EVIDENCE-BASED APPROACH TO REDUCING RECIDIVISM, at 3–4 (Dec. 2014).

Studies have shown that the maxim, “less is [sometimes] better” applies to setting conditions of probation. While probation can be beneficial to a defendant if properly structured, it is sometimes structured in a way that becomes so oppressive that the probationer is doomed to fail. For instance, the impoverished, unemployed, or homeless probationer who is required to pay monthly supervision fees, program-participation costs, GPS or other monitoring fees, in addition to statutorily imposed fees (counsel, DNA, drug analysis, victim-witness, brain injury, or similar statutory assessments), begins the probationary term in debt, and generally finds the debt ever-increasing and all-consuming. Similarly, a probationer may face so many special conditions, in addition to the “standard terms and conditions” of probation, that most of his or her time is spent attempting to comply but often falling short. For this reason, the Working Group recommends that a judge limit the number of special conditions to those that are directly related to the criminal conduct at issue and the criminogenic needs of the probationer that have a reasonable prospect of being successfully addressed through probation.

Studies have also shown that probationers are often more likely to complete their probation successfully when their positive performance is acknowledged or rewarded. Positive reinforcement and the use of incentives can motivate a probationer to succeed, as opposed to probation practices that recognize (and sanction) only failure. Thus, it may be appropriate to inform a probationer that successful participation in a program (e.g., a Changing Lives Through Literature curriculum) or successful compliance with a curfew for a period of time, could lead to a relaxation of other conditions later or to an early termination. As is true in life generally, so too in the context of probation: the prospect of a reward for success is sometimes more powerful than the threat of punishment for failure.

The sentencing phase of a criminal trial is considered by many judges the most challenging aspect of the case. A judge is called upon to express society's condemnation of the offense by sanctioning the offender; to incapacitate him or her if necessary to protect the public; to deter the offender and others from committing like offenses; and to rehabilitate the offender so that the risk of future criminal behavior is reduced. In balancing these competing interests, information about the offender and his or her personal background and circumstances (family, employment, education, mental health history, values and beliefs) is critical, but often critically lacking. Rather, a judge is typically aware only of the facts of the offense (in the case of a guilty plea, only such facts as are recited during the plea colloquy) and the defendant's prior criminal record. During sentencing, defense counsel generally provides some general information about the defendant's background as part of the dispositional argument but it is usually neither complete nor balanced. Armed with scant information, the judge must exercise discretion in meting out a sentence designed to hold the defendant accountable while at the same time rehabilitating the defendant. Judges impose special conditions of probation in the hope that they will both protect the public and motivate the probationer to avoid further criminal activity. Unfortunately, this is often done based on incomplete information, the result being that conditions are imposed that have no demonstrable impact on reducing recidivism or are not the right conditions based on the probationer's actual level of risk or individual needs.

There is near-universal agreement that the use of a validated assessment instrument to determine the level of risk a probationer presents and the types of treatment programs suitable to the probationer can significantly reduce the risk of reoffending. Indeed, one commentator has opined that the failure to use evidence-based practice principles, including risk/assessment information, could constitute "a kind of sentencing malpractice." Richard E. Redding, *Evidence-Based Sentencing: The Science of Sentencing Policy and Practice*, 1 CHAPMAN J. OF CRIM. JUST. 1, 1 (2009). A description of the risk/needs methodology is found in a report published by the Congressional Research Service. NATHAN JAMES, CONG. RESEARCH SERV., RISK AND NEEDS ASSESSMENT IN THE CRIMINAL JUSTICE SYSTEM, at *Summary* (2015), available at <https://www.fas.org/sgp/crs/misc/R44087.pdf>.

Risk and needs assessment instruments typically consist of a series of items used to collect data on behaviors and attitudes that research indicates are related to the risk of recidivism. Generally, [probationers] are classified as being high, moderate, or low risk. Assessment instruments are comprised of static and dynamic risk factors. Static risk factors do not change, while dynamic risk factors can either change on their own or be changed through an intervention. In general, research suggests that the most commonly used assessment instruments can, with a moderate level of accuracy, predict who is at risk for violent recidivism. It also suggests that no single instrument is superior to any other when it comes to predictive validity.

The Risk-Needs-Responsivity (RNR) model has become the dominant paradigm in risk and needs assessment. The risk principle states that high-risk offenders need to be placed in programs that provide more intensive treatment and services while low-risk offenders should receive minimal or even no intervention. The need

principle states that effective treatment should focus on addressing needs that contribute to criminal behavior. The responsivity principle states that rehabilitative programming should be delivered in a style and mode that is consistent with the ability and learning style of the offender.

Risk/needs assessments are utilized by the Probation Service and the Parole Board. The Probation Service has used the Ohio Risk Assessment System (ORAS) for several years. ORAS involves a series of structured interviews with a probationer over a period of four to six weeks. It consists of a series of questions focused on static factors (criminal record, gender, education, employment, financial, substance use history, peer associations, family and social support) and dynamic factors (criminal attitudes and behaviors), and involves investigation into collateral sources to verify information. Each category of information is scored, and the total score by range indicates the appropriate level of supervision based on the likelihood of reoffending. The second purpose for a risk/needs assessment is to identify treatment programs that are appropriate to the probationer's needs and that have been empirically shown to reduce recidivism. Research suggests that the most effective programs are based on a cognitive behavioral model, designed to change an offender's way of thinking and general attitude toward others and toward criminal behavior.

The use of risk/needs assessments, while widely endorsed, is not without criticism. First, the model is based on predicting an individual offender's likelihood of reoffending by comparison with a pool of similarly situated offenders who have done so in the past. This determines "risk." Among the factors considered in the assessment are the offender's association with other criminals, whether he lives in a high-crime area, whether drugs are easily available, what attitudes the offender has about crime or victimization, and his educational and employment history. Concerns have been expressed that an assessment based on socioeconomic status might have a racially disparate impact since poorer communities and inner cities have larger minority populations. Another concern is that judges might use the results of a risk/needs assessment in determining whether to incarcerate a defendant and for how long. The assessment instrument requires a probationer to admit candidly things that could be incriminating – for instance, the frequency of illicit drug use or criminal associations. Some have raised legitimate concerns about a defendant's right against self-incrimination, particularly if the assessment is used in determining whether to incarcerate a defendant.

The Working Group believes that the only appropriate use of a risk/needs assessment is in determining appropriate special conditions of probation. Ideally, best practice principles suggest that a comprehensive risk/needs assessment should be completed and available to the judge at the time that the judge formulates conditions of probation. Current sentencing practice in the Superior Court, where the sentence is often imposed immediately after a guilty plea or verdict, make this unrealistic. As noted earlier, the process of completing the ORAS assessment involves a series of meetings over the course of four to six weeks. Unlike the federal system, where sentencing hearings take place 120 days after conviction to permit a comprehensive presentence investigation, the volume of cases in the Superior Court makes delayed sentencing in every case not feasible. Nevertheless, the Probation Service can provide a shortened type of assessment and often is in a position to identify specific conditions or treatment programs that

appear suitable to the offender. The Working Group endorses greater access to Probation, and to Probation's exploration of other empirically validated assessment methods, to assist the judge in tailoring special conditions of probation to the specific needs of each defendant.

Best practice principles also apply to probation violation proceedings. Data supports the proposition that holding a probationer accountable for violating the conditions of probation through swift, certain, and consistent consequences is effective. Best practice literature also endorses the principle that the sanction imposed should be proportionate to the violation itself, and to the probationer's overall performance on probation. Because revoking probation and imposing a committed sentence is the ultimate sanction, it generally should be used as a last resort. The Working Group has incorporated these practices into its recommended Best Practice Principles.

The collection and analysis of empirical data regarding sentencing approaches and their effect on recidivism is an ongoing endeavor at the federal, state, and local level. Governmental and private organizations are engaged in studies aimed at identifying the most cost-effective methods of reducing crime by reducing recidivism. Pilot projects and specialty courts have been implemented in many states and researchers continue to evaluate outcomes. In Massachusetts, the Sentencing Commission, the Department of Corrections, and the Probation Service have increasingly robust data as the result of new and integrated technology that permit identification of successful probationary practices. The Working Group recommends that the Trial Court develop a clearinghouse for the collection, review and dissemination of emerging data-based best practices on a continuing basis, and that judges participate in periodic education to study emerging best practices.

Best Practice Principles for Individualized Evidence-Based Sentencing

1. A judge should impose a criminal disposition consistent with the recognized purposes of criminal sentencing. Those purposes include deterrence, public protection, retribution, and rehabilitation.
2. In applying those purposes to a sentencing decision, the judge should:
 - (i) impose a sentence that is proportionate to the gravity of the offense or offenses, the harms done to crime victims, and the blameworthiness of offenders;
 - (ii) when reasonably feasible, impose a sentence that seeks to achieve offender rehabilitation, general deterrence, incapacitation of dangerous offenders, restoration of crime victims and communities, and reintegration of offenders into the law-abiding community, provided these goals are pursued within the boundaries of proportionality in section (i) above; and,
 - (iii) render a sentence that is no more severe than necessary to achieve the applicable purposes of sections (i) and (ii) above.
3. In formulating a criminal disposition, a judge should consider the following factors and sources of information: the facts and circumstances of the crime of conviction; a defendant's prior criminal record; the Massachusetts Sentencing Guidelines; victim impact statements; the defendant's background, personal history and circumstances; and the sentencing arguments and memoranda and other materials (if any) submitted by counsel.
4. Where the judge believes that sentencing memoranda by counsel would benefit the judge or the public at large, the judge should encourage their submission and, in appropriate cases, require them, particularly where there is a disparity in the recommendations of the parties.
5. To promote public understanding of the court's sentencing decision, the judge should, as a general matter, state orally or in writing the reasons for imposing a particular sentence.
6. A judge should require that counsel consult with the Probation Service regarding the proposed length of any probationary term and any special conditions to be imposed.
7. In any case where a judge is contemplating a term of probation (as a sole disposition, part of a structured disposition involving a split sentence, or as a term to run from and after a committed sentence), the Probation Service should:
 - (i) receive copies of any sentencing memoranda submitted by counsel in advance of sentencing;

(ii) perform an assessment relating to the criminogenic needs to be addressed through probation;

(iii) have a probation officer present at the time of sentencing;

(iv) provide a recommendation to the court as to special terms or conditions of probation, and the length of the probationary term, based on a defendant's criminogenic needs.

The judge should not use the assessment described in 7(ii) to determine the length of any incarcerated portion of the sentence.

8. Special conditions of probation should be narrowly tailored to the criminogenic needs of the defendant/probationer while providing for the protection of the public and any victim. An excessive number of special conditions may increase rather than decrease the likelihood of recidivism.
9. Probationary terms should be no longer than three years, except where the nature of the offense or other circumstances specifically warrant a longer term.
10. At the time of sentencing, a judge should inform the defendant/probationer that, after a period of compliance, the court may look favorably upon a request for early termination of probation or lifting of certain conditions as an incentive to successful performance.
11. A judge should consider the demonstrated negative impact of imposing fees on a probationer and, where consistent with statutory authority, waive such fees where the fee or fees would constitute an undue financial hardship on the probationer or his or her family.
12. Revocation of probation, by the imposition of a committed sentence, should be used as a last resort and rarely for technical violations or low-level criminal activity.
13. The Probation Service should conduct a risk/needs assessment upon the commencement of a from-and-after term of probation and bring the case before the Court where there is a material change in the criminogenic needs of the probationer. The Court should consider whether materially changed circumstances since the time of sentencing warrant modification of special conditions to reflect the probationer's current criminogenic needs, provided, however, that the Court may not impose any additional punitive condition in the absence of a finding of a violation of any condition of probation.
14. The judge should ensure a timely and proportional response to proven violations of probation. A probationer should be held accountable, through administrative or judicial proceedings, for proven violations of the terms or conditions of probation.

15. The practice of a probation surrender proceeding tracking a new criminal case is discouraged and should occur only where a judge or magistrate finds good cause, stated on the record in open court, for a delay in the proceeding.
16. A judge should have access to empirical data, derived from social science research, the Sentencing Commission, the Probation Service, and other reliable sources, relating to the correlation between sentencing practices and recidivism, to be made available through periodic judicial education programs.
17. Judges should be familiar with best practice principles, including risk/need/responsiveness principles, through judicial training and education programs.

Principles and Commentary

Principle No. 1 *A judge should impose a criminal disposition consistent with the recognized purposes of criminal sentencing. Those purposes include deterrence, public protection, retribution, and rehabilitation.*

Commentary

The first principle states the obvious: that criminal dispositions are fashioned to achieve one or more of the four fundamental purposes of sentencing: “punishment, deterrence, incapacitation and rehabilitation.” *Commonwealth v. Power*, 420 Mass. 410, 414 (1995), cert. denied, 516 U.S. 1042 (1996). Punishment is also referred to in decisional law as “retribution,” and incapacitation as “protection of the public.” *Commonwealth v. Goodwin*, 414 Mass. 88, 92 (1993). For certain crimes the principal purpose of sentencing has been statutorily determined. For instance, a conviction for murder in the first or second degree results in a mandatory term of life imprisonment (with or without parole), G. L. c. 265, § 2, the sentence reflecting a legislative determination that punishment (retribution) is the only dispositional consideration, notwithstanding the circumstances of the offense and regardless of a defendant’s background, criminal history, or the likelihood of reoffense. Similarly, habitual offender and armed career criminal statutes require mandatory terms of imprisonment based primarily on a legislative judgment that society is best protected by incapacitating career criminals for significant periods of time. Likewise, certain mandatory sentences, such as those relating to the unlawful possession of a firearm or for drug trafficking and distribution crimes, reflect a legislative determination that the prospect of a certain prison sentence will not only punish offenders and protect the public but also deter others from engaging in such criminal conduct. The Working Group did not consider it to be within its mandate to question the wisdom of these legislative determinations.

Where the Legislature has not mandated a sentence, however, a judge may consider a range of sentencing options, including imprisonment, probation, fines or penalties, or a combination of sanctions. In such cases, where a judge exercises discretion in determining the sanction to be imposed, he or she is doing so through a blended consideration of sentencing objectives: to reflect societal condemnation of the criminal conduct; to deter the defendant and others from engaging in like conduct; and, through probationary terms, to protect the public and reduce the likelihood that the defendant will engage in future criminal behavior. It is in these instances that a judge should be cognizant of social science and empirical data showing what sentencing approaches have been demonstrated to have a measurable effect on reducing the likelihood that a defendant will commit a future offense.

Principal No. 2 *In applying those purposes to a sentencing decision, the judge should:*

(i) impose a sentence that is proportionate to the gravity of the offense or offenses, the harms done to crime victims, and the blameworthiness of offenders;

(ii) when reasonably feasible, impose a sentence that seeks to achieve offender rehabilitation, general deterrence, incapacitation of dangerous offenders, restoration of crime victims and communities, and reintegration of offenders into the law-abiding community, provided these goals are pursued within the boundaries of proportionality in section (i) above; and,

(iii) render a sentence that is no more severe than necessary to achieve the applicable purposes of sections (i) and (ii) above.

Commentary

Principle Number Two is adapted from § 1.01(2) of the Model Penal Code. It reflects three governing considerations a judge should follow in imposing a sentence. The first, in subsection (i), expresses the principle that any sentence must be proportionate to the offense and to the offender. Proportionality in this context is not a constitutional issue but one of reasonableness, so that the punishment imposed falls within a range of severity that most would consider appropriate in light of the facts and circumstances of the crime, and the blameworthiness of the defendant. Because sentencing is not a mathematical exercise and involves the exercise of judgment in light of moral sensibilities, the Code speaks of a “range of severity,” encompassing those sentences that most would agree are neither too harsh nor too lenient for the particular offense, considering the harm done to victims and the blameworthiness of the offender. Blameworthiness encompasses the level of intentionality related to the criminal conduct (degree of planning, type and degree of force or violence, disregard for foreseeable harm or injury, or taking pleasure in it) and the offender’s criminal record. By contrast, the degree of blameworthiness might be reduced based on an offender’s sincere expression of remorse or acceptance of responsibility, or facts that explain the criminal conduct even though they do not rise to the level of a legal defense. In determining a sentence that is proportionate, sentencing guidelines can provide some insight into the range of sentences (or intermediate sanctions) that might apply for given crimes and in light of a defendant’s criminal record.²

² Defendants sentenced to state prison in Massachusetts have a statutory safeguard to ensure that sentences are proportionate. General Laws c. 278, §§ 28A–28D establishes an Appellate Sentencing Division, composed of three justices of the Superior Court appointed by the Chief Justice, to consider sentencing appeals based on a claim that the sentence imposed was too severe. The Appellate Division has the power to reduce or increase a sentence.

Subsection (ii) reflects the principle that, subject to the principle of proportionality in (i), the judge should impose a sentence (or disposition) that furthers the other recognized purposes of sentencing (rehabilitation, incapacitation of dangerous offenders, restorative justice principles, and reintegration into society). The limiting phrase, “when reasonably feasible,” recognizes that purposes of sentencing are sometimes contradictory to one another. For instance, if there is a reasonable prospect that an offender, with proper probationary guidance and supervision, will likely not engage in future criminal activity and can overcome whatever circumstances led him to engage in criminal activity in the past, then, subject to the principle of proportionality in subsection (i), a term of probation might be all that is necessary to achieve a just disposition. On the other hand, if a judge determines that the public can be protected only by incapacitating an offender for as long as possible, then considerations of rehabilitation or reintegration are not reasonably at play.

Subsection (iii) incorporates the principle of “parsimony” in punishment: the ultimate disposition that is fashioned, after consideration of the various purposes of sentencing, should be no more severe than necessary to achieve these purposes. This applies not only to the length of a committed sentence but also to the length of any period of probation and the conditions that are imposed. The length or term of probation relates to the period of time necessary to ensure that the public is protected. Certain conditions of probation, such as electronic monitoring, curfews, drug testing, or compliance with mental health treatment may also serve as protective measures. Other conditions may be intended to address the probationer’s criminogenic needs and motivate the probationer away from future criminal activity. As reflected in the principle of proportionality here (and in other Best Practice Principles), conditions of probation should be no more strict than necessary to ensure public safety and rehabilitation.

Principle No. 3

In formulating a criminal disposition, a judge should consider the following factors and sources of information: the facts and circumstances of the crime of conviction; a defendant’s prior criminal record; the Massachusetts Sentencing Guidelines; victim impact statements; the defendant’s background, personal history and circumstances; and the sentencing arguments and memoranda and other materials (if any) submitted by counsel.

Commentary

A judge has “discretion to consider a variety of factors and has wide latitude within the boundaries of the applicable penal statutes. The judge may take into account hearsay information regarding the defendant’s behavior, family life, employment and various other factors.” *Commonwealth v. Ferguson*, 30 Mass. App. Ct. 580, 586 (1991) (internal citations omitted). *See also Commonwealth v. Celeste*, 358 Mass. 307, 309–310 (1970). Typically, a starting point is to consider the nature and circumstances of the offense(s) for which the defendant has been convicted. This includes consideration of aggravating and mitigating factors and circumstances.

Upon a defendant's conviction of any felony or a crime against a person, an identified victim or victim's representative has a statutory right to make an oral or written impact statement, subject to the defendant's right to rebut the statement if the court intends to rely upon it in imposing a sentence. G. L. c. 279, § 4B. Rule 28(d)(1) of the Massachusetts Rules of Criminal Procedure requires the Probation Service to provide the judge and counsel with the defendant's prior criminal record.

A defendant is to be punished only for those crimes for which he has been convicted. *Commonwealth v. White*, 48 Mass. App. Ct. 658, 664–665 (2000), citing *Commonwealth v. LeBlanc*, 370 Mass. 217, 224 (1976). Thus, “[A] defendant cannot be punished for uncharged misconduct . . . because such information is not ‘tested by the indictment and trial process.’” *Commonwealth v. Stuckich*, 450 Mass. 449, 461 (2008), quoting *Commonwealth v. Henriquez*, 56 Mass. App. Ct. 775, 779 (2002). Nonetheless, a judge may consider reliable evidence of uncharged misconduct or untried criminal cases as bearing on issues of a defendant's “character and amenability to treatment,” provided sufficient notice is given to the defendant. *Commonwealth v. Goodwin*, 414 Mass. 88, 93–94 (1993). The distinction between use of reliable evidence of uncharged misconduct for the impermissible purpose of increasing a sentence, and the permissible purpose of determining whether to impose a suspended sentence or probation, is a fine one requiring care in articulating the reasons such information is considered at sentencing. Although federal courts permit consideration in sentencing of acquitted crimes when proved by a preponderance of evidence, *United States v. Watts*, 519 U.S. 148 (1997), Massachusetts law prohibits consideration of charged crimes that resulted in acquittals. Similarly, a judge may not impose a punishment to express a personal philosophical message, or to penalize a defendant for the exercise of a constitutional right (for example, proceeding to trial or exercising the right not to testify). *Commonwealth v. Mills*, 436 Mass. 387, 400 (2002) (collecting cases). Also, a judge may not increase a sentence based on a belief that the defendant committed perjury at trial. *Commonwealth v. McFadden*, 49 Mass. App. Ct. 441, 443 (2000).

The Massachusetts Sentencing Guidelines provide a useful comparative measurement, establishing a sentencing range for like offenses based on a defendant's criminal history (in five categories ranging from no or a minor record to a serious violent record). Sentencing guidelines were first established in 1994, have not been revised since, and are advisory. In the view of the Working Group Subcommittee on Best Practices in Formulating a Sentence, formula-based sentencing brings about some uniformity in judicial sentencing practice but has the potential to do so at the expense of flexibility to balance the various goals of sentencing in an individual case. The guidelines should nevertheless be considered in any case where the punishment is not mandated by statute.

In formulating a criminal disposition based on the established purposes of sentencing, a judge should be aware of the social science studies bearing on recidivism. As noted earlier, certain crimes, and certain offenders, warrant a sentence intended (by statute or by the Court) to punish or incapacitate. Similarly, the facts of a case may warrant a proportionate period of incarceration to reflect society's condemnation of the criminal conduct or to incapacitate the defendant for public protection. In these instances, social science may play a lesser role since the principal purpose of sentencing does not include efforts at rehabilitation. In a large percentage of

sentencing decisions, however, a judge is seeking not only to punish a defendant but also to protect the public by reducing the likelihood that the defendant will commit future crimes. In this regard, a defendant's age, family, educational and employment background, substance use history, criminal associations, and attitudes are relevant in determining whether to incarcerate an offender or place him or her on a term of probation with tailored conditions.

Another potentially valuable source of information at sentencing is a presentence investigation report. A judge may order a presentence investigation and report from the Probation Service pursuant to Mass. R. Crim. P. 28(d)(2). By rule, the report shall contain a record of the defendant's prior criminal convictions or delinquency findings and "such other available information as may be helpful to the court in the disposition of the case." Rule 28(d)(2). If a presentence report is ordered, the judge should consider the scope of the investigation and inform the probation officer as to particular areas of interest. A presentence investigation often requires several weeks to a month. Although by statute the district attorney must move for sentencing within seven days of a verdict or guilty plea, G. L. c. 279, § 3(a), the date and time of sentencing is within the discretion of the Court, *Commonwealth v. Burkett*, 3 Mass. App. Ct. 744 (1975), subject only to the requirement that the defendant be sentenced "without unreasonable delay." Mass. R. Crim. P. 28(b). Moreover, where a presentence report is prepared, counsel and the prosecutor are permitted to inspect (but not copy) it prior to the sentencing hearing. If the probation officer seeks to interview the defendant as part of the presentence investigation, the defendant has the right to have counsel present during the interview. *Commonwealth v. Talbot*, 444 Mass. 586, 596 (2005). Any presentence report should include recommendations for special conditions of probation based on the probation officer's identification of criminogenic needs as a result of his or her investigation. This will insure that any probation conditions that are imposed are consistent with Best Practice Principle No. 8, *supra*.

On occasion, an appellate court may remand a case for resentencing. Unlike consideration of a motion to revise and revoke under Mass. R. Crim. P. 29, a judge may consider the defendant's conduct subsequent to the original sentencing, "subject to limitations safeguarding against retaliatory vindictiveness." *Commonwealth v. White*, 436 Mass. 340, 344 (2002); *Commonwealth v. Hyatt*, 419 Mass. 815, 823 (1995) (announcing common-law principle that when a defendant is convicted after retrial, the sentencing judge may impose a harsher sentence only if the reasons for doing so are stated on the record and based on information that was not before the original sentencing judge). This may include evidence unfavorable to the defendant or, by contrast, evidence of the defendant's good conduct, participation in treatment or programming or the like, for the purpose of individualizing the sentence to the offender and the offense.

Principle No. 4 *Where the judge believes that sentencing memoranda by counsel would benefit the judge or the public at large, the judge should encourage their submission and, in appropriate cases, require them, particularly where there is a disparity in the recommendations of the parties.*

Commentary

In formulating a disposition individualized to the offense committed and to the offender, the sentencing judge considers a variety of factors, seeking the “fullest possible picture of the defendant.” *Commonwealth v. Settipane*, 5 Mass. App. Ct. 648, 654 (1977). To that end, sentencing memoranda can be invaluable to a judge at sentencing, particularly in fashioning probationary terms and conditions tailored to a defendant’s particular circumstances and needs.

All too often in criminal cases, the judge knows little about the defendant beyond his role in the crime and information from a Court Activity Record Index (CARI). The information available to the judge is a far cry from the “fullest possible picture” of the defendant. As advocates, prosecutors and defense attorneys are persuasive in pre-trial and trial phases of the case but often are less persuasive during the sentencing phase of a case. Advocacy at that stage should be at its zenith. *See Commonwealth v. Montanez*, 410 Mass. 290, 298–299 (1991) (counsel provided ineffective assistance in failing to present mitigating circumstances or advocating for concurrent sentences).

The Working Group endorses greater use of sentencing memoranda in criminal cases. Submission of a written memorandum has several benefits: (1) it provides a vehicle for counsel to provide the judge with pertinent background and personal information; (2) it permits a judge to review and consider sentencing information in advance of the sentencing hearing; (3) as a public court document, it memorializes the sentencing recommendations of the parties and the reasons; and (4) the simple process of preparing a written memorandum helps counsel focus their thoughts and sharpen their presentations in court.

The Working Group recognizes that sentencing memoranda are not necessary in all cases. For instance, where the judge has no discretion in sentencing, as with mandatory sentences, or where the offense is minor and the parties have jointly recommended a particular disposition, a sentencing memorandum is probably not necessary. By contrast, in cases where the judge must determine whether to impose a committed sentence (and for how long), a probationary term, or some combination of both, a sentencing memorandum from the prosecutor and from defense counsel can substantially assist the judge in exercising the judge’s sentencing discretion. A sentencing memorandum can provide information about the crime itself and its impact on victims and the public at large, information about the public purposes of sentencing, and information about the defendant’s background and character. The more information a judge is provided, the more individualized will be the resulting sentence.

Principle No. 5 *To promote public understanding of the court’s sentencing decision, the judge should, as a general matter, state orally or in writing the reasons for imposing a particular sentence.*

Commentary

“[I]t is equally important that the public’s understanding of and confidence in the judiciary be facilitated by knowing the basis on which a judge acted in a particular case.” *Boston Herald, Inc. v. Sharpe*, 432 Mass. 593, 607 (2000). No part of a criminal case engenders more public interest, and occasional criticism, than a judge’s sentencing decision. In formulating a disposition, a judge must balance a variety of factors and, at times, competing sentencing goals. The need for punishment may arise from the facts of a particular case: the harm or injury to victims or their particular susceptibility for abuse; the level of planning and manipulation involved; or the societal harm caused by the defendant. These facts must be weighed against the defendant’s personal background and circumstances which may explain (not justify or excuse) the criminal behavior. As well, there is often a predictive aspect to sentencing: the judge seeks to structure a sentence that will hold the defendant accountable for the crime and deter him or her from engaging in criminal activity in the future. As noted in other sections of this Report, best practices focus on probation conditions that have demonstrated success in reducing recidivism by changing attitudes and behaviors.

An explanation of the rationale for a disposition memorializes on the record or in a written decision the careful and thoughtful consideration of these sentencing factors. “Such exposition serves not only to assist judges and attorneys in fulfilling their responsibilities, but also may be of value in addressing issues of sentencing disparity.” *Commonwealth v. White*, 48 Mass. App. Ct. 658, 664 (2000). Where the sentence results from a joint recommendation, a simple statement that the sentencing recommendation reflects the interests of justice may suffice. Where the parties make significantly disparate recommendations, or where the sentence imposed has various components (e.g., a committed term with from-and-after probation, or a split sentence with conditions of probation), an explanation for the sentence may be particularly beneficial.

On some occasions, a case may be of such notoriety or public interest that a written sentencing memorandum may be appropriate to educate the parties and the public as to the reasons for the sentence imposed.

Principle No. 6 *A judge should require that counsel consult with the Probation Service regarding the proposed length of any probationary term and any special conditions to be imposed.*

Commentary

The overwhelming majority of criminal cases in the Superior Court are resolved as the result of a plea agreement between the prosecutor and the defendant. All too often, sentencing recommendations (joint or disparate) are made without any input from or consultation with the Probation Service. This practice sometimes results in recommendations as to the terms and conditions of probation that in reality have no demonstrated effect on public protection or reducing the risk of reoffense. Where the sentencing recommendations include a period of probation with conditions, it is important that a probation officer be included in discussions since the probation officer has greater familiarity with the types of treatment programs that are available, the quality of such programs, and their effectiveness in reducing recidivism. The probation officer may be more familiar with empirical data relating to the level of risk posed by a defendant and the degree of supervision that will be required. Further, the probation officer is in a far better position than counsel to assess the enforceability of probationary conditions and to determine the extent to which they accomplish the goals of probation, which are not only to protect the public but to promote positive change in the offender so that he or she does not reoffend. Accordingly, before counsel bring their respective recommendations to the court, the probation officer should be given an opportunity to have some input and to shape those recommendations, particularly since it is the probation officer who will ultimately be responsible for supervising the offender in the community.

In January 2015, the SJC revised Mass. R. Crim. P. 12, governing pleas. Under Rule 12(b)(5)(A), the defendant may enter into a plea agreement with the prosecutor as to a specific sentence including the length of any term of probation. The rule is silent as to whether the parties can bind a judge as to the conditions of probation, although the language and structure of the rule suggest that a judge is not bound by recommended conditions. Under Rule 12(c)(6)(A) (plea agreement without a sentencing agreement or charge concession), or 12(d)(6) (plea agreement with specific sentence and charge concession), the conditions of probation are imposed *after* acceptance of the plea and “with the assistance of probation where appropriate and considering the recommendations of the parties.” Read as a whole, the revised language of Rule 12 suggests that a judge is not bound by any agreement between the parties as to the imposition of special conditions of probation.

Principle No. 7 *In any case where a judge is contemplating a term of probation (as a sole disposition, part of a structured disposition involving a split sentence, or a term to run from and after a committed sentence), the Probation Service should:*

(i) receive copies of any sentencing memoranda submitted by counsel in advance of sentencing;

(ii) perform an assessment relating to the criminogenic needs to be addressed through probation;

(iii) have a probation officer present at the time of sentencing;

(iv) provide a recommendation to the court as to special terms or conditions of probation and the length of the probationary term based on a defendant's criminogenic needs.

The judge should not use the assessment described in 7(ii) to determine the length of any incarcerated portion of the sentence.

Commentary

This principle articulates a more active and participatory role by the Probation Service in cases where the judge may impose a term of probation. It contemplates that a probation officer will be familiar with the circumstances surrounding the crime and with the offender's criminal history and particular characteristics and needs. Therefore, where either the prosecutor or defense attorney intends to recommend a term of probation upon conviction or following a guilty plea, or where the judge is considering imposing a term of probation (either as the sole disposition or as part of a structured sentence), the judge should request that a probation officer evaluate the case and the offender prior to the sentencing hearing.

The probation officer should be given copies of any pertinent information (police reports, impact statements, sentencing memoranda) and should access the defendant's CARI record. As detailed in the Introduction and Overview, best practice research recommends the use of a risk/needs assessment in determining the level of supervision and types of special conditions that will most effectively protect the public and rehabilitate the offender. At present, the Probation Service utilizes the ORAS assessment instrument, which involves a structured set of interviews over a four-to-six-week time period. Although a complete ORAS assessment may be appropriate in some cases (an issue the judge should discuss with the probation officer), it is likely neither feasible nor necessary that a comprehensive assessment occur in every case. Nevertheless, a

probation officer can conduct a more limited assessment, based on the defendant's criminal record; prior performance on probation; prior participation in treatment programs, where applicable; and the facts and circumstances of the crime itself (which may show criminogenic factors such as alcohol or drug abuse, criminal associations, mental health history, etc.). Armed with this information, the probation officer can provide valuable information to the sentencing judge regarding (1) the defendant's suitability for probation; (2) the level of supervision necessary to ensure the safety of the public; (3) the appropriate term of probation; and (4) recommended special conditions of probation based on the defendant's criminogenic needs. The probation officer will be in the best position to know the availability and quality of treatment programs in the area, and can make recommendations accordingly.

In the event a judge determines that a comprehensive risk/needs assessment (using ORAS or a similar validated assessment instrument) should be conducted prior to sentencing, the judge should not use the results of that assessment in determining whether to impose a term of incarceration. As noted in the Introduction and Overview, most risk/needs assessment instruments are interactive between a probation officer and the offender and include questions that could elicit admissions about criminal conduct, associations, or attitudes. This information is necessary to identify an offender's criminogenic needs that could benefit from treatment on probation. Fifth Amendment concerns have been raised about compelling a defendant to participate in an assessment that could be used against him at sentencing. This concern is ameliorated if a judge makes clear that the results of an assessment will not be considered in determining whether to impose a committed sentence or the length of any sentence, but will be used only in determining the terms and conditions of probation.

Principle No. 8 *Special conditions of probation should be narrowly tailored to the criminogenic needs of the defendant/probationer while providing for the protection of the public and any victim. An excessive number of special conditions may increase rather than decrease the likelihood of recidivism.*

Commentary

Generally, "judges are permitted 'great latitude' in imposing conditions of probation." *Commonwealth v. LaPointe*, 435 Mass. 455, 459 (2001), quoting *Commonwealth v. Pike*, 428 Mass. 393, 402 (1998). A condition is enforceable, even if it infringes on a protected right, so long as it is reasonably related to the goals of sentencing and probation. *Commonwealth v. Power*, 420 Mass. 410, 414–415 (1995), cert. denied, 516 U.S. 1042 (1996) (upholding restriction against defendant's profiting by selling her story where condition promoted valid sentencing objectives). That said, studies show that judges often impose too many conditions on a probationer and, at the same time, do not give enough thought to tailoring the conditions they do impose to the particular characteristics of the defendant and the crime. The result is that community supervision becomes less an alternative to imprisonment and more a delayed form of it.

Probation has a twofold purpose: to protect the public and to rehabilitate the defendant. A judge should set conditions with those purposes in mind. What this means is that only those conditions that are strictly tailored to the dynamic risk factors that led to the defendant's criminal activity should be imposed. Conditions intended merely to better the life prospects of a person under supervision, while benevolent in their intention, should not be made a condition of probation. Cecelia Klingele, *Rethinking the Use of Community Supervision*, 103 J. OF CRIM. L. AND CRIMINOLOGY 1015, 1061 (2013). "By eliminating conditions that do not bear on an offender's criminal rehabilitation and risk of harm to the community, courts and correctional agents prevent minor, unimportant conditions from serving as grounds for later revocation." *Id.*

Examples of conditions that may be unnecessary (unless related to the underlying crime) include restrictions on travel, abstention from alcohol, or requirements that the offender not be permitted to change jobs or residences without the probation officer's approval. While these restrictions may be relevant to public safety concerns in some cases, in many other cases they may bear no connection to the behavior that led to criminal activity. *Id.* at 1060–1061. Some treatment approaches, particularly those with a punitive component, have been shown to be ineffective in preventing recidivism. An example would be boot camps or intensive supervision programs that do not directly address the offender's criminogenic needs.

In addition to exercising care as to the type of conditions, a judge should not impose too many of them. "While often reasonable when considered individually, in the aggregate, the sheer number of requirements imposes a nearly impossible burden on many offenders." *Id.*, at 1035. This is particularly true when one considers that those involved in the criminal justice system are often susceptible to failure based on drug addiction or socioeconomic circumstances, or are physically or mentally disabled, and thus may have many other obstacles to overcome beyond compliance with probationary terms. If probation is to be an alternative to incarceration, then the focus should be on assisting the offender in successfully completing the term of supervision while simultaneously protecting the public from the person's reoffending. Ronald P. Corbett, Jr., *The Burdens of Leniency: The Changing Face of Probation*, 99 MINN. L. REV. 1697, 1729 (2015) (special conditions should be few, and be such that probationer has real chance of succeeding).

Because conditions of probation are part of the sentence, they must be imposed by the sentencing judge and cannot be delegated to a probation officer. *Commonwealth v. Lally*, 55 Mass. App. Ct. 601, 603–604 (2002) (condition that defendant participate in "treatment as deemed necessary" by probation officer an improper delegation of judicial authority); *Commonwealth v. MacDonald*, 50 Mass. App. Ct. 220, 224 (2000). The probation officer can nevertheless provide valuable input as to what conditions make sense for a particular offender, what treatment programs are available, and which conditions may be difficult to enforce. As noted in Best Practice Principle No. 7(iii), the probation officer should conduct some assessment of the defendant's criminogenic needs before the judge determines what special conditions to impose.

Due process requires that a condition be reasonably clear, *Power*, 420 Mass. at 420 (“constitutional rule against vague laws applies as equally to probation conditions as it does to legislative enactments”), so that the defendant has “a reasonable opportunity to know what the order prohibited, so that he might act accordingly.” *Commonwealth v. Delaney*, 425 Mass. 587, 592 (1997), cert. denied, 522 U.S. 1058 (1998). Conditions should be clearly stated and capable of enforcement, since accountability for noncompliance is important.

Principle No. 9 *Probationary terms should be no longer than three years, except where the nature of the offense or other circumstances specifically warrant a longer term.*

Commentary

Just as conditions of probation should be imposed sparingly, probationary terms should generally be limited in duration, extending only long enough to facilitate a period of structured reintegration into the community. A longer period of supervision will not necessarily result in greater protection of the public. At the same time, it may actually make it more difficult for the probationer to become a functioning member of society.

One of the standard conditions of probation is that the offender not commit any new crime. Most serious offenses will be (and are) detected through ordinary police activity, however, so that extending probation simply for this reason is not an effective use of correctional or judicial resources. Even more important, studies show that most probation violations involving the commission of a new offense occur within the first two years of a probationary period. After that, the number of violations drops off sharply. The offender nevertheless remains subject to supervision, the payment of monthly supervision fees (and even greater costs if use of a GPS or ELMO device is required), and the risk of revocation and incarceration even as he or she becomes more established in a community setting. Shortening terms of probation and post-release supervision keeps the focus on reducing the risk of reoffense during that period of time in which reoffending is most likely to occur.

An extended period of supervision for the purpose of collecting money can be particularly troublesome since it necessarily means that greater burdens are imposed on poor offenders compared to those with economic resources. Restitution is a legitimate and recognized sentencing objective, *Commonwealth v. Nawn*, 394 Mass. 1, 6 (1985); G. L. c. 258B, § 3(o), and may instill a sense of responsibility in an offender. *Commonwealth v. Malik*, 86 Mass. App. Ct. 174, 182 (2014) (citations omitted). Nevertheless, although restitution to the victim may be an important goal, the judge should consider the amount of restitution sought in relation to the offender’s reasonable likelihood to pay it in light of the offender’s financial situation, and whether there are alternative ways, such as civil remedies, to achieve this goal.

This principle does recognize that there are certain crimes or other special circumstances that warrant a term of probation longer than three years. One such exception is predatory sex offenses or those involving children. These offenses may require an extended term of probation and long-term supervision and monitoring to protect the public.

Another exception may arise where the judge wants to make sure that a defendant has no contact with a particular victim even when the defendant is incarcerated. To accomplish this purpose, the judge must have the probationary term commence immediately and run concurrent with any term of imprisonment. *See Commonwealth v. Ruiz*, 453 Mass. 474, 480 (2009).

Principle No. 10 *At the time of sentencing, a judge should inform the defendant/probationer that, after a period of compliance, the court may look favorably upon a request for early termination of probation or lifting of certain conditions as an incentive to successful performance.*

Commentary

The use of positive incentives to promote and reinforce compliance among probationers is one of two key strategies that research shows can reduce violations of probation and reduce recidivism. AM. PROB. AND PAROLE ASS'N & NAT'L CTR. FOR STATE COURTS, EFFECTIVE RESPONSES TO OFFENDER BEHAVIOR: LESSONS LEARNED FOR PROBATION AND PAROLE SUPERVISION (2013). Premised on B. F. Skinner's operant learning theory, which posits that individuals will engage in behaviors that are pleasurable and avoid or discontinue behaviors that have a negative effect on them, probation strategies that reward good behavior and sanction bad behavior have proven successful in reducing recidivism. Eric J. Wodahl et al., *Utilizing Behavioral Interventions to Improve Supervision Outcomes*, 38 CRIM. JUST. AND BEHAVIOR 386 (2011).

Incentives can include verbal praise and reinforcement; tokens of appreciation, such as a certificate of achievement or completion; a relaxation of, or reduction in, drug testing or mandatory reporting; the elimination of certain monetary assessments; or reducing the length of a probationary term. In Massachusetts, certain courts have offered a Changing Lives Through Literature curriculum that combines positive reinforcement (a graduation ceremony at the end of the course) with incentives (a reduction of six months from the term of probation), and is widely regarded as a successful, and in some cases transformative, experience. Incentives may be offered administratively (by the probation officer or as part of an administrative review) or through the court (a judge revising the conditions of probation or shortening the length of probation).

In imposing a term of probation and announcing the conditions, a judge should inform a defendant that successful performance may be recognized and rewarded at some time in the future. For instance, where a defendant is placed on probation for several years, with conditions

of a curfew or GPS monitoring combined with other requirements (e.g., obtain a G.E.D., complete a life-skills program, obtain and maintain employment), advising the defendant that the court would vacate the curfew or GPS requirement if he/she successfully performs on probation would motivate the defendant to succeed.

Principle No. 11 *A judge should consider the demonstrated negative impact of imposing fees on a probationer and, where consistent with statutory authority, waive such fees where the fee or fees would constitute an undue financial hardship on the probationer or his or her family.*

Commentary

Massachusetts law requires that the court assess a variety of fees and costs on a criminal defendant or probationer. These include, where applicable, an indigent counsel fee of \$150, G. L. c. 211D, § 2A; a DNA collection fee, G. L. c. 22E, § 4(b); a drug analysis fee of between \$150 and \$500, G. L. c. 280, § 6B; a GPS fee, G. L. c. 265, § 47; a victim-witness fee (and/or domestic violence prevention assessment), G. L. c. 258B, § 8; and a monthly probation supervision fee, G. L. c. 276, § 87A. In addition to these costs, a probationer is responsible for paying the cost of programs ordered as special conditions of probation, some of which may qualify for payment through MassHealth or private insurance. If not, the probationer must pay the costs, typically due at the beginning of each session.

While each fee may be reasonable standing alone, when aggregated over the term of probation, the total financial obligation imposed on the probationer may become unreasonable. For example, a defendant placed on probation for three years with special conditions of GPS monitoring and participation in an anger management program, will be obligated to pay approximately \$8,000 in costs and statutory assessments over the term of his or her probation.

Criminal justice researchers and social scientists have studied the debilitating effect that high fees have on those without a source of income or those already living on the edge. One study concluded that court-imposed debt can be both a “cause and a consequence of poverty” and penal institutions are “an important source of a particularly deleterious form of debt.” Alexes Harris et al., *Drawing Blood from Stones: Legal Debt and Social Inequality in the Contemporary United States*, 115 AM. J. OF SOC. 1753, 1762 (2010). A probationer’s obligation to pay court-assessed fees necessarily reduces family income and limits “access to opportunities and resources such as housing, credit, transportation, and employment,” *id.* at 1756, and to the probationer, “can seem quite onerous and create a sense of hopelessness.” Corbett, *supra*, at 1712. This is even more so for those living essentially a hand-to-mouth existence. Behavioral scientists have identified a phenomenon suggesting that concern about simply getting by financially day-to-day creates a sense of “tunnel vision” on survival such that the individual is mentally unable to focus on other demands, including those of authority figures. *See* SENDHIL MULLAINATHAN & ELDAR SHAFIR, SCARCITY: WHY HAVING TOO LITTLE MEANS SO MUCH 29 (2013). As well, judges all too often see probationers who in good faith are attempting to

overcome an addiction, are struggling with mental health issues, or are successfully participating in continuing court-ordered treatment – or all of the above – but who become anxious and overwhelmed by their obligation (and often, inability) to pay mandatory fees and assessments.

Typically, payment of statutory fees and assessments constitutes a standard condition of probation, and in too many instances probation officers serve as glorified collection agents. The probationer's failure to make payments often leads to a violation proceeding, at which the Probation Service must prove that money was not paid, and then the burden shifts to the probationer to demonstrate an inability to pay. *See Commonwealth v. Canadyan*, 458 Mass. 474, 578 (2010) (probationer bears burden of demonstrating that failure to comply with condition was through no fault of his own); *see also Bearden v. Georgia*, 461 U.S. 660, 669 n.10 (1983) ("basic fairness forbids the revocation of probation when the probationer is without fault in his failure to [comply]"). Surrender proceedings (carrying additional costs to the probationer for appointment of counsel, and costs to the taxpayers for repeated court appearances) based on repeated failures to pay fees waste court resources where the probationer is truly unable to pay. Such proceedings similarly consumes a probation officer's time and attention, which could be better spent on addressing criminogenic needs.

For these reasons, the Working Group endorses as a best practice principle that judges consider whether imposing *all* fees – either at the time of sentencing or during the course of probation – constitutes a financial hardship and, if so, consider waiving one or more of the fees. Under G. L. c. 276, § 87A, ¶ 3, the judge may waive the monthly supervision fee if the court "determines after a hearing and upon written finding that such payment would constitute an undue hardship on a probationer or his family due to limited income, employment status or any other factor."

If a finding of undue hardship is made, then the defendant must perform community service in lieu of payment. In this regard, G. L. c. 276, § 87A, ¶ 3 states that, upon waiver of supervision fees, "the court *shall* require said person to perform unpaid community service" (emphasis added). Unlike the waiver provisions for fees, there is no statutory provision for waiver of community service, and no appellate court has directly addressed the question as to whether a judge is empowered to waive the community service requirement. Nevertheless, due process requires that any violation of probation result from a willful noncompliance rather than an inability to comply. A probationer's inability to perform the type of community service available through the Probation Service (for example, because of a physical or mental disability or participation in treatment programs) may constitute a defense to a probation surrender, even if the probationer might be capable of some other form of community service. *See Commonwealth v. Al Saud*, 459 Mass. 221, 229 (2011); *Canadyan*, 458 Mass. at 579.

Principle No. 12 *Revocation of probation, by the imposition of a committed sentence, should be used as a last resort and rarely for technical violations or low-level criminal activity.*

Commentary

The cost of incarceration is fifteen times higher than the cost of community supervision, and yet community supervision has become less of an alternative to incarceration and more of a deferred form of it. Richard E. Redding, *Evidence-Based Sentencing: The Science of Sentencing Policy and Practice*, 1 CHAPMAN J. OF CRIM. JUST. 1, 1 (2009). Estimates suggest that a substantial percentage of individuals in the nation's jails and prisons are incarcerated as a result of revocation of probation or parole. Driven by a concern over costs and prison overcrowding, some states have actually taken steps legislatively to limit judges in revoking probation. While proponents of evidence-based practices do not condemn high revocation rates per se, most agree that a significant number of revocations, particularly for purely technical violations, are unnecessary and could be avoided by more thoughtful decision-making and through more strategic supervision practices. Cecelia Klingele, *Rethinking the Use of Community Supervision*, 103 J. OF CRIM. L. AND CRIMINOLOGY 1015, 1044 (2013).

As a general rule, technical violations not involving new criminal conduct should not result in revocation or removal from the community if it can be avoided. PEW CHARITABLE TRS., PEW CTR. ON THE STATES, *ARMING THE COURTS WITH RESEARCH: 10 EVIDENCE-BASED SENTENCING INITIATIVES TO CONTROL CRIME AND REDUCE COSTS* (2009). Not only is a high revocation rate costly, but by removing the offender from his or her positive community connections, revocation of probation often does not dissuade an offender from reoffending after he or she is released. Indeed, imprisonment may actually increase recidivism by weakening the offender's social bonds, causing him to lose a job or cutting him off from family, for example. Mark W. Lipsey & Francis T. Cullen, *The Effectiveness of Correctional Rehabilitation: A Review of Systematic Reviews*, 3 ANN. REV. OF L. AND SOC. SCI. 297 (2007). This is particularly true for low-level offenders or those with a minimal record; research shows that incarceration can actually increase recidivism. In contrast, community based supervision focused on rehabilitation has been shown by research to be more effective in reducing recidivism, provided the offender receives treatment tailored to his or her specific criminogenic needs. *Id.*

The sanction for a violation of probation obviously varies depending on the severity of the violation, the probationer's level of risk in light of the infraction, and the extent to which the probationer has been successful (or not) in complying with other terms. In determining whether to revoke probation, a judge should make a thoughtful assessment not only as to the seriousness of the violation but also as to the likelihood that the probationer can be successfully managed in the community without reoffending. In the case of multiple and repeated violations of probation, even though of a technical nature, revocation may be appropriate, particularly if the violations demonstrate an escalation of the behavior that led to the underlying offense.

Principle No. 13 *The Probation Service should conduct a risk/needs assessment upon the commencement of a from-and-after term of probation and bring the case before the Court where there is a material change in the criminogenic needs of the probationer. The Court should consider whether materially changed circumstances since the time of sentencing warrant modification of special conditions to reflect the probationer's current criminogenic needs, provided, however, that the Court may not impose any additional punitive condition in the absence of a finding of a violation of any condition of probation.*

Commentary

A risk/needs assessment evaluates certain static and dynamic factors to determine the level of probation supervision (based on a risk score) and the type of treatment or program approaches (based on a needs assessment), aimed at reducing the likelihood that the probationer will engage in future criminal activity. A risk/needs assessment is valuable only to the extent that it reflects a probationer's current status. Consequently, when probation commences after a defendant has served a (sometimes substantial) committed sentence, best practice dictates that the Probation Service conduct a risk/needs assessment at the commencement of the probationary term.

Ordinarily probation conditions are imposed at the time of sentencing, giving a defendant notice of what is required and “‘fair warning of conduct’ that may lead to a revocation of probation.” *Commonwealth v. Bynoe*, 85 Mass. App. Ct. 13, 19 (2014), quoting *Commonwealth v. Al Saud*, 459 Mass. 221, 232 (2011). However, probation is not a fixed agreement or contract between the court and probationer. *Id.* at 20, citing *Commonwealth v. McGovern*, 183 Mass. 238, 240 (1903). A judge may alter or revise conditions of probation that increase the scope of the original conditions when there has been a “material change in circumstances since the time that the terms were originally imposed [provided] the added or modified conditions are not so punitive as to increase the severity of the original probation.” *Buckley v. Quincy Division of the Dist. Ct. Dep’t.*, 395 Mass. 818, 819 n.5 (1985). *See also Commonwealth v. Morales*, 70 Mass. App. Ct. 839 (2007) (comprehensive analysis of law relating to modification principles).

Where a probation officer determines, based on an updated risk/needs assessment, that conditions that were part of the original probationary order are no longer necessary, or that different conditions may be necessary, the case should be brought before a judge who will determine whether there is a “material change in circumstances” that warrants a change in conditions.³ For instance, an original probation order might have included conditions that were

³ It does not appear that the original sentencing judge must conduct the hearing. Although “it is desirable that probation revocation hearings be heard by the judge who placed the

fulfilled during the period of incarceration (e.g., obtaining a G.E.D., completing an anger management course or participating in cognitive behavioral treatment) and might appropriately be vacated. Similarly, a probationer's criminogenic needs (antisocial peers, criminal thinking, antisocial attitudes, values and beliefs) might be significantly different after a period of incarceration such that different treatment requirements are necessary.

Principle No. 14 *The judge should ensure a timely and proportional response to proven violations of probation. A probationer should be held accountable, through administrative or judicial proceedings, for proven violations of the terms or conditions of probation.*

Commentary

There is broad consensus (if not universal agreement) among social scientists and criminal justice experts that systemic responses to probation violations should be swift, certain, and consistent.⁴ A swift and certain response to violations of probation is one of ten best practice principles developed by the National Center for State Courts. It is also a bedrock principle of the Massachusetts HOPE/MORR model of probation supervision.

A timely response to a probation violation not only ensures accountability but also reinforces to a probationer that the sanction flows from the probationer's misconduct (a cause and effect relationship). Sanctions may be judicially or administratively imposed. When a judicial sanction is sought, through a violation proceeding, due process requires notice, appointment of counsel, and an opportunity to prepare a defense. *Morrissey v. Brewer*, 408 U.S. 471, 489 (1972); *Commonwealth v. Durling*, 407 Mass. 108 (1990). Although there is some delay before a final adjudication of a violation based on due process considerations, the

defendant on probation in the first instance," *Commonwealth v. Christian*, 46 Mass. App. Ct. 477, 482 n.5 (1999), there is "no hard and fast rule, and there are circumstances which may make this practice infeasible." *Bynoe*, 85 Mass. App. Ct. at 22 n.11.

⁴ AM. PROB. AND PAROLE ASS'N & NAT'L CTR. FOR STATE COURTS, EFFECTIVE RESPONSES TO OFFENDER BEHAVIOR: LESSONS LEARNED FOR PROBATION AND PAROLE SUPERVISION (2013); PEW CHARITABLE TRS., PEW CTR. ON THE STATES, ARMING THE COURTS WITH RESEARCH: 10 EVIDENCE-BASED SENTENCING INITIATIVES TO CONTROL CRIME AND REDUCE COSTS (2009); ANGELA HAWKEN & MARK KLEIMAN, MANAGING DRUG INVOLVED PROBATIONERS WITH SWIFT AND CERTAIN SANCTIONS: EVALUATING HAWAII'S HOPE (report funded by U.S. Dep't of Justice, December 2009), <https://www.ncjrs.gov/pdffiles1/nij/grants/229023.pdf>; Amy Solomon, *Does Parole Supervision Work?* 30 PERSPECTIVES: J. OF THE AM. PROB. AND PAROLE ASS'N 26 (2006); Raymond Paternoster, *Decisions to Participate in and Desist from Four Types of Common Delinquency: Deterrence and the Rational Choice Perspective*, 23 L. & SOC'Y REV. 7 (1989).

Probation Service can minimize the time involved by immediately filing a notice of surrender to initiate violation proceedings.

Best practice research also supports the principle that the sanction for a violation of probation should be proportional to the violation and reflect the probationer's overall performance while on probation. As reflected in Best Practice Principle No. 13, *supra*, revocation of probation and the imposition of a committed sentence should be used sparingly insofar as there is generally no positive impact on reducing recidivism by incarceration. Although sanctions should be proportional to the violation and revocation should be considered as a last resort, the Working Group recognizes that probationers who repeatedly violate the terms and conditions of probation will appropriately be sanctioned more severely than will a first-time violator. Repeated violations reflect a lack of rehabilitation on the probationer's part and "pose an obvious threat to the public welfare." *Durling*, 407 Mass. at 115. The sanction for a violation lies in the sound discretion of the judge and may range from restoring the defendant to probation with a verbal warning, the addition of conditions or restrictions, extending the probationary term, placing the probationer in a higher form of monitoring such as community corrections, or some combination of intermediate sanctions. Revoking probation and imposing a committed sentence, particularly for an offense requiring a mandatory minimum term, may be disproportional to the nature of the violation itself (e.g., imposing a twenty-year sentence for armed home invasion based on a single positive drug test) and should therefore be viewed as a last resort.

Principle No. 15 *The practice of a probation surrender proceeding tracking a new criminal case is discouraged and should occur only where a judge or magistrate finds good cause, stated on the record in open court, for a delay in the proceeding.*

Commentary

As noted in the preceding commentary, a swift response to a violation of probation ensures accountability and reinforces the seriousness of probation. By contrast, delaying a systemic response erodes the cause-and-effect connection between the misconduct and the sanction, leading to a belief that misconduct carries no consequence. Consistent with § 6(A) of the Guidelines for Probation Violation Proceedings in the Superior Court, the practice of "tracking" is expressly discouraged as contrary to best practice principles. Tracking occurs where the violation is based on the commission of a new criminal offense and the violation hearing is continued to permit resolution of the new criminal case.

Consistent with § 6(A) of the Guidelines, the Working Group recognizes that in individual cases there may be valid reasons justifying a delay in proceeding on a claimed violation and that a judge may find good cause for not holding a prompt violation hearing. For example, where the new criminal case is particularly complex or sensitive such that providing discovery or presenting evidence at a final hearing could compromise the integrity of the new case, a judge may determine that a delay in conducting a final hearing based on the new offense constitutes good cause. Similarly, where the Commonwealth's case as to the new offense rests

largely on the credibility of a particular witness, a judge may conclude that it would be in the interests of justice to have a full trial on the new offense first, particularly if that witness is unavailable to testify at a surrender hearing.

Principle No. 16 *A judge should have access to empirical data, derived from social science research, the Sentencing Commission, the Probation Service, and other reliable sources, relating to the correlation between sentencing practices and recidivism, to be made available through periodic judicial education programs.*

Commentary

Few topics in criminal justice have received as much attention and research as sentencing practices. Criminologists and researchers have studied and continue to study ways to reduce crime in a cost-effective manner. They have classified offenders by the types of crimes committed and offender characteristics, and sought to identify those approaches that seem successful in reducing an offender's likelihood of engaging in further criminal activity. In Massachusetts, for example, studies have shown that use of the ORAS assessment led to a 21.2% reduction in crime among probationers, use of GPS and ELMO technology led to a 23.3% reduction, and following the pilot HOPE/MORR probation practices led to a 22.8% reduction. PEW CHARITABLE TRS., PEW-MACARTHUR RESULTS FIRST INITIATIVE, MASSACHUSETTS' EVIDENCE-BASED APPROACH TO REDUCING RECIDIVISM, at 4 (2014). Similarly, national research has shown that the majority of those placed on probation who reoffend by committing a new crime do so in the first two years of probation, suggesting that placing a defendant on probation for extended terms (more than three years) has marginal value.

The Working Group believes that judicial access to empirical data reflecting what is (and is not) effective in reducing recidivism is essential to sentencing best practices. The Trial Court should develop a clearinghouse for best practices research, with responsibility for collecting and validating information, and publishing and disseminating statistical information on probation practices and conditions, and their actual impact on recidivism.

Principle No. 17 *Judges should be familiar with best practice principles, including risk/need/responsiveness principles, through judicial training and education programs.*

Commentary

The Superior Court, in conjunction with the Trial Court, should conduct educational programs for the dissemination and discussion of best practice data among judges and other participants. These could include periodic sentencing educational conferences, Flaschner programs, county-based sentencing circles, periodic “brown-bag” luncheons, or similar programs.

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Selected Sentencing Statutes

A. Mandatory Sentencing Provisions

1. Drug penalties: G. L. c. 94C, §§ 32, 32A, 32E, & 32J
(see Drug Sentences under the 2012 “Three Strikes” Act, attached [A:1])
2. Firearms penalties: G. L. c. 269, § 10
 - Armed career criminal penalties: G. L. c. 269, § 10G
3. Aggravated indecent assault and battery on a child under 14: G. L. c. 265, § 13B½
4. Indecent assault and battery on a child, subsequent offense: G. L. c. 265, § 13B¾
5. Masked armed robbery: G. L. c. 265, § 17
 - Subsequent offense, not less than 10 years
 - Use of a firearm, rifle, or shotgun, not less than 5 years
 - Subsequent offense, not less than 15 years
6. Armed assault with intent to rob or murder: G. L. c. 265, § 18(a)
 - Victim over 60, not more than 20 years
 - Use of firearm, rifle, or shotgun, not less than 10 years
 - Subsequent offense, not less than 20 years
7. Armed assault in a dwelling: G. L. c. 265, § 18A
 - Not less than 10 years
8. Home invasion: G. L. c. 266, § 14
 - With dangerous weapon, not less than 10 years
 - With firearm, rifle, or shotgun, not less than 15 years
 - Subsequence offense, not less than 20 years
9. Habitual offender statute: G. L. c. 279, § 25

B. Murder Sentences

1. Life imprisonment: G. L. c. 265, § 2
2. Parole eligibility: G. L. c. 279, § 24
 - Life imprisonment for crime other than first-degree murder, minimum not less than 15 to 25 years
 - Juvenile offender convicted of first-degree murder:
 - In the case of a sentence of life imprisonment for murder in the first degree committed by a person on or after the person's fourteenth birthday and before the person's eighteenth birthday, the court shall fix a minimum term of not less than 20 years nor more than 30 years; provided, however, that in the case of a sentence of life imprisonment for murder in the first degree with extreme atrocity or cruelty committed by a person on or after the person's fourteenth birthday and before the person's eighteenth birthday, the court shall fix a minimum term of 30 years; and provided further, that in the case of a sentence of life imprisonment for murder in the first degree with deliberately premeditated malice aforethought committed by a person on or after the person's fourteenth birthday and before the person's eighteenth birthday, the court shall fix a minimum term of not less than 25 years nor more than 30 years.

C. Requirement for indeterminate sentence: G. L. c. 279, § 24

- Except for habitual criminals, court shall set a range, the maximum not to exceed the longest term set by statute

D. Prohibition against suspending state prison sentences: G. L. c. 127, § 133

- “Sentences of imprisonment in the state prison shall not be suspended in whole or in part”

E. Appellate sentencing division: G. L. c. 278, §§ 28A–28D

- Three-judge panel of the Superior Court hears appeals of defendants sentenced to state prison terms, with jurisdiction to amend the judgment by decreasing, altering, or increasing the committed sentence. Decisions of appellate division are final

**Drug Sentences Under the 2012 "3 Strikes" Act; Minimum, Maximum,
and Mandatory Minimum Sentences with Parole Eligibility**

p. 133

(All references below are to G. L. c. 94C as amended
by Chapter 192 of the Acts of 2012)

Prepared by Law Clerk Marc Andrews for the Hon. Charles J. Hely, January 4, 2013

<u>Charge</u>	<u>Not Less Than</u>	<u>Not More Than</u>	<u>Minimum Mandatory¹</u>
Class A Controlled Substances - §32			
Distribution or Possession w/ Intent - §32(a)		10 - SP or 2.5 - HC	
w/ a Prior Conviction - §32(b)	3.5 - SP	15 - SP	3.5 – SP
Violation in a School Zone ^{3,4} (Separate Offense) - §32J	2.5 - SP or 2 - HC	15 - SP or 2.5 HC	2 - SP or 2 – HC ²

**Trafficking - (Heroin, Morphine,
Opium⁵) - §32E(c)**

18-36 grams - §32E(c)(1)	3.5 - SP	20 - SP	3.5 – SP
36-100 grams - §32E(c)(2)	5 - SP	20 - SP	5 – SP
100-200 grams - §32E(c)(3)	8 - SP	20 - SP	8 – SP
200< grams - §32E(c)(4)	12 - SP	20 - SP	12 – SP

Class B Controlled Substances - §32A

Distribution or Possession w/ Intent - §32A(a)		10 - SP or 2.5 - HC	
w/ a Prior Conviction - §32A(b)	2 - SP	10 - SP	2 – SP
Escalator for Cocaine, Phencyclidine, and Methamphetamine - §32A(c) ⁶	2.5 - SP or 1 - HC	10 - SP or 2.5 - HC	1 - SP or 1 – HC ²
Escalator w/ a Prior Conviction - §32A(d) ⁶	3.5 - SP	15 - SP	
Violation in a School Zone ^{3,4} (Separate Offense) - §32J	2.5 - SP or 2 - HC	15 - SP or 2.5 HC	2 - SP or 2 – HC ²

**Trafficking - (Cocaine, Methamphetamine,
Phenmetrazine) - §32E(b)**

18-36 grams §32E(b)(1)	2 - SP	15 - SP	2 – SP
36-100 grams §32E(b)(2)	3.5 - SP	20 - SP	3.5 – SP
100-200 grams §32E(b)(3)	8 - SP	20 - SP	8 – SP
200< grams §32E(b)(4)	12 - SP	20 - SP	12 – SP

Other Charges

Trafficking - Marijuana - §32E(a)

50-100 lbs - §32E(a)(1)	2.5 - SP or 1 - HC	15 - SP or 2.5 - HC	1 - SP or 1 – HC ²
100-2000 lbs - §32E(a)(2)	2 - SP	15 - SP	2 – SP
2,000-10,000 lbs - §32E(a)(3)	3.5 - SP	15 - SP	3.5 – SP
10,000< lbs - §32E(a)(4)	8 - SP	15 - SP	8 - SP

Notes

This memorandum does not address any retroactivity issues.

SP – State Prison

HC – House of Correction

¹ Minimum Mandatory Sentences to State Prison are not eligible for parole or good conduct credit for the specified minimum mandatory period - §32H

² Minimum Mandatory Sentences to a House of Correction are eligible for parole after serving one half the maximum term of the sentence so long as no aggravating factor as outlined in §32E(d) or §32J applies.

³ School Zone is defined as a violation between 5 a.m. and midnight within 300 feet of a school or within 100 feet of a public park or playground

⁴ School Zone Sentences begin from and after the expiration of the sentence for the original violation of §32 or §32A

⁵ Opium is normally a Class B substance but is grouped with Class A Heroin and Morphine for Trafficking Charges

⁶ Note that cocaine is a coca leaves derivative under §31, Class B (a)(4). A cocaine offense is therefore subject to the escalators in §32A(c) and (d) if it is properly pleaded in the indictment.

TYPE OF ASSESSMENT	DESCRIPTION	WAIVABLE?
Victim-Witness Assessment G.L. c. 258B, § 8 By statute, this assessment has FIRST PRIORITY among all “fines, assessments or other payments.”	<p>MANDATORY upon conviction or finding of sufficient facts of a person aged 17 or older</p> <ul style="list-style-type: none"> • Felony: not less than \$90 assessment • Misdemeanor: \$50 assessment <p>MANDATORY upon person 14 years or older who is adjudicated a delinquent child or against who sufficient facts for a finding of delinquency is made</p> <ul style="list-style-type: none"> • Delinquency: \$45 assessment 	<div style="border: 1px solid black; padding: 5px; text-align: center;">WAIVER REQUIRES WRITTEN FINDINGS</div> <ul style="list-style-type: none"> • Court may waive fee or structure payment plan only upon a written finding of fact that payment would “impose a severe financial hardship” upon the person. • Unpaid amount must be noted on mittimus if sentenced to correctional facility.
Domestic Violence Prevention and Victim Assistance Fee G.L. c. 258B, § 8 By statute, this assessment has FIRST PRIORITY among all “fines, assessments or other payments.”	<p>MANDATORY (in addition to above) for:</p> <p>(i) violation of G.L. c. 209A order (+ other related statutes)</p> <p>(ii) conviction or adjudication for act of abuse, as defined in G.L. c. 209A, § 1; or</p> <p>(iii) violation of G.L. c. 265, §§ 13M (domestic assault or A&B) or 15D (strangulation).</p> <ul style="list-style-type: none"> • \$50 assessment 	<div style="border: 1px solid black; padding: 5px; text-align: center;">WAIVER REQUIRES WRITTEN FINDINGS</div> <ul style="list-style-type: none"> • Court may waive fee or structure payment plan only upon a written finding of fact that payment would “impose a severe financial hardship” upon the person. • Court may order completion of at least 8 hours of community service to satisfy assessment if structured payment would “continue to impose a severe financial hardship.” • Unpaid amount must be noted on mittimus if sentenced to correctional facility.
Probation Supervision Fee & Surcharge G.L. c. 276, § 87A	<p>MANDATORY- if on supervised probation \$65 per month (\$60 fee + \$5 victim services surcharge)</p> <ul style="list-style-type: none"> • Exception: Fees shall not be assessed if convicted or accused of violating G.L. c. 273, §§ 1 or 15, where support payments are a condition of probation. 	<div style="border: 1px solid black; padding: 5px; text-align: center;">WAIVER REQUIRES WRITTEN FINDINGS; COMMUNITY SERVICE IN LIEU OF FEE</div> <ul style="list-style-type: none"> • Court may waive fee only after hearing and upon written findings that payment would constitute undue hardship on person or family due to limited income, employment status or any other factor (and only while hardship continues); court must order community service in lieu of payment of at least: <ul style="list-style-type: none"> • Probation Fee: not less than 1 day/month • Administrative Probation Fee: not less than 4 hrs/month • May be waived or reduced to the extent that person pays equivalent restitution.
Administrative Probation Supervision Fee & Surcharge G.L. c. 276, § 87A	<p>MANDATORY- if on administrative supervised probation \$50 per month (\$45 fee + \$5 administrative victim services surcharge)</p> <ul style="list-style-type: none"> • Exception: Fees shall not be assessed if convicted or accused of violating G.L. c. 273, §§ 1 or 15, where support payments are a condition of probation. 	<ul style="list-style-type: none"> • Probation Fee: not less than 1 day/month • Administrative Probation Fee: not less than 4 hrs/month • May be waived or reduced to the extent that person pays equivalent restitution.
Drug Analysis Assessment G.L. c. 280, §§ 6B & 6C	<p>MANDATORY upon conviction or finding of sufficient facts:</p> <p>\$150-\$500 for felonies under G.L. c. 94C:</p> <p>§ 32 Poss. w/ intent/ distribute Class A Drug</p> <p>§ 32A Poss. w/ intent/ distribute Class B Drug</p> <p>§ 32B Poss. w/ intent/ distribute Class C Drug</p> <p>§ 32E Trafficking</p> <p>§ 32F Distribution of Class A, B, or C to Minors</p> <p>§ 34 Possession of Controlled Substance</p> <p>\$35-\$100 for persons 18 or older for misdemeanors under G.L. c. 94C:</p> <p>§ 32C Poss. w/ intent/ distribute Class D Drug</p> <p>§ 32D Poss. w/ intent/ distribute Class E Drug</p> <p>§ 32G Poss. w/ intent/distribute Counterfeit Drug</p> <p>§ 35 Being Present where Heroin is Kept</p> <p>\$500: maximum that can be imposed when multiple offenses arising from single incident are charged.</p>	<ul style="list-style-type: none"> • Court may reduce or waive fee if it would cause undue hardship. • Although not required, written findings should be made if the fee is waived or reduced.
GPS Fee G.L. c. 265, § 47	<p>MANDATORY- \$5.95/day fee - imposed if on probation for any sex offense, sex offense involving a child, or sexually violent offense as defined in G.L. c. 6, § 178C.</p> <p>Probationer must pay fees for installation, maintenance, and operation of GPS device or comparable device.</p> <p>Applicable only if qualifying sex offense was committed after the statute’s effective date of December 20, 2006. <i>Comm. v. Cory</i>, 454 Mass. 559, 560 (2009).</p>	<ul style="list-style-type: none"> • Court may waive fee if probationer establishes inability to pay such fees.

TYPE OF ASSESSMENT	DESCRIPTION	WAIVABLE?
Batterers' Treatment Program Fee G.L. c. 209A, § 10	MANDATORY - \$350 - when person has been referred to a batterers' treatment program as a condition of probation (in addition to cost of program).	• Court may reduce or waive fee if person is indigent or payment would cause person or dependents severe financial hardship.
Counsel Fee G.L. c. 211D, § 2A (e), (f), & (g); S.J.C. Rule 3:10, Section 10(c)*	MANDATORY - \$150 - when counsel appointed. Fee is in addition to counsel contribution fee - § 2A (f). • Court proceeding shall not be terminated, person shall not be discharged, and bail shall not be returned if fee is owed - § 2A (g). • Court shall terminate appointment of counsel and assess costs of not less than \$1000 for materially misrepresenting or omitting information for purposes of determining indigency - § 2A (e).	• Court may waive fee only upon a determination that person is unable to pay fee within 180 days. § 2A (f). • Court may revoke waiver and reimpose fee if upon biannual reassessment concludes person is able to pay. § 2A (f). • Court may authorize community service in lieu of payment of fee: 10 hours for each \$100 owed. § 2A (g).
Counsel Contribution G.L. c. 211D, § 2; S.J.C. Rule 3:10, Sections 4 & 10(c)*	MANDATORY- "Reasonable Amount" - toward cost of counsel if person is indigent but able to contribute. This is in <i>addition</i> to counsel fee. Rule 3:10, 10(c)(ii).*	
Default Warrant Recall Fee G.L. c. 276, §§ 30, ¶ 1, 31, & 32	MANDATORY- \$50 - • when default warrant is recalled (§ 30, ¶ 1) • when default warrant issued for failure to pay (§§ 31 and 32)	• Court may waive upon finding of good cause.
Default Warrant Arrest Fee G.L. c. 276, § 30, ¶ 2	MANDATORY- \$75 - upon arrest on warrant issued because of forfeited/defaulted bail bond or recognizance or upon surrender by probation officer.	<div style="border: 1px solid black; padding: 5px; text-align: center;">WAIVER REQUIRES COMMUNITY SERVICE</div> • Court may waive if person is indigent; person must perform 1 day of community service unless person is physically or mentally unable.

OTHER ASSESSMENTS AND FEES

Costs of Prosecution G.L. c. 280, § 6	DISCRETIONARY- "reasonable and actual expenses" of the prosecution as a condition of dismissal, placing complaint or indictment on file, or as a term of probation; "reasonable costs" resulting from defendant's default that was "intentional or negligent and without good cause."
Costs upon Continuances Mass. R. Crim. P. 10(b)	DISCRETIONARY- when continuance is granted upon motion of either party without adequate notice to adverse party, court may assess costs for "unnecessary expenses" incurred by non-moving party.
Costs upon Default Mass. R. Crim. P. 6(d)(1)	DISCRETIONARY- court may assess as costs against defendant those expenses which result from defendant's <i>willful</i> default and as to costs which <i>directly</i> result therefrom.
Criminal Cases – Special Cost Assessment G.L. c. 280, § 6A	MANDATORY- equal to 25% of fine or forfeiture that is imposed as punishment or part punishment - except motor vehicle offenses not punishable by incarceration and juveniles; if person is imprisoned for non-payment of fine, court may waive or reduce assessment if a hardship on person or immediate family.
Diversity Awareness Education Trust Fund (For Hate Crimes) - G.L. c. 265, § 39	MANDATORY- \$100 surcharge on fine assessed against defendant convicted of violating statute; assessed for each "conviction."
Head Injury Assessment - OUI or Operating Negligently - G.L. c. 90, §§24(1)(a)(1) ¶ 2 and (2)(a) ¶ 2; G.L. c. 90B, §§ 8(a)(4) and 34 ¶ 2	MANDATORY- \$250 assessment- upon conviction, probation, CWO, guilty plea, or admission to sufficient facts of operating a motor vehicle, vessel, or snow/recreation vehicle while under the influence (OUI), or of operating a motor vehicle negligently; may not be reduced or waived for any reason.
Head Injury Surcharge on Fine - Speeding G.L. c. 90, §20, ¶ 4	MANDATORY- \$50 surcharge on fine assessed against person convicted or found responsible of violating section 17 [speeding] or a special regulation made under authority of section 18 [as to speed and use of MV].
OUI Fee G.L. c. 90, § 24D, ¶¶ 9-10	MANDATORY- \$250 - when person is placed in a driver alcohol or drug abuse education program; may be waived if payment will cause <i>grave and serious hardship</i> to individual or the family; <i>court must enter written findings</i> ; in lieu of waiver of entire amount, court may order partial or installment payments.
Victims of Drunk Driving Trust Fund G.L. c. 90, § 24(1)(a)(1), ¶ 3	MANDATORY- \$50 assessment- upon conviction, probation, CWO, guilty plea, or admission to sufficient facts of OUI, vehicular homicide, or serious injury involving OUI; not subject to waiver for any reason ; unpaid amount must be noted on mittimus if sentenced to correctional facility.
209A Violation - G.L. c. 209A, §7, ¶ 5	MANDATORY- \$25 fine - upon conviction for violation of restraining order; this is in addition to any other penalty, sentence, fee, or assessment imposed.

revised 2/1/2016

* Note that the Supreme Judicial Court is in the process of amending this rule.

ORDER OF STATUTORY FEES	DOCKET NUMBER	TRIAL COURT OF MASSACHUSETTS SUPERIOR COURT DEPARTMENT
CASE NAME:		COURT NAME & ADDRESS
The court hereby enters the following ORDER with respect to statutory fees and costs in this case:		
<u>Probation Supervision Fee & Surcharge</u> (G. L. c. 276, §87A) <input type="checkbox"/> Fee imposed: \$65/month	<input type="checkbox"/> Waived because the Court finds that payment of fee would constitute undue hardship on defendant or his/her family due to limited income, employment status and/or _____. In lieu of payment, unpaid community work service of _____ hours/month.	
<u>Probation Administrative Fee & Surcharge</u> (G. L. c. 276, §87A) <input type="checkbox"/> Fee imposed \$50/month	* Probation Supervision Fee: not less than 1 day/month * Probation Administrative Fee: not less than 4 hours/month <input type="checkbox"/> Waived/ <input type="checkbox"/> Reduced to _____ only to the extent and during the period that restitution is paid.	
<u>Victim-Witness Fee</u> (G. L. c. 258B, §8) (not less than \$90 for a felony; \$50 for a misdemeanor; \$45 for a delinquency) <input type="checkbox"/> Fee imposed: \$ 90 (felony) <input type="checkbox"/> Fee imposed: \$ 50 (misdemeanor) <input type="checkbox"/> Fee imposed: \$ 45 (delinquency) <input type="checkbox"/> The Court finds that payment of the fee would cause a severe financial hardship on defendant. Accordingly, the Court orders: <div style="margin-left: 40px;"> <input type="checkbox"/> Fee Waived <input type="checkbox"/> Structured payment plan of _____. </div>		
<u>Drug Analysis Fee</u> (G. L. c. 280, § 6B) (\$150-\$500 for felonies; \$35-\$100 for misdemeanors; \$500- max. when multiple offenses) <input type="checkbox"/> Fee imposed: \$ _____ <input type="checkbox"/> Fee Waived / <input type="checkbox"/> Fee Reduced to \$ _____ because the Court finds that payment would cause defendant undue hardship.		
<u>Indigent Counsel Fee</u> (G. L. c. 211D, §§ 2A(f) & (g); SJC Rule 3:10, Sections 1 and 10) <input type="checkbox"/> Fee imposed: \$ 150 <input type="checkbox"/> Fee Waived - because the Court finds that defendant is unable without substantial financial hardship to pay the fee within 180 days. <input type="checkbox"/> Fee Not waived/Community Service in lieu of payment. The defendant is authorized to perform community service in lieu of payment of the indigent counsel fee: 15 hours (10 hours for each \$100).		

Contribution Fee (G. L. c. 211D, § 2; SJC Rule 3:10, Sections 1 and 10) **(This fee is in addition to Indigent Counsel Fee.)**

☐ The Court finds that the defendant is **indigent but able to contribute** (as defined under SJC Rule 3:10, Section 1). The defendant is therefore **ordered** to pay a **contribution fee** of \$ _____, an amount that the Court finds will not cause the defendant substantial financial hardship.

GPS Fee (G.L. c. 265, § 47)

☐ Fee imposed: **\$5.95/day** ☐ **Fee Waived** - The Court finds that the defendant is unable to pay the fee.

Domestic Violence Prevention and Victim Assistance Fee (G.L. c. 258B, § 8)

☐ Fee imposed: **\$ 50**

☐ The Court finds that payment of the fee would cause a severe financial hardship on the defendant. Accordingly, the Court orders:

- ☐ **Fee Waived**
☐ **Structured payment plan of** _____.
☐ **Community Service of** _____ hrs. (at least 8 hrs.) because the Court finds that a structured payment would continue to impose a severe financial hardship on the defendant.

Default Warrant Recall Fee (G.L. c. 276, §§ 30, ¶1, 31, and 32)

☐ Fee imposed: **\$50** ☐ **Fee Waived** - The Court finds the following good cause to **waive** the fee: _____
 _____:

Default Warrant Arrest Fee (G.L. c. 276, § 30, ¶2)

☐ Fee imposed: **\$ 75**

☐ **Fee Waived/Community Service ordered** - The Court finds that the defendant is indigent. He/she is required to perform **one day** of community service.

☐ **Fee and Community Service Waived** because the Court finds that the defendant is indigent and is physically or mentally unable to perform such service.

OTHER FEES: _____

☐ **AMOUNT IMPOSED:** _____ ☐ **WAIVED** / ☐ **REDUCED to \$** _____

REASON FOR WAIVER OR REDUCTION - because the Court finds:**ADDITIONAL FINDINGS:**

DATE:

So **ORDERED**:

(Associate Justice)

**GUIDELINES FOR PROBATION VIOLATION
PROCEEDINGS IN THE SUPERIOR COURT
EFFECTIVE FEBRUARY 1, 2016**

Section One: **Scope and Purpose**

These guidelines prescribe procedures in the Superior Court to be followed upon the allegation of a violation of an order or condition of probation imposed in a criminal case after a finding of guilty or after a continuance without a finding. These guidelines do not apply to an alleged violation of pretrial probation or other conditions of pretrial release.

The purpose of the guidelines is to ensure that judicial proceedings undertaken on an allegation of a violation of probation are conducted in accordance with applicable law, and in a prompt, uniform and consistent manner.

Section Two: **Definitions**

In construing these guidelines, the following terms shall have the following meanings:

"Continuance without a finding" means the order of a court, following a formal submission and acceptance of a plea of guilty upon the defendant's agreement to the Commonwealth's evidence or a finding of sufficient facts, whereby a criminal case is continued to a date certain without formal entry of a guilty finding.¹ A court, in imposing a continuance without a finding, may include a term of probation with conditions, the violation of which may result in a revocation of the continuance and the entry of a finding of guilty and imposition of sentence.

"District Attorney" means the criminal prosecuting authority responsible for the criminal case in which a term of probation was imposed, to include the Attorney General.

"General conditions of probation" means those conditions of probation that are imposed as a matter of course in every probation order, as set forth in the official form promulgated for such orders.

"Notice of Surrender" means the written form issued by the Probation Department alleging a violation of probation and setting forth the precise grounds for a violation proceeding.

"Probation order" means the formal, written court order whereby a defendant is placed on probation and which expressly sets forth general and/or special conditions of probation.

¹ *Commonwealth v. Powell*, 453 Mass. 320 (2009); G.L. c. 278, § 18.

"Pretrial Probation" means the probationary status of a defendant pursuant to a probation order issued prior to an adjudication of a criminal case.

"Revocation of probation" means the revocation of a probation order by a judge following an adjudication of a violation of a probation order.

"Special condition of probation" means any condition of probation imposed by a judge as part of a probation order in addition to general conditions of probation.

"Stipulation to violation" means a knowing and voluntary admission by a probationer that he/she has violated the probation order as alleged in the Notice of Surrender.

"Surrender" means the procedure, consistent with the instant Guidelines, by which a probation officer requires a probationer to appear before the court on an allegation of probation violation.

Section Three: Commencement of Violation Proceedings

A. Procedure

Violation Proceedings shall commence upon the filing, by a probation officer, of a written Notice of Surrender.² A Notice of Surrender shall be prepared in advance of Violation Proceedings except where the probationer has been arrested by the probation officer in accordance with G. L. c. 279, § 3, in which case the Notice of Surrender shall be prepared, filed with the court, and served on the probationer when the probationer first appears before the court. The Notice of Surrender shall be in a form promulgated by the Probation Department and shall identify the probationer by name, the offense or offenses for which the probationer was placed on probation, and the court and county where the offense was adjudicated and probation imposed. It shall specifically describe the basis for an alleged violation, shall include all alleged violations of the probation order known to the probation officer, and shall notify the probationer of the date and time of the Initial Hearing in the probation court.

B. Mandatory Commencement of Violation Proceedings

The probation officer shall issue a Notice of Surrender (1) when a probationer has been charged with a new criminal offense by way of complaint or indictment; (2) where the judge issuing the probation order directed that a Notice of Surrender is to issue upon any alleged violation of one or more conditions of probation; or (3) when the commencement of such

² *Commonwealth v. Wilcox*, 446 Mass. 61, 66 (2006); *Commonwealth v. Durling*, 407 Mass. 108, 111 (1990) ("When a violation is alleged, the probation officer "surrenders" the defendant to the court, subjecting the defendant to possible revocation of his probation.")

proceedings is required by statute.

C. Discretionary Commencement of Violation Proceedings

Except as set forth above, the probation officer may issue a Notice of Surrender for an alleged violation of a general and/or special condition of probation if, in the discretion of the Probation Department, the alleged violation is unlikely to be successfully resolved through an administrative hearing or other intermediate interventions.

D. Amendment and Withdrawal

A Notice of Surrender may be amended at any reasonable time before a final surrender hearing, provided service is made in accordance with these guidelines. A Notice of Surrender may be withdrawn only with leave of court, provided, however, that a judge or magistrate may order the termination of the proceedings at any time in the exercise of discretion, after giving the Probation Department an opportunity to be heard.

Section Four: Service of a Notice of Surrender

A Notice of Surrender shall be served on the probationer by in-hand service or by first-class mail to the last known residential address that the probationer has provided to his probation officer. When a probationer is brought before the court where the probationer is under supervision as the result of his arrest by the probation officer pursuant to G. L. c. 279, § 3, or is in custody as the result of a separate criminal case, service shall be made in-hand and an initial hearing conducted. The manner of service of the Notice of Surrender shall be noted in the court docket. Out-of-court service other than by first-class mail shall require a written return of service. Where a probationer appears on a new criminal offense in a court other than the court that imposed or is supervising the probationer, the issuance and service of a Notice of Surrender shall be governed by Section Seven, Special Provisions For Commencement of Violation Proceedings based on a New Criminal Offense.

Section Five: Initial Violation Hearing

Except for good cause, an Initial Violation Hearing shall be scheduled not later than fourteen days after the issuance of a Notice of Surrender. Upon the probationer's initial appearance before the probation court based on the issuance of a Notice of Surrender, a judge or magistrate shall confirm that the probationer has received the written Notice of Surrender, shall appoint counsel in the event the probationer is indigent and the offense for which probation was imposed has a potential penalty of incarceration, shall schedule a date and time for a final Violation Hearing, and shall determine whether the probationer should be detained pending a final hearing, or whether bail or release on personal recognizance (with or without conditions)

should be imposed.³ The probationer shall have the right to counsel at the time any detention, bail or release determination is made. Nothing herein shall preclude a court, utilizing a HOPE/MORR model of probation supervision, from detaining a probationer for a discrete period of time in accordance with that model.

A probationer shall not be detained pending a final Violation Hearing unless a judge or magistrate finds probable cause to believe that the probationer has violated a condition of his probation.⁴ A probationer shall be entitled upon request to a preliminary violation hearing, to be held not more than seven days after the initial appearance, unless the probationer consents to a later date. The issues to be determined at such hearing are whether probable cause exists to believe that the probationer has violated a condition of the probation order, and if so, whether the probationer should continue to be held on bail or without right to bail. Where the violation is based on the issuance of an indictment for a new criminal offense, the indictment shall constitute proof of probable cause.⁵ The hearing shall be conducted by a judge or magistrate in open court and shall be recorded. At such hearing the probation officer shall present evidence to support a finding of probable cause, and the probationer or his counsel shall be entitled to be heard in opposition. The District Attorney may, upon request of the probation officer, assist the probation officer in the presentation of evidence. If probable cause is found, a final violation hearing shall be scheduled by the court and the probationer shall be given notice in open court of the final hearing date. If probable cause is not found, the judge or magistrate may terminate the proceedings or may schedule a final hearing, but the probationer shall not be held in custody pending the final hearing.

Section Six: Final Violation Hearing

A. Scheduling the Hearing

A final Violation Hearing shall be scheduled not earlier than seven days after the Initial Violation Hearing unless the probationer assents to an earlier hearing, and not later than thirty days thereafter unless good cause is shown. Where the probation surrender involves an alleged commission of a new criminal offense, a continuance to permit resolution of the case involving

³ No authority explicitly establishes that bail either may or may not be set in probation violation proceedings. But see *Commonwealth v. Ward*, 15 Mass. App. Ct. 388, 393 (1983); *Rubera v. Commonwealth*, 371 Mass. 177, 184 n.3 (1976) (both suggesting that the setting of bail is appropriate).

⁴ *Fay v. Commonwealth*, 379 Mass. 498, 504 (1980)(right to a hearing before detention pending a final hearing is ordered); *Commonwealth v. Odoardi*, 397 Mass. 28, 33 (1986).

⁵ *Stefanik v. State Board of Parole*, 372 Mass. 726 (1977).

such new offense shall not ordinarily constitute good cause.⁶

B. Adjudicatory Determination

A final violation hearing shall consist of two parts: (1) an evidentiary hearing to adjudicate whether the alleged violation has occurred; and (2) upon a finding of violation, a dispositional hearing. The probationer shall be entitled to the assistance of counsel, but may waive counsel upon a determination by the court that such waiver is made knowingly and voluntarily.

The probation officer shall have the burden of proving that a probationer has violated one or more conditions of probation by a preponderance of evidence. At the request of a probation officer, or when required by G. L. c. 279, § 3, the District Attorney may participate in the presentation of evidence or examination of witnesses. Hearsay evidence shall be admissible at a Violation Hearing as permitted under Sections 802 through 804 of the Massachusetts Guide to Evidence, or when determined by the judge to be substantially reliable.⁷ The probationer shall have the right to cross examine any witnesses called by the probation officer, including the probation officer; the right to call witnesses; the right to present evidence favorable to the probationer; the right to testify; and the right to make closing argument on the issue of whether a violation has been proved by a preponderance of evidence.

The court may accept a probationer's stipulation to a violation of probation as alleged in the Notice of Surrender if the judge finds after colloquy that the probationer is tendering a knowing and voluntary stipulation. However, the court shall not be bound by any agreement between the probationer and probation officer or District Attorney regarding the disposition to be imposed. A probationer shall not be entitled, as a matter of right, to withdraw a stipulation after it has been accepted by the court.

Upon the completion of the evidence and closing arguments, the court shall promptly determine whether a violation of probation has been proved by a preponderance of evidence. If the court finds that no violation has been proved, the probationer shall be restored to probation according to the terms and conditions previously imposed. If the court finds that a violation has been proved the judge shall make findings on the record as to the condition or conditions that

⁶ The practice of a probation surrender proceeding "tracking" a new criminal case is discouraged by these guidelines. However, a judge or magistrate may decide that good cause exists to permit tracking, for example, when the new criminal case is particularly complex or sensitive, such that providing discovery or presenting evidence at a final hearing could compromise the integrity of the new case. Such a determination shall be made in open court and entered on the record.

⁷ *Commonwealth v. Durling*, 407 Mass. 108, 114-118 (1990); *Morrissey v. Brewer*, 408 U.S. 471, 489 (1972); *Gagnon v. Scarpelli*, 411 U.S. 778, 782 n.5 (1973).

have been violated and the facts found in making the determination.⁸

C. Dispositional Determination

Upon a finding that the probationer has violated one or more conditions of probation, the judge shall permit the probation officer and probationer, and where required by statute, the District Attorney, to make a recommendation regarding the appropriate sanction to be imposed by the court. Thereafter, the court shall impose a disposition based on the circumstances of the crime for which the probationer was placed on probation and its impact on any person or on the community, the occurrence of any prior violations of probation, the probationer's overall performance while on probation, the public safety, the effect of a sentence on the probationer's chances for rehabilitation, and any other mitigating or aggravating facts or circumstances. The court may consider information that was available to the judge who issued the probation order as well as information that has become available since the order was issued. The court, however, may not punish the probationer for criminal conduct which forms the basis of the violation.⁹ The court may: (1) restore the probationer to his existing probationary term with such admonition or instruction as it may deem appropriate; (2) terminate the probation order and discharge the probationer; (3) extend the term of probation and modify the terms or conditions of probation; or (4) revoke probation in whole or in part.¹⁰ Where probation is revoked on an offense for which a sentence had been imposed, the execution of which was suspended, the original sentence shall be ordered executed forthwith,¹¹ subject to a stay granted pending an appeal in accordance with Mass. R. Crim. P. 31, or at the court's discretion upon a probationer's request for a brief period of time to attend to personal affairs prior to the commencement of a sentence of incarceration. In the event probation is revoked on an offense for which no suspended sentence had previously

⁸ *Fay v. Commonwealth*, 379 Mass. 498, 504-505 (1980)(findings of fact not required to be in writing provided that they are made and announced on the record in the probationer's presence).

⁹ *Commonwealth v. Doucette*, 81 Mass. App. Ct. 740, 745 (2012); *Commonwealth v. Rodriguez*, 52 Mass. App. Ct. 572, 577 n.8 (2001).

¹⁰ A partial revocation of probation occurs where the probationer has been placed on probation on multiple offenses and the court revokes probation and imposes a sentence as to one or more offenses, and continues probation as to other offenses, typically to run from and after the committed sentence.

¹¹ *Commonwealth v. Holmgren*, 421 Mass. 224 (1995); see also, *Commonwealth v. Bruzzese*, 437 Mass. 606 (2002)(where defendant was subject to multiple suspended sentences as part of a single sentencing structure, revoking probation on less than all charges violates double jeopardy principles)

been imposed, the court shall impose a sentence or other disposition as provided by law.¹²

Upon a finding of a violation of a probation order resulting from a continuance without a finding, the judge may terminate the probation order and the continuance without a finding and enter a dismissal on the underlying case, return the probationer to the same terms and conditions of probation with such admonitions or instructions as the judge deems appropriate, modify the continuance without a finding and modify the conditions of probation including the duration of the continuance, or terminate the continuance without a finding and enter a guilty finding and impose a sentence or other disposition as provided by law.

Section Seven: Special Provisions For Commencement of Violation Proceedings based on a New Criminal Offense.

Whenever a person on probation is charged with a new criminal offense, the probation officer in the criminal court where the new offense is pending ("criminal court") shall immediately notify the Probation Department in the court where the person is subject to probation supervision ("probation court"). Said notification shall be made in accordance with policies of the Commissioner of Probation, or any policy, administrative order or standing order of the Chief Justice of the Trial Court. In order to comply with the mandatory provisions of Section 3(B), the chief probation officer or his designee in the probation court may order the issuance of a Notice of Surrender in the form set forth herein, to be served on the probationer by a probation officer in the criminal court, ordering the probationer to appear for an Initial Violation Hearing in the probation court at a fixed date and time.

Alternatively, the chief probation officer or his designee in the probation court may also seek the issuance of a warrant from the probation court pursuant to G.L. c. 279, § 3. In the event a warrant issued by the probation court is lodged at the criminal court or, where the probationer has been held in detention or in lieu of posted bail at a jail or house of correction, the clerk of the probation court shall, upon request, promptly issue process to bring the probationer before the probation court for an Initial Violation Hearing.

¹² A sentence imposed upon the finding of a violation shall not be imposed as punishment for any new crime, but rather as punishment for the offense(s) on which probation was imposed. *Commonwealth v. Odoardi*, 397 Mass. 28, 30 (1986). However, a judge may consider the conduct alleged in the new offense on the issue of the probationer's capacity for rehabilitation.

Appendix D.

Council for State Governments: Time to Reoffend

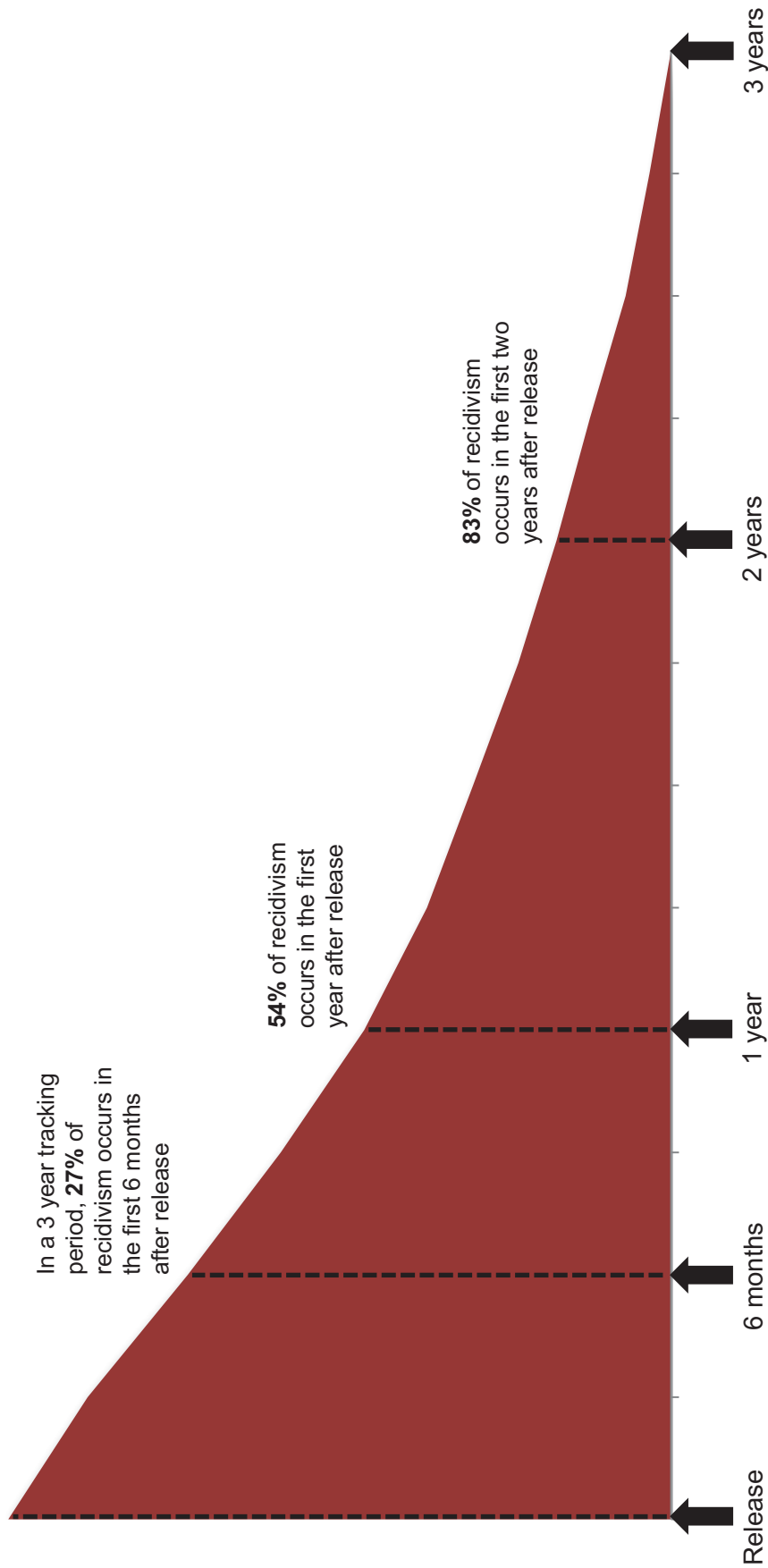
Katie Mosehauer, Steve Allen, Monica Peters, and Cassondra Warney, CSG Justice Center-Massachusetts Criminal Justice Review: Working Group Meeting 4 Intermin Report (New York: The Council of State Governments Justice Center, 2016), 35, https://csgjusticecenter.org/wp-content/uploads/2016/11/JR-in-Massachusetts_Fourth-Presentation.pdf. Reprint with permission from The Council of State Governments Justice Center.

Most recidivism happens shortly after release from prison, making the first six months to a year critical times to supervise people in the community

Time to Re-Arrestment for DOC Recidivists

FY2011 Releases

DOC Release Recidivists N = 1,391



Felony and Misdemeanor Master Crime List by M.G.L. Reference

Massachusetts Sentencing Commission

June, 2018

**John Adams Courthouse
1 Pemberton Square
Boston, MA 02108-1706
(617) 788-6867**

Mini-Master Crime List

Offense Abbreviation, as it appears in (CARI)	Common Offense Name	Application of Grid	Possible Starting Offense Label*	Possible MGL Reference	Comments
111A	Oper Und Infl Of Liq	No	2	c. 90 s. 24(1)(a)(1)	Mandatory
111A 2nd	Oper Und Infl Of Liq, 2nd	No	2	c. 90 s. 24(1)(a)(1)	Mandatory
111A 3rd	Oper Und Infl Of Liq, 3rd	No	3	c. 90 s. 24(1)(a)(1)	Mandatory
111A 4th	Oper Und Infl Of Liq 4th	No	4	c. 90 s. 24(1)(a)(1)	Mandatory
111A 5th and Subsequent	Oper Und Infl Of Liq 5th and subsequent	No	4	c. 90 s. 24(1)(a)(1)	Mandatory
111B	Oper Und Infl Of Drug	No	2	c. 90 s. 24(1)(a)(1)	Mandatory
113A	Leaving Scene:Property Damage	Yes	2	c. 90 s. 24(2)(a)	
113B	Leaving Scene:Person Injured	Yes	3	c. 90 s. 24(2)(a½)(1)	
114A	Use Without Authority	Yes	1	c. 90 s. 24(2)(a)	
114B	Operating After	Yes	1	c. 90 s. 23	Subsequent offense penalty
114B AFT 111A	Oper Revoke Aft Oper Under	No	2	c. 90 s. 23	Mandatory
114B-REV	Operating After Revoke License	Yes	1	c. 90 s. 23	Subsequent offense penalty
114B-SUS	Operating After Suspend Lic	Yes	1	c. 90 s. 23	Subsequent offense penalty
114C-SUS	Operating After Suspend Reg	Yes	1	c. 90 s. 23	Subsequent offense penalty
118A	Compulsory Insurance Violation	Yes	1	c. 90 s. 34J	
A&B	A&B	Yes	3	c. 265 s. 13A(a)	
A&B DOM	A&B, Domestic	Yes	3	c. 265 s. 13M(a)	
A&B DSBL W/INJ	A&B Disabled With Injury	Yes	4	c. 265 s. 13K(b)	
A&B DW	A&B Dangerous Weapon	Yes	3,4,6	c. 265 s. 15A(b)	Staircased
A&B IND CH	Indecent A&B On Child	Yes	5	c. 265 s. 13B	
A&B IND PERS	Indecent Assault And Battery	Yes	4	c. 265 s. 13H	
A&B PO	A&B On Police Officer	Yes	3	c. 265 s. 13D	
AB PREV ACT	Abuse Prevention Act	Yes	3	c. 209A s. 3B	
AMMO NO FID CARD	Poss Of Ammunition	Yes	2	c. 269 s. 10(h)(1)	
ASLT	Assault	Yes	2	c. 265 s. 13A(a)	
ASLT DW	Assault Dangerous Weapon	Yes	3	c. 265 s. 15B(b)	
ATT COM CRIME	Attempt To Commit Crime	Yes	Contingent	c. 274 s. 6	
B&E	Breaking And Entering	Yes	3,4	c. 266 s. 16A	Staircased
B&E DEPOSITORY	B&E Depository	Yes	3,4	c. 266 s. 16	Staircased
B&E DT W/I FEL	B&E Dt W/I Com Fel	Yes	3,4	c. 266 s. 17	Staircased
B&E NT W/I FEL	B&E Nt W/I Com Fel	Yes	3,4	c. 266 s. 16	Staircased
B&E W/I MISD	Breaking And Entering	Yes	2	c. 266 s. 16A	
CNW	Common Night Walker	Yes	1	c. 272 s. 53(a)	
CRDT CARD	Credit Card Misuse More	Yes	2	c. 266 s. 37B	
CSA CONSP	Conspiracy To Vio Cont Sub Act	Yes	Contingent	c. 94C s. 40	

Mini-Master Crime List

Offense Abbreviation, as it appears in (CARI)	Common Offense Name	Application of Grid	Possible Starting Offense Label*	Possible MGL Reference	Comments
CSA DIST A	Distribute/Dispense Class A	Yes	4	c. 94C s. 32(a)	
CSA DIST B	Distribute/Dispense Class B	Yes	4	c. 94C s. 32A(a)	
CSA DIST COCAINE	Distribute/Dispense Cocaine	No	4	c. 94C s. 32A(c)	
CSA DIST D	Distribute/Dispense Class D	Yes	2	c. 94C s. 32C(a)	
CSA FORG PRESC	Forged Prescription	Yes	2	c. 94C s. 33(b)	
CSA FRD OBT	Drug, Obtain By Fraud	Yes	2	c. 94C s. 33(b)	
CSA POSS A	Poss Class A Cont Sub	Yes	2	c. 94C s. 34	
CSA POSS B	Poss Class B Cont Sub	Yes	2	c. 94C s. 34	
CSA POSS C	Poss Class C Cont Sub	Yes	2	c. 94C s. 34	
CSA POSS DIST A	Poss To Distribute Class A	Yes	4	c. 94C s. 32(a)	
CSA POSS DIST B	Poss To Distribute Class B	Yes	4	c. 94C s. 32A(a)	
CSA POSS DIST D	Distribute/Dispense Class D	Yes	2	c. 94C s. 32C(a)	
CSA POSS E	Poss Class E Cont Sub	Yes	1	c. 94C s. 34	
CSA POSS HEROIN	Possession Heroin	Yes	1	c. 94C s. 34	
DIS COND	Disorderly Conduct	Yes	1	c. 272 s. 53(b)	
DP	Disturbing The Peace(Breach)	Yes	1	c. 272 s. 53(b)	
DWC	Carrying Dangerous Weapon	Yes	2	c. 269 s. 10(b)	
FIR BART FOX	Firearm, Carry Without License	No	4	c. 269 s. 10(a)	Mandatory
FIR CARRY W/AMM	Bartley-Fox Mandatory Sentence	No	4	c. 269 s. 10(a)	Mandatory
FIR ID	Firearm Id Card	Yes	2	c. 269 s. 10(h)(1)	
FIR POSS WO PERM	Bartley-Fox Mandatory Sentence	No	4	c. 269 s. 10(a)	Mandatory
FIR PRIOR1	ACC, 1 Prior Violent/Drug Crime	No	4	c. 269 s. 10(a)	Mandatory
FIR STORE	Firearm, Store Improper	Yes	2	c. 140 s. 131L(a)	
FLS ADDR HIND PO	False Address Hinder Police	Yes	1	c. 90 s. 23	
FORG	Forgery	Yes	3	c. 267 s. 1	
FRD	Fraud (Specify)	Yes	3	c. 266 s. 76	
HTO	Habitual Traffic Offender	Yes	2	c. 90 s. 23	
IDENT FRD	Identity Fraud	Yes	4	c. 266 s. 37E(b)	
INTIM	Intimidation	Yes	5	c. 268 s. 13B(1)	
LAR	Larceny	Yes	2 or 3,4,5	c. 266 s. 30(1)	Staircased
LAR BLDG	Larceny From A Building	Yes	2 or 3,4,5	c. 266 s. 20	Staircased
LAR CK	Larceny By Check	Yes	2 or 3,4,5	c. 266 s. 37	Staircased
LAR FLS PRT	Larceny By False Pretenses	Yes	2 or 3,4,5	c. 266 s. 34	Staircased
LAR LESS	Larceny Less	Yes	2	c. 266 s. 30(1)	
LAR MORE	Larceny More	Yes	3,4,5	c. 266 s. 30(1)	Staircased

Mini-Master Crime List

Offense Abbreviation, as it appears in (CARI)	Common Offense Name	Application of Grid	Possible Starting Offense Label*	Possible MGL Reference	Comments
LAR MV	Larceny Of A Mv	Yes	3	c. 266 s. 28(a)	
LAR PERS	Larceny From A Person	Yes	4	c. 266 s. 25	
MV OBSCR/CONC PL	Num Plt Obscr/Not Disp/Conc Id	Yes	1	c. 90 s. 23	
MV OP NEG	Oper Negligently	Yes	1	c. 90 s. 24(2)(a)	
MV OP RECKLESS	Operating Recklessly	Yes	1	c. 90 s. 24(2)(a)	
PBT	Poss Burglarious Tools	Yes	3	c. 266 s. 49	
PORN CH	Child Pornography Possess	Yes	3	c. 272 s. 29C	
PORN CH POSS	Possess Child Pornography	Yes	3	c. 272 s. 29C	
POSS AMMO	ACC, 1 Prior Violent/Drug Crime	No	4	c. 269 s. 10(a)	Mandatory
PROP DES	Destruction Of Property	Yes	2	c. 266 s. 127	
PROP MAL DES	Mal Destruction Of Property	Yes	3	c. 266 s. 127	
RAPE CH	Rape Of Child Forcible	Yes	8	c. 265 s. 22A	
RAPE CH FRC AGG	Rape Of Child Forcible, Aggravated	Yes	8	c. 265 s. 22B	
RECK END	Reckless Endangerment	Yes	2	c. 90 s. 24(2)(a)	
RESIST ARST	Resisting Arrest	Yes	2	c. 268 s. 32B	
ROB ARM	Armed Robbery	Yes	6	c. 265 s. 17	Staircased
ROB ARM GUN	Armed Robbery, Gun	Yes	7	c. 265 s. 17	Staircased
ROB UNARM	Robbery Unarmed	Yes	4	c. 265 s. 19(b)	
RSG	Receiving Stolen Goods	Yes	3	c. 266 s. 60	
RSG MV	Receiving Stolen Goods, Motor Vehicle	Yes	3	c. 266 s. 28(a)	
SEX COND FEE	Sexual Cond For Fee	Yes	2	c. 272 s. 53A(a)	
SEX OFFDR FL REG	Sex Offender Fail Register	Yes	3	c. 6 s. 178H(a)(1)	
SHOPLIFT	Shoplifting	Yes	1	c. 266 s. 30A	
THREAT	Threatening	Yes	1	c. 275 s. 2	
TRES	Trespassing	Yes	1	c. 266 s. 120	
UTTER	Uttering	Yes	2	c. 267 s. 5	
VIOL HAR PRE ORD	Violate Harassment Prev Order	Yes	3	c. 258E s. 9	

*Please note, many offenses have increased penalties for second and subsequent offenses.

Massachusetts Sentencing Commission
Master Crime List
By M.G.L. Reference

Grid	Offense Level	Notes	Offense Reference	Offense Penalty Reference	Offense	Penalty Type	Staircase Factor	Mand. Time	Min H/C	Max H/C	Min Prison	Max Prison
Yes	1		c. 1 s. 5		BOUNDARY MARK, DAMAGE TO COMMONWEALTH c. 1 s. 5	Misd.				6 mos		
Yes	2		c. 3 s. 28A		WITNESS FAIL TESTIFY BEFORE GENERAL CT c. 3 s. 28A	Misd.			30 das	1 yr		
Yes	4		c. 3 s. 47		LOBBYING EXPENDITURES, FAIL REPORT c. 3 s. 47	Felony				2 1/2 yrs		5 yrs
Yes	1	Note A	c. 5 s. 1		PREVAIL WAGE, PRINTER FAIL PAY, SUBSQ. OFF. c. 5 s. 1	Misd.				3 mos		
Yes	2		c. 6 s. 131F		BLIND AID PROGRAM, FALSE STATEMENT TO c. 6 s. 131F	Misd.				1 yr		
Yes	2		c. 6 s. 139	c. 6 s. 141	BLIND, UNLICENSED SOLICITATION FOR c. 6 s. 139	Misd.			3 mos	1 yr		
Yes	2		c. 6 s. 172(d)	c. 6 s. 178	CORI, UNLAWFULLY REQUESTING PERSON TO PROVIDE c. 6 s. 172(d)	Misd.				1 yr		
Yes	2		c. 6 s. 178		CORI, DISSEMINATE / SEEK UNDER FALSE PRETENSES / FALSIFY c. 6 s. 178	Misd.				1 yr		
Yes	2		c. 6 s. 178		JUVENILE DELINQUENCY RECORD, DISSEMINATE/SEEK UNDER FALSE PRETENSES/FALSIFY c. 6 s. 178	Misd.				1 yr		
Yes	2		c. 6 s. 178 1/2		CORI, COMMIT CRIME / HARASS PERSON WITH c. 6 s. 178 1/2	Misd.				1 yr		
Yes	3		c. 6 s. 178H(a)(1)		FAILURE TO REGISTER OR VERIFY REGISTRATION INFO BY SEX OFFENDER c. 6 s. 178H(a)(1)	Felony			6 mos	2 1/2 yrs		5 yrs
Yes	5		c. 6 s. 178H(a)(2)		FAILURE TO REGISTER OR VERIFY REGISTRATION INFO BY SEX OFFENDER, SUBSQ. OFF. c. 6 s. 178H(a)(2)	Felony					5 yrs	
Yes	1		c. 6 s. 178K(2)(e)		SEX OFFENDER RESIDE IN NURSING HOME, LEVEL 3 c. 6 s. 178K(2)(e)	Misd.				30 das		

Massachusetts Sentencing Commission
Master Crime List
By M.G.L. Reference

Grid	Offense Level	Notes	Offense Reference	Offense Penalty Reference	Offense	Penalty Type	Staircase Factor	Mand. Time	Min H/C	Max H/C	Min Prison	Max Prison
Yes	3		c. 6 s. 178K(2)(e)		SEX OFFENDER RESIDE IN NURSING HOME, LEVEL 3, 2ND OFF. c. 6 s. 178K(2)(e)	Felony				2 1/2 yrs		5 yrs
Yes	5		c. 6 s. 178K(2)(e)		SEX OFFENDER RESIDE IN NURSING HOME, LEVEL 3, 3RD OR SUBSQ. OFF. c. 6 s. 178K(2)(e)	Felony		5 yrs			5 yrs	5 yrs
Yes	2		c. 6 s. 178N		SEX OFFENDER REGISTRY INFORMATION, ILLEGAL USE OF c. 6 s. 178N	Misd.				2 1/2 yrs		
Yes	2		c. 6 s. 183		IMPROPER USE OR DISSEMINATION OF MOTOR VEHICLE INSURANCE MERIT RATING BOARD c. 6 s. 183	Misd.				1 yr		
Yes	1	Note A	c. 6A s. 13		INSPECTOR, OBSTRUCT DIV OF STANDARDS c. 6A s. 13	Misd.				2 mos		
Yes	2		c. 6C s. 57A		SAFE DRIVER INSURANCE PLAN, DISSEMINATING OR USING RECORDS OR DATA c. 6C s. 57A	Misd.				1 yr		
Yes	1	Note A	c. 7 s. 11		A&F INQUIRY, DISTURB, OR WITNESS FAIL TESTIFY AT c. 7 s. 11	Misd.				1 mo		
Yes	1	Note A	c. 7 s. 22 cl. 18 through 19	c. 7 s. 22 cl.18	PREVAIL WAGE, MEAT OR CLOTHING SUPPLIER FL PAY, 2ND AND SUBSQ. OFF. c. 7 s. 22 cl. 18 through 19	Misd.				3 mos		
Yes	2		c. 7A s. 14		COMPTROLLER'S EMPLOYEE, FINANCE VIOL BY c. 7A s. 14	Misd.				1 yr		
Yes	1		c. 9 s. 27C		ARCHEOLOGICAL VIOLATION c. 9 s. 27C	Misd.				6 mos		
Yes	1		c. 9A s. 2(5)		ADDRESS CONFIDENTIALITY PROGRAM, PROVIDE FALSE INFORMATION c. 9A s. 2(5)	Misd.				6 mos		
Yes	2		c. 10 s. 30		LOTTERY TICKET, ALTER/FORGE/COUNTERFEIT/UTTER OR PASS FALSE c. 10 s. 30	Felony				2 yrs		3 yrs
Yes	2		c. 10 s. 30A		STATE LOTTERY LICENSE/JOB, PROMISE c. 10 s. 30A	Felony				2 1/2 yrs		3 yrs

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Yes	2		c. 10 s. 30A		STATE LOTTERY EMPLOYEE, IMPERSONATE c. 10 s. 30A	Misd.				1 yr		
Yes	2		c. 10 s. 38 through 40	c. 10 s. 40	BEANO GAME, VIOLATIONS c. 10 s. 38 through 40	Misd.				1 yr		
Yes	2		c. 12 s. 8F		CHARITY FILE FALSE ANNUAL REPORT c. 12 s. 8F	Misd.				1 yr		
Yes	6		c. 12 s. 11J		CIVIL RIGHTS ORDER VIOLATION WITH INJURY c. 12 s. 11J	Felony						
Yes	3		c. 12 s. 11J		CIVIL RIGHTS ORDER VIOLATION c. 12 s. 11J	Misd.				2 1/2 yrs		
Yes	3		c. 12 s. 11L		RESTRAINING ORDER VIOLATION BY UNLICENSED HEALTH OR MENTAL HEALTH PROFESSIONAL c. 12 s. 11L	Misd.				2 1/2 yrs		
Yes	1		c. 12A s. 13		INSPECTOR GENERAL CONFIDENTIALITY VIOL c. 12A s. 13	Misd.				6 mos		
Yes	1		c. 12A s. 15		INSPECTOR GENERAL CONFIDENTIALITY VIOL c. 12A s. 15	Misd.				6 mos		
Yes	1	Note A	c. 15C s. 4(g)		MASSACHUSETTS EDUCATIONAL AUTHORITY, CONFLICT OF INTEREST BY MEMBER c. 15C s. 4(g)	Misd.				1 mo		
Yes	2		c. 15D s. 6(a)	c. 15D s. 15(a)	CHILD CARE PROGRAM, UNLICENSED c. 15D s. 6(a)	Misd.				2 1/2 yrs		
Yes	2		c. 15D s. 6(b)	c. 15D s. 15(a)	FAMILY FOSTER CARE UNLICENSED c. 15D s. 6(b)	Misd.				2 1/2 yrs		
Yes	2		c. 15D s. 6(c)	c. 15D s. 15(a)	ADOPTION UNLICENSED c. 15D s. 6(c)	Misd.				2 1/2 yrs		
Yes	2		c. 15D s. 6(d)	c. 15D s. 15(a)	FOSTER HOME PLACEMENT UNAPPROVED c. 15D s. 6(d)	Misd.				2 1/2 yrs		

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Yes	2		c. 15D s. 6(e)	c. 15D s. 15(a)	CHILD CARE PROGRAM, ADVERTISING UNLICENSED c. 15D s. 6(e)	Misd.				2 1/2 yrs		
Yes	2		c. 18 s. 5B		PUBLIC ASSISTANCE FRAUD c. 18 s. 5B	Misd.				1 yr		
Yes	1	Note A	c. 18 s. 5F		PUBLIC ASSISTANCE, FATHER ABANDON FAMILY FOR PURPOSE OF c. 18 s. 5F	Misd.				3 mos		
Yes	3		c. 18 s. 5K		TRANSITIONAL ASSISTANCE FUNDS, EMBEZZLE, STEAL, OBTAIN BY FRAUD OR RECEIVE +\$100.00 c. 18 s. 5K	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 18 s. 5K		TRANSITIONAL ASSISTANCE FUNDS, EMBEZZLE, STEAL, OBTAIN BY FRAUD OR RECEIVE -\$100.00 c. 18 s. 5K	Misd.				1 yr		
Yes	2		c. 18 s. 5L(c)(1)		FOOD STAMP TRAFFICKING, LESS THAN \$250 c. 18 s. 5L(c)(1)	Misd.				1 yr		
Yes	3		c. 18 s. 5L(c)(2)		FOOD STAMP TRAFFICKING, OVER \$250 c. 18 s. 5L(c)(2)	Felony	Under \$10,000			2 yrs		5 yrs
Yes	4		c. 18 s. 5L(c)(2)		FOOD STAMP TRAFFICKING, OVER \$250 c. 18 s. 5L(c)(2)	Felony	\$10,000 to \$50,000			2 yrs		5 yrs
Yes	5		c. 18 s. 5L(c)(2)		FOOD STAMP TRAFFICKING, OVER \$250 c. 18 s. 5L(c)(2)	Felony	\$50,000 and over			2 yrs		5 yrs
Yes	4		c. 18 s. 5L(f)		FOOD STAMP TRAFFICKING, SUBSQ. OFF. c. 18 s. 5L(f)	Felony	Under \$10,000					10 yrs
Yes	5		c. 18 s. 5L(f)		FOOD STAMP TRAFFICKING, SUBSQ. OFF. c. 18 s. 5L(f)	Felony	\$10,000 to \$50,000					10 yrs
Yes	6		c. 18 s. 5L(f)		FOOD STAMP TRAFFICKING, SUBSQ. OFF. c. 18 s. 5L(f)	Felony	\$50,000 and over					10 yrs
Yes	5		c. 18B s. 22	c. 268 s. 1	ADOPTION AND MEDICAL ASSISTANCE FOR INTERSTATE CHILDREN, FALSE STATEMENT c. 18B s. 22	Felony				2 1/2 yrs		20 yrs

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Yes	2		c. 19 s. 19		MENTALLY ILL, UNLIC FACILITY FOR,2ND AND SUBSQ. OFF c. 19 s. 19	Misd.				2 yrs		
Yes	2		c. 19B s. 15(e)		INTELLECTUAL DISABILITY, UNLIC FACILITY FOR PERSONS WITH c. 19B s. 15(e)	Misd.				2 yrs		
Yes	4		c. 19B s. 15(f)		INTELLECTUAL DISABILITY, PUBLIC EXPOSURE OF PERSON WITH c. 19B s. 15(f)	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 19B s. 15A(d)		DEVELOPMENTAL DISABILITY, UNLIC FACILITY FOR PERSONS WITH c. 19B s. 15A(d)	Misd.				2 yrs		
Yes	4		c. 19B s. 15A(e)		DEVELOPMENTAL DISABILITY, PUBLIC EXPOSURE OF PERSON WITH c. 19B s. 15A(e)	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 19C s. 11		DISABLED ABUSE REPORT, RETALIATE FOR c. 19C s. 11	Misd.				1 yr		
Yes	3	Note A	c. 21 s. 1 through 17A,18 through 34A,35 through 55, except	c. 21 s. 42	DEPT. OF ENVIRONMENTAL MANAGEMENT, VIOLATIONS c. 21 s. 1 through 17A,18 through 34A,35 through 55, except 37B(g)	Misd.				1 yr		
Yes	1	Note A	c. 21 s. 37B(g)	c. 90B s. 5D(a)	AQUATIC NUISANCE VIOLATION, 3RD OR SUBSQ. OFF. c. 21 s. 37B(g)	Misd.				60 das		
Yes	1		c. 21 s. 17B		SCENIC RIVER/STREAM ORDER VIOLATION c. 21 s. 17B	Misd.				6 mos		
Yes	2		c. 21 s. 34C		WASTEWATER TREATMENT VIOLATIONS c. 21 s. 34C	Misd.				1 yr		
Yes	1		c. 21A s. 11C		PUBLIC ACCESS TO WATER BOARD / ORDER VIOLATION c. 21A s. 11C	Misd.				6 mos		
Yes	2		c. 21A s. 13		ENVIRONMENTAL CODE, VIOLATE STATE c. 21A s. 13	Misd.				1 yr		
Yes	2		c. 21A s. 14		DREDGED MATERIAL DISPOSAL VIOLATIONS c. 21A s. 14	Misd.				1 yr		

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Yes	2		c. 21A s. 19D		HAZARDOUS WASTE CLEANUP, UNLICENSED c. 21A s. 19D	Misd.				1 yr		
Yes	2		c. 21A s. 19J		HAZARDOUS WASTE VIOLATIONS c. 21A s. 19J	Misd.				1 yr		
Yes	2		c. 21B s. 7 through 8	c. 21B s. 15	COAL MINING CEASE TO WORK ORDER VIOLATION c. 21B s. 7 through 8	Misd.				1 yr		
Yes	2		c. 21B s. 10	c. 21B s. 15	MINE FIRES; HEALTH & SAFETY HAZARDS; SUBSQ. OFF. c. 21B s. 10	Misd.				1 yr		
Yes	3		c. 21C s. 5	c. 21C s. 10(a)	HAZARDOUS WASTE, COLLECTION, TRANSPORTATION & STORAGE c. 21C s. 5	Misd.				2 yrs		
Yes	4		c. 21C s. 5	c. 21C s. 10(c)	HAZARDOUS WASTE, COLLECTION, TRANSPORTATION & STORAGE c. 21C s. 5	Felony				2 1/2 yrs		20 yrs
Yes	3		c. 21C s. 7	c. 21C s. 10(a)	HAZARDOUS WASTE FACILITY OR LANDFILL VIOLATION c. 21C s. 7	Misd.				2 yrs		
Yes	4		c. 21E s. 7	c. 21E s. 11(c)	HAZARDOUS MATERIALS, RELEASE c. 21E s. 7	Felony				2 1/2 yrs		20 yrs
Yes	3		c. 21E s. 9	c. 21E s. 11(b)	HAZARDOUS WASTE ORDER VIOLATION c. 21E s. 9	Misd.				2 yrs		
Yes	3		c. 21E s. 11		HAZARDOUS WASTE VIOLATION c. 21E s. 11	Misd.				2 yrs		
Yes	1	Note A	c. 21G s. 7	c. 21G s. 14	WATER, WITHDRAW EXCESS WITHOUT PERMIT c. 21G s. 7	Misd.				180 das		
Yes	1	Note A	c. 21G s. 14		WATER MANAGEMENT VIOLATION c. 21G s. 14	Misd.				180 das		
Yes	1	Note A	c. 21G s. 17	c. 21G s. 14	WATER EMERGENCY VIOLATION c. 21G s. 17	Misd.				180 das		

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Yes	2		c. 21H s. 5	c. 21H s. 8(a)	INCINERATOR VIOLATIONS c. 21H s. 5	Misd.				2 yrs		
Yes	2		c. 21H s. 6	c. 21H s. 8(a)	ACID GAS SCRUBBERS, VIOLATIONS c. 21H s. 6	Misd.				2 yrs		
Yes	2		c. 21H s. 8	c. 21H s. 8(a)	SOLID WASTE REGULATION VIOLATION c. 21H s. 8	Misd.				2 yrs		
Yes	2		c. 21I s. 10	c. 21I s. 21(b)	TOXIC OR HAZARDOUS SUBSTANCE REPORTS, WILLFUL VIO. c. 21I s. 10	Misd.				1 yr		
Yes	2		c. 21I s. 11	c. 21I s. 21(b)	TOXICS USE REDUCTION PLAN, WILLFUL VIO. c. 21I s. 11	Misd.				1 yr		
Yes	2		c. 21I s. 20	c. 21I s. 21(b)	TRADE SECRET PROTECTION; VIOLATION c. 21I s. 20	Misd.				1 yr		
Yes	2		c. 21I s. 21		TOXICS USE VIOLATION c. 21I s. 21	Misd.				1 yr		
Yes	2		c. 21J s. 13		UNDERGROUND OIL STORAGE TANK VIOLATION c. 21J s. 13	Misd.				2 yrs		
Yes	6		c. 21L s. 2(a)		ENVIRONMENTAL VIOLATION WITH SERIOUS BODILY INJURY c. 21L s. 2(a)	Felony				2 1/2 yrs		20 yrs
Yes	4		c. 21L s. 2(b)		ENVIRONMENTAL VIOLATION WITH RISK OF \$25,000 DAMAGE c. 21L s. 2(b)	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 21L s. 2(c)		ENVIRONMENTAL VIOLATION W/INJURY/+\$25,000 RISK, NEGLIGENT c. 21L s. 2(c)	Misd.				1 yr		
Yes	3		c. 21L s. 2(c)		ENVIRONMENTAL VIOLATION W/INJURY/+\$25,000 RISK, NEGLIGENT, SUBSQ. c. 21L s. 2(c)	Misd.				2 yrs		
Yes	2		c. 21O s. 8		UNDERGROUND STORAGE TANK VIOLATION c. 21O s. 8	Misd.				2 yrs		

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Yes	1	Note A	c. 22C s. 54		REFUSAL TO AID GOVERNOR IN PERFORMANCE OF HIS DUTIES WITHIN CITY LIMITS c. 22C s. 54	Misd.				3 mos		
Yes	2		c. 22E s. 11		DNA SAMPLE, FAIL TO PROVIDE c. 22E s. 11	Misd.				6 mos		
Yes	2		c. 22E s. 12		DNA SAMPLE, UNAUTHORIZED DISCLOSURE c. 22E s. 12	Misd.				6 mos		
Yes	2		c. 22E s. 13		DNA SAMPLE, RECEIVE WITHOUT AUTHORIZATION c. 22E s. 13	Misd.				6 mos		
Yes	4		c. 22E s. 14		DNA SAMPLE, TAMPER OR ATTEMPT TO TAMPER WITH c. 22E s. 14	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 22F s. 18		MEDICAL EXAMINER, FAIL TO RETURN PROPERTY c. 22F s. 18	Misd.				2 yrs		
Yes	1		c. 23 s. 9H		EMERGENCY, VIOLATE REGUL FOR STATE OF c. 23 s. 9H	Misd.				6 mos		
Yes	2		c. 23B s. 30(D)		FALSE STATEMENT FOR EMERGENCY HOUSING ASSISTANCE c. 23B s. 30(D)	Misd.				1 yr		
Yes	3		c. 23K s. 37(a)		MASSACHUSETTS GAMING COMMISSION, CONDUCT OR PERMIT GAME OR GAMING DEVICE c. 23K s. 37(a)	Felony				2 1/2 yrs		5 yrs
Yes	1		c. 23K s. 37(b)		MASSACHUSETTS GAMING COMMISSION, EMPLOY UNLICENSED INDIVIDUAL c. 23K s. 37(b)	Misd.				6 mos		
Yes	1		c. 23K s. 37(c)		MASSACHUSETTS GAMING COMMISSION, EMPLOYEE UNLICENSED c. 23K s. 37(c)	Misd.				6 mos		
Yes	2		c. 23K s. 37(d)		MASSACHUSETTS GAMING COMMISSION, LICENSED OPERATOR VIOLATION c. 23K s. 27(d)	Misd.				2 1/2 yrs		
Yes	2		c. 23K s. 37(e)		MASSACHUSETTS GAMING COMMISSION, LICENSE EXPIRED c. 23K s. 37(e)	Misd.				18 mos		

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Yes	2		c. 23K s. 37(f)		MASSACHUSETTS GAMING COMMISSION, FAIL TO EXCLUDE PERSON ON LIST c. 23K s. 37(f)	Misd.				1 yr		
Yes	3		c. 23K s. 37(g)		MASSACHUSETTS GAMING COMMISSION, LICENSE FEE OR TAX VIOLATION c. c. 23K s. 37(g)	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 23K s. 38		MASSACHUSETTS GAMING COMMISSION, FALSE STATEMENT TO COMMISSION c. c. 23K s. 38	Felony				2 1/2 yrs		5 yrs
Yes	5		c. 23K s. 39(c)(i)		CHEATING AND SWINDLING, \$75,000 OR MORE c. 23K s. 39(c)(i)	Felony				2 1/2 yrs		10 yrs
Yes	4		c. 23K s. 39(c)(ii)		CHEATING AND SWINDLING, \$10,000 AND LESS THAN \$75,000 c. 23K s. 39(c)(ii)	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 23K s. 39(c)(iii)		CHEATING AND SWINDLING, \$1,000 AND LESS THAN \$10,000 c. 23K s. 39(c)(iii)	Felony				2 1/2 yrs		3 yrs
Yes	2		c. 23K s. 39(c)(iv)		CHEATING AND SWINDLING, LESS THAN \$1,000 c. 23K s. 39(c)(iv)	Misd.				2 1/2 yrs		
Yes	3		c. 23K s. 39(e)		CHEATING AND SWINDLING GAME, LICENSEE ALLOW USE c. 23K s. 39(e)	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 23K s. 40(a)		CHEATING AND SWINDLING DEVICE, POSSESSION c. 23K s. 40(a)	Misd.				2 1/2 yrs		
Yes	2		c. 23K s. 40(b)		CHEATING AND SWINDLING DEVICE, POSSESSION W/IN GAMING ESTABLISHMENT c. 23K s. 40(b)	Misd.				2 1/2 yrs		
Yes	3		c. 23K s. 41		CHEATING AND SWINDLING DEVICE, POSSESSION WITH INTENT TO DISTRIBUTE c. 23K s. 41	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 23K s. 43(b)		GAMBLING, ALLOWING PERSONS UNDER 21 c. 23K s. 43(b)	Misd.				1 yr		
Yes	3		c. 23K s. 43(b)		GAMBLING, ALLOWING PERSONS UNDER 21 SUBSQ. OFF. c. 23K s. 43(b)	Misd.				2 yrs		

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Yes	1		c. 23K s. 43(c)		GAMBLING, FOR OR ON BEHALF OF PERSONS UNDER 21 c. 23K s. 43(c)	Misd.				6 mos		
Yes	1		c. 28A s. 14	c. 28A s. 15	ADVERTISEMENT FOR PLACEMENT OR RECEPTION OF CHILDREN; VIOLATION c. 28A s. 14	Misd.				6 mos		
Yes	2		c. 29 s. 66		STATE EMPLOYEE, FINANCE VIOLATION BY c. 29 s. 66	Misd.				1 yr		
Yes	1		c. 30 s. 39I		PUBLIC BUILDING CONTRACT, FAIL PERFORM c. 30 s. 39I	Misd.				6 mos		
Yes	2		c. 31 s. 74		CIVIL SERVICE VIOLATIONS c. 31 s. 74	Misd.				1 yr		
Yes	2		c. 32 s. 1 through 28	c. 32 s. 24	CONTRIBUTORY RETIREMENT LAW VIOLATION c. 32 s. 1 through 28	Misd.				1 yr		
Yes	2		c. 32 s. 18	c. 32 s. 24(2)	PUBLIC RETIREMENT, FALSE STATEMENT RE: c. 32 s. 18	Misd.				1 yr		
Yes	1		c. 33 s. 13		NATIONAL GUARDSMAN, DISCRIMINATE AGAINST c. 33 s. 13	Misd.				6 mos		
Yes	3		c. 33 s. 16	c. 33 s. 17	NATIONAL GUARDSMAN, CONFLICT OF INTEREST c. 33 s. 16	Felony				2 1/2 yrs	2 1/2 yrs	5 yrs
Yes	2		c. 33 s. 65	c. 33 s. 66	NATIONAL GUARD ENCAMPMENT, TRESPASS ON c. 33 s. 65	Felony			30 das	2 1/2 yrs		5 yrs
Yes	2		c. 33 s. 66		MILITARY/NATL GUARD RIGHT OF WAY, PARADE, DRILL, ASSEMBLY, OBSTRUCT c. 33 s. 66	Felony			30 das	2 1/2 yrs		5 yrs
Yes	1		c. 33 s. 99		MILITARY UNIFORM, WEAR WITHOUT AUTHORITY c. 33 s. 99	Misd.				6 mos		
Yes	3		c. 33 s. 123	c. 33 s. 66	ARMORY, INTERRUPT/OBSTRUCT OCCUPIED c. 33 s. 123	Felony			30 das	2 1/2 yrs		5 yrs

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Yes	1		c. 33 s. 129		ARMORY OR ARMED PARADE, IMPROP c. 33 s. 129	Misd.				6 mos		
Yes	1		c. 33 s. 130		ARMED PARADE REGULATION VIOLATION c. 33 s. 130	Misd.				6 mos		
Yes	2		c. 38 s. 15		DEATH-SCENE PROPERTY, FAIL DELIVER c. 38 s. 15	Misd.				2 yrs		
Yes	2		c. 38 s. 18		DEATH-SCENE PROPERTY, FAIL DELIVER c. 38 s. 18	Misd.				2 yrs		
Yes	1		c. 40 s. 37A		CURFEW, VIOLATE c. 40 s. 37A	Misd.				6 mos		
Yes	3		c. 40 s. 39G		WATER SUPPLY, POLLUTE OR PROPERTY, DAMAGE MUNIC c. 40 s. 39G	Felony				2 yrs		5 yrs
Yes	1	Note A	c. 40 App. s. 1-12		LOCAL CONTROL OF RENTS AND EVICTIONS, VIOLATIONS, c. 40 App. s. 1-12	Misd.				90 das		
Yes	2		c. 40 App. s. 1-12		LOCAL CONTROL OF RENTS AND EVICTIONS, VIOLATIONS, SUBSQ. OFF. c. 40 App. s. 1-12	Misd.				1 yr		
Yes	1		c. 41 s. 30		TAX VALUATION, FALSE c. 41 s. 30	Misd.				6 mos		
Yes	2		c. 41 s. 97D		SEXUAL ASSAULT/ABUSE CONFIDENTIALITY VIOLATION c. 41 s. 97D	Misd.				1 yr		
Yes	1		c. 42 s. 10	c. 42 s. 11	BOUNDARY MARK, DAMAGE TO MUNICIPAL c. 42 s. 10	Misd.				6 mos		
Yes	1		c. 42 s. 11		BOUNDARY MARK, DAMAGE TO, WILLFUL c. 42 s. 11	Misd.				6 mos		
Yes	2		c. 43 s. 27		MUNICIPAL CONTRACT, EMPLOYEE INTEREST IN c. 43 s. 27	Misd.				1 yr		

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Yes	1		c. 43 s. 92		CITY COUNCILOR, INTERFERE HIRING OR GIVE ORDERS TO PERSONNEL c. 43 s. 92	Misd.				6 mos		
Yes	1		c. 43 s. 92A		POLITICAL CONTRIB TO/FROM CITY EMPLOYEE c. 43 s. 92A	Misd.				6 mos		
Yes	1		c. 43 s. 107		CITY COUNCILOR, INTERFERE HIRING OR GIVE ORDERS TO PERSONNEL c. 43 s. 107	Misd.				6 mos		
Yes	1		c. 43 s. 108		POLITICAL CONTRIB, CITY EMPLOYEE SOLICIT c. 43 s. 108	Misd.				6 mos		
Yes	2		c. 44 s. 46A		MUNICIPAL OFFICER OR EMPLOYEE UNDER INVESTIGATION, FAILURE TO ASSIST INVESTIGATOR c. 44 s. 46A	Misd.				1 yr		
Yes	2		c. 44 s. 62		MUNICIPAL OFFICER, FINANCE VIOLATION BY c. 44 s. 62	Misd.				1 yr		
Yes	1		c. 46 s. 30		BIRTH, MARRIAGE, OR CERTIFICATE VIOLATION c. 46 s. 30	Misd.				6 mos		
Yes	1	Note A	c. 48 s. 11		FOREST WARDEN, FAIL AID c. 48 s. 11	Misd.				2 mos		
Yes	1	Note A	c. 48 s. 13		FIRE IN OPEN, SET c. 48 s. 13	Misd.				1 mo		
Yes	1	Note A	c. 49 s. 23		WILLFUL INJURY OF A POUND c. 49 s. 23	Misd.				3 mos		
Yes	2		c. 51 s. 52A		VOTER REGISTRATION OFFICE, CAMPAIGN IN c. 51 s. 52A	Misd.				1 yr		
Yes	2		c. 51 s. 54		VOTER REGISTRAR, INTERFERE WITH c. 51 s. 54	Misd.				1 yr		
Yes	1		c. 53 s. 76		CAUCUS VOTER OR OFFICER VIOLATION c. 53 s. 76	Misd.				6 mos		

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Yes	1		c. 53 s. 87		CAUCUS OFFICER VIOLATION c. 53 s. 87	Misd.				6 mos		
Yes	1		c. 54 s. 23		ELECTION SUPERVISOR, VIOLATION c. 54 s. 23	Misd.				6 mos		
Yes	2		c. 54 s. 27		VOTING MACHINE/BOX, TAMPER WITH c. 54 s. 27	Misd.				1 yr		
Yes	1		c. 54 s. 68		ELECTION RESULTS, PREMATURELY DISCLOSE c. 54 s. 68	Misd.				6 mos		
Yes	2		c. 54 s. 91A	c. 56 s. 1	VOTER LIST, FALSE, SPECIALLY QUALIFIED VOTER c. 54 s. 91A	Misd.				1 yr		
Yes	2		c. 54 s. 91A	c. 56 s. 2	VOTER REGISTRATION VIOLATION, SPECIALLY QUALIFIED VOTER c. 54 s. 91A	Misd.				1 yr		
Yes	1		c. 54 s. 91A	c. 56 s. 3	NEGLECT OF DUTY, SPECIALLY QUALIFIED VOTER c. 54 s. 91A	Misd.				6 mos		
Yes	2		c. 54 s. 91A	c. 56 s. 5	RESIDENT LIST, FALSE INFORMATION, SPECIALLY QUALIFIED VOTER c. 54 s. 91A							
Yes	2		c. 54 s. 91A	c. 56 s. 6	VOTER QUALIFICATION, PERJURY AS TO, SPECIALLY QUALIFIED VOTER c. 54 s. 91A	Misd.				1 yr		
Yes	2		c. 54 s. 91A	c. 56 s. 7	VOTER QUALIFICATION, ABET PERJURY AS TO, SPECIALLY QUALIFIED VOTER c. 54 s. 91A	Misd.				1 yr		
Yes	2		c. 54 s. 91A	c. 56 s. 8	VOTER, FALSE REGISTRATION OR ATTEMPTS, SPECIALLY QUALIFIED VOTER c. 54 s. 91A							
Yes	2		c. 55 s. 2		CANDIDATE FAIL KEEP CONTRIBUTION LISTS c. 55 s. 2	Misd.				1 yr		
Yes	2		c. 55 s. 3		FINANCE COMMITTEE HEARING SECRECY, VIOLATION OF c. 55 s. 3	Misd.				1 yr		

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Yes	2		c. 55 s. 5		POLITICAL OR WARD COMMITTEE VIOLATION c. 55 s. 5	Misd.				1 yr		
Yes	2		c. 55 s. 6		POLITICAL COMMITTEE VIOLATIONS c. 55 s. 6	Misd.				1 yr		
Yes	2		c. 55 s. 6A	c. 55 s. 6	CONTRIBUTIONS FROM POLITICAL ACTION COMMITTEES; VIOLATION c. 55 s. 6A	Misd.				1 yr		
Yes	2		c. 55 s. 6B	c. 55 s. 6	BALLOT QUESTION COMMITTEE; CONTRIBUTION; VIOLATION c. 55 s. 6B	Misd.				1 yr		
Yes	1		c. 55 s. 7		CAMPAIGN CONTRIBUTION OR EXPENDITURE IMPROPER c. 55 s. 7	Misd.				6 mos		
Yes	1		c. 55 s. 7A	c. 55 s. 7	CAMPAIGN CONTRIBUTION FROM INDIVIDUAL; VIOLATION c. 55 s. 7A	Misd.				6 mos		
Yes	2		c. 55 s. 8		CAMPAIGN CONTRIB, IMPROP CORPORATE c. 55 s. 8	Misd.				1 yr		
Yes	2		c. 55 s. 9		CAMPAIGN CONTRIB OR EXPENDITURE,+\$50 CASH, VIOLATION c. 55 s. 9	Misd.				1 yr		
Yes	2		c. 55 s. 10		CAMPAIGN CONTRIB BY TRUST/ASSOC OR IN FALSE NAME, UNLAW c. 55 s. 10	Misd.				1 yr		
Yes	2		c. 55 s. 11		CANDIDATE SOLICITED DONATION VIOLATION c. 55 s. 11	Misd.				1 yr		
Yes	2		c. 55 s. 13		PUBLIC EMPLOYEE TAKE POLITICAL DONATION c. 55 s. 13	Misd.				1 yr		
Yes	2		c. 55 s. 14		PUBLIC BUILDING, POLITICAL DONATION IN c. 55 s. 14	Misd.				1 yr		
Yes	1		c. 55 s. 16B		POLITICAL CONTRIBUTIONS, FORCED c. 55 s. 16B	Misd.				6 mos		

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Yes	2		c. 55 s. 18		CAMPAIGN FINANCE REPORT, FAIL FILE c. 55 s. 18	Misd.				1 yr		
Yes	2		c. 55 s. 18A		CAMPAIGN DONORS FILING VIOLAIONS c. 55 s. 18A	Misd.				1 yr		
Yes	2		c. 55 s. 18B		CAMPAIGN FUNDS RAISED FOR NON-RESIDENT CANDIDATE REPORT, FAILURE TO FILE c. 55 s. 18B	Misd.				1 yr		
Yes	2		c. 55 s. 18C(i)	c. 55 s. 18	CAMPAIGN FINANCE REPORT, FAIL FILE ELECTRONIC c. 55 s. 18C(i)	Misd.				1 yr		
Yes	2		c. 55 s. 18F		ELECTIONEERING COMMUNICATION EXPENDITURES, FAIL FILE c. 55 s. 18F	Misd.				1 yr		
Yes	2		c. 55 s. 18G		ELECTRONIC ELECTION AD NOT DISCLOSING SPONSOR c. 55 s. 18G	Misd.				1 yr		
Yes	1		c. 55 s. 19		CAMPAIGN FUNDS DEPOSITORY VIOLATION c. 55 s. 19	Misd.				6 mos		
Yes	2		c. 55 s. 22		REFERENDUM REPORT, CORPORATION FAIL FILE c. 55 s. 22	Misd.				1 yr		
Yes	2		c. 55 s. 22A		REFERENDUM REPORT, MUNICIPALITY FL FILE c. 55 s. 22A	Misd.				1 yr		
Yes	2		c. 55 s. 23		POLITICAL COMMITTEE RECEIPTS,FL ACCT FOR c. 55 s. 23	Misd.				1 yr		
Yes	2		c. 55C s. 2 through 11	c. 55C s. 12	CAMPAIGN FINANCE REPORT, FAIL FILE c. 55C s. 2 through 11	Misd.				1 yr		
Yes	2		c. 56 s. 1		VOTER LIST, FALSE c. 56 s. 1	Misd.				1 yr		
Yes	2		c. 56 s. 2		VOTER REGISTRATION VIOLATIONS c. 56 s. 2	Misd.				1 yr		

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Yes	1		c. 56 s. 3		NEGLECT OF DUTY; REGISTRARS OR ASSISTANTS, LISTING BOARD MEMBERS, OR POLICE OFFICERS c. 56 s. 3	Misd.				6 mos		
Yes	2		c. 56 s. 4		RESIDENT LIST OR VOTER REGISTRAR, FAIL GIVE INFORMATION OR FILE ANNUAL c. 56 s. 4	Misd.				1 yr		
Yes	3		c. 56 s. 5		RESIDENT LIST, FALSE INFORMATION FOR c. 56 s. 5							
Yes	2		c. 56 s. 6		VOTER QUALIFICATION, PERJURY AS TO c. 56 s. 6	Misd.				1 yr		
Yes	2		c. 56 s. 7		VOTER QUALIFICATION, ABET PERJURY AS TO c. 56 s. 7	Misd.				1 yr		
Yes	3		c. 56 s. 8		VOTER, FALSE REGISTRATION AS OR ATTEMPTS c. 56 s. 8							
Yes	1		c. 56 s. 10		VOTER NOTICE/LIST, DAMAGE c. 56 s. 10	Misd.				6 mos		
Yes	2		c. 56 s. 11		NOMINATION PAPER/PETITION, FALSE c. 56 s. 11	Misd.				1 yr		
Yes	2		c. 56 s. 11A		NOMINATION PAPER, ALTER DISTRICT ON c. 56 s. 11A	Misd.				1 yr		
Yes	1		c. 56 s. 12		ELECTION OFFICIAL VIOLATION c. 56 s. 12	Misd.				6 mos		
Yes	1		c. 56 s. 13		ELECTION BALLOT, FAIL RECORD CHALLENGED c. 56 s. 13	Misd.				6 mos		
Yes	1		c. 56 s. 14		ELECTION BALLOT, REVEAL CHALLENGED c. 56 s. 14	Misd.				6 mos		
Yes	2		c. 56 s. 14		ELECTION BALLOT, REVEAL CONFIDENTIAL INFORMATION c. 56 s. 14	Misd.				1 yr		

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Yes	2		c. 56 s. 16		ELECTION BALLOT, DISPOSE OF IMPROP c. 56 s. 16	Misd.				1 yr		
Yes	2		c. 56 s. 19		ELECTION RESULTS, CERTIFY FALSE c. 56 s. 19	Misd.				1 yr		
Yes	2		c. 56 s. 22		ELECTION OFFICIAL FAIL PERFORM DUTY c. 56 s. 22	Misd.				1 yr		
Yes	1		c. 56 s. 23		ELECTION NOTICE, DAMAGE c. 56 s. 23	Misd.				6 mos		
Yes	1		c. 56 s. 25		ELECTION BALLOT, MARK/DISPLAY OR FALSE STATEMENT c. 56 s. 25	Misd.				6 mos		
Yes	3		c. 56 s. 26		VOTE UNLAWFULLY OR ATTEMPTS c. 56 s. 26							
Yes	2		c. 56 s. 27		VOTE, UNLAWFUL ABSENTEE OR ATTEMPT c. 56 s. 27	Misd.				1 yr		
Yes	3		c. 56 s. 28		VOTE, ABET UNLAWFUL OR ATTEMPT c. 56 s. 28							
Yes	2		c. 56 s. 29		VOTER, INTERFERE WITH c. 56 s. 29	Misd.				1 yr		
Yes	2		c. 56 s. 32		VOTER, BRIBE c. 56 s. 32	Misd.				1 yr		
Yes	2	Note A	c. 56 s. 33		VOTE, EMPLOYER RETALIATE OR ATTEMPT TO INFLUENCE c. 56 s. 33	Misd.				6 mos		
Yes	2		c. 56 s. 34		CANDIDATE PROMISE PUBLIC POSITION c. 56 s. 34	Misd.				1 yr		
Yes	2		c. 56 s. 37		STATE EMPLOYEE EMPLOYED FOR REFERENDUM c. 56 s. 37	Misd.				1 yr		

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Yes	2		c. 56 s. 38	c. 56 s. 39	POLITICAL EDITORIAL SUPPORT, PURCHASE c. 56 s. 38	Misd.				1 yr		
Yes	2		c. 56 s. 39		POLITICAL AD WITHOUT SPONSOR'S NAME c. 56 s. 39	Misd.				1 yr		
Yes	1		c. 56 s. 40		POLITICAL PARTY, UNAUTH USE OF NAME OF c. 56 s. 40	Misd.				6 mos		
Yes	1		c. 56 s. 41A		POLITICAL ENDORSEMENT, FALSE c. 56 s. 41A	Misd.				6 mos		
Yes	1		c. 56 s. 42		POLITICAL CANDIDATE OR REFERENDUM, FALSE STATEMENTS c. 56 s. 42	Misd.				6 mos		
Yes	1		c. 56 s. 44		CANDIDATE SLATE W/O PARTY DESIGNATION c. 56 s. 44	Misd.				6 mos		
Yes	1		c. 56 s. 45		CANDIDATE PAY NATURALIZATION COSTS c. 56 s. 45	Misd.				6 mos		
Yes	1	Note A	c. 56 s. 46		DISORDERLY CONDUCT AT POLL c. 56 s. 46	Misd.				1 mo		
Yes	1	Note A	c. 56 s. 47		ELECTION/CAUCUS OFFICER, DISOBEY c. 56 s. 47	Misd.				1 mo		
Yes	2		c. 56 s. 48		ELECTION OFFICIAL, INTERFERE WITH c. 56 s. 48	Misd.				1 yr		
Yes	2		c. 56 s. 49		ELECTION BALLOTS, OBSTRUCT DELIVERY OF c. 56 s. 49	Misd.				1 yr		
Yes	2		c. 56 s. 50		ELECTION BALLOT, MISHANDLE PRIMARY c. 56 s. 50	Misd.				2 1/2 yrs		
Yes	4		c. 56 s. 51		VOTING MACHINE, TAMPER WITH OR ATTEMPTS c. 56 s. 51	Felony			1 yr	2 1/2 yrs	2 1/2 yrs	5 yrs

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Yes	2		c. 56 s. 52		ELECTION BALLOT, FORGE/DESTROY c. 56 s. 52	Misd.				1 yr		
Yes	2		c. 56 s. 53		ELECTION BALLOT, MARK IMPROP c. 56 s. 53	Misd.				2 1/2 yrs		
Yes	2		c. 56 s. 54		ELECTION BALLOT, REMOVE WHILE POLLS OPEN c. 56 s. 54	Misd.				1 yr		
Yes	2		c. 56 s. 55		ELECTION BALLOT, ALTER/DEPOSIT/REMOVE c. 56 s. 55	Misd.				2 1/2 yrs		
Yes	2		c. 56 s. 56		VOTER, REVEAL INFORMATION ON CHALLENGED c. 56 s. 56	Misd.				1 yr		
Yes	1	Note A	c. 59 s. 33		WAREHOUSE FAIL IDENTIFY DEPOSITORS c. 59 s. 33	Misd.				90 das		
Yes	2		c. 59 s. 91		TAX LIST, FRAUDULENT PROPERTY c. 59 s. 91	Misd.				1 yr		
Yes	2		c. 61A s. 23		TAX, EVADE BY AGRICULTURAL TAX PROCEDURE c. 61A s. 23	Misd.				1 yr		
Yes	2		c. 62B s. 7		TAX WITHHOLDING VIOLATION BY EMPLOYER c. 62B s. 7	Misd.				1 yr		
Yes	1		c. 62C s. 21		TAX DISCLOSURE, VIOLATION c. 62C s. 21	Misd.				6 mos		
Yes	2		c. 62C s. 21B		TAX INFORMATION, UNAUTHORIZED INSPECTION OF c. 62C s. 21B	Misd.				1 yr		
Yes	4		c. 62C s. 73(a)		TAX, ATTEMPT TO EVADE c. 62C s. 73(a)	Felony						5 yrs
Yes	4		c. 62C s. 73(b)		TAX, FAIL COLLECT OR PAY OVER c. 62C s. 73(b)	Felony						5 yrs

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Yes	2		c. 62C s. 73(c)		TAX RECORDS, RETURN, EST. TAX VIOLATIONS c. 62C s. 73(c)	Misd.				1 yr		
Yes	2		c. 62C s. 73(d)		TAX RETURN, FALSE (MISDEMEANOR) c. 62C s. 73(d)	Misd.				1 yr		
Yes	2		c. 62C s. 73(e)		TAX WITHHOLDING VIOLATIONS c. 62C s. 73(e)	Misd.				1 yr		
Yes	3		c. 62C s. 73(f)		TAX UNLAWFUL RETURN, EVASION, DOCUMENT, OR EMBEZZLEMENT c. 62C s. 73(f)	Felony						3 yrs
Yes	2		c. 62C s. 73(g)		TAX COMMISSIONER, FALSE STATEMENTS TO c. 62C s. 73(g)	Misd.				1 yr		
Yes	3		c. 62C s. 73(h)		TAX COLLECTOR, CORRUPT OR IMPEDE BY FORCE c. 62C s. 73(h)							
Yes	2		c. 62C s. 73(h)		TAX COLLECTOR, IMPEDE BY THREATS c. 62C s. 73(h)	Misd.				1 yr		
Yes	2		c. 62C s. 73(i)		SALES OR USE TAX CERTIFICATE, VIOLATION c. 62C s. 73(i)	Misd.				1 yr		
Yes	1		c. 62C s. 74		DISCLOSURE OF INFORMATION BY TAX PREPARER; VIOLATION c. 62C s. 74	Misd.				6 mos		
Yes	2		c. 64A s. 11		TAX VIOLATION, GASOLINE c. 64A s. 11	Misd.				1 yr		
Yes	2		c. 64C s. 2	c. 64C s. 10	CIGARETTES, FAIL DISPLAY LICENSE TO SELL c. 64C s. 2	Misd.				1 yr		
Yes	2		c. 64C s. 10		CIGARETTES, LICENSE, VENDING MACHINE VIOLATIONS c. 64C s. 10	Misd.				1 yr		
Yes	3		c. 64C s. 34		CIGARETTES, SELL +12000 UNSTAMPED c. 64C s. 34	Felony						5 yrs

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Yes	2		c. 64C s. 34		CIGARETTES, SELL -12000 UNSTAMPED c. 64C s. 34	Misd.				1 yr		
Yes	2		c. 64C s. 35		CIGARETTES, POSSESS -12000 UNSTAMPED c. 64C s. 35	Misd.				1 yr		
Yes	3		c. 64C s. 35		CIGARETTES, POSSESS +12000 UNSTAMPED c. 64C s. 35	Felony						5 yrs
Yes	3		c. 64C s. 37		CIGARETTE EXCISE STAMP, VIOLATIONS c. 64C s. 37							
Yes	3		c. 64C s. 38		CIGARETTE EXCISE STAMP, SELL c. 64C s. 38							
Yes	2		c. 64D s. 6		DEED EXCISE TAX, FAIL PRODUCE RECORDS OF c. 64D s. 6	Misd.			3 mos	2 yrs		
Yes	2		c. 64D s. 7		DEED EXCISE TAX STAMP, FALSE c. 64D s. 7	Misd.				1 yr		
Yes	2		c. 64D s. 8		DEED EXCISE TAX STAMP VIOLATION c. 64D s. 8	Misd.				1 yr		
Yes	2		c. 64E s. 2	c. 64E s. 11	SPECIAL FUELS, SELL WITHOUT LICENSE c. 64E s. 2	Misd.				1 yr		
Yes	2		c. 64F s. 2	c. 64F s. 12	MOTOR CARRIER, UNLICENSED c. 64F s. 2	Misd.				1 yr		
Yes	2		c. 64F s. 12		MOTOR CARRIER FUEL EXCISE TAX VIOLATION c. 64F s. 12	Misd.				1 yr		
Yes	2		c. 64J s. 2	c. 64J s. 7	AIRCRAFT FUEL, SALE, DELIVERY, STORAGE OF; UNLICENSED c. 64J s. 2	Misd.				1 yr		
Yes	2		c. 64J s. 7		AIRCRAFT FUEL TAX VIOLATION c. 64J s. 7	Misd.				1 yr		

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Yes	3		c. 64K s. 4,10,11	c. 64K s. 9	CONTROLLED SUBSTANCE TAX, FAILURE TO PAY c. 64K s. 4,10,11							
Yes	2		c. 65C s. 26		ESTATE TAX, EVADE c. 65C s. 26	Felony						2 1/2 yrs
Yes	2		c. 65C s. 27		ESTATE TAX VIOLATIONS c. 65C s. 27	Misd.				1 yr		
Yes	2		c. 65C s. 28		ESTATE TAX, CONCEAL GOODS TO AVOID FELONY c. 65C s. 28	Felony				2 yrs		
Yes	2		c. 66 s. 15		PUBLIC RECORDS VIOLATION c. 66 s. 15	Misd.				1 yr		
Yes	2		c. 68 s. 19 through 35	c. 68 s. 32(d)	CHARITY FUNDRAISING VIOLATIONS c. 68 s. 19 through 35	Misd.				1 yr		
Yes	1	Note A	c. 69 App. s. 2-4(g)		HEALTH AND EDUCATIONAL FACILITIES AUTHORITY MEMBER FINANCIAL INTEREST; VIOLATION c. 69 App. s. 2-4(g)	Misd.				1 mo		
Yes	1	Note A	c. 73 App. s. 1-2		MASSACHUSETTS STATE COLLEGE BUILDING AUTHORITY, FINANCIAL INTEREST VIOLATION c. 73 App. s. 1-2	Misd.				1 mo		
Yes	1	Note A	c. 75 App. s. 1-2		MASSACHUSETTS STATE COLLEGE BUILDING AUTHORITY FINANCIAL INTEREST; VIOLATION c. 75 App. s. 1-2	Misd.				1 mo		
Yes	1		c. 75D s. 11		BUSINESS SCHOOL, UNLICENSED c. 75D s. 11	Misd.				6 mos		
Yes	1	Note A	c. 85 s. 9A		FLASHING SIGN IN VIOLATION OF DOH ORDER c. 85 s. 9A	Misd.				30 das		
Yes	1		c. 87 s. 10		TREE/SHRUB, CUT/INJURE ON STATE HWAY c. 87 s. 10	Misd.				6 mos		
Yes	1		c. 87 s. 11		TREE/SHRUB, WILFULLY INJURE ANOTHER'S c. 87 s. 11	Misd.				6 mos		

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Yes	1	Note A	c. 89 s. 7		FAILURE TO YIELD RIGHT OF WAY TO FIRE ENGINE, PATROL VEHICLE, OR AMBULANCE c. 89 s. 7	Misd.				3 mos		
Yes	2		c. 89 s. 7		FAILURE TO YIELD RIGHT OF WAY TO FIRE ENGINE, PATROL VEHICLE, OR AMBULANCE, SUBSQ. OFF. c. 89 s. 7	Misd.				1 yr		
Yes	2		c. 90 s. 2		EMISSIONS, REGISTER MV WITH IMPROPER OR ATTEMPTS c. 90 s. 2	Misd.				1 yr		
Yes	2		c. 90 s. 5(g)		NUMBER PLATE, FALSE APPLIC FOR DEALER c. 90 s. 5(g)	Misd.			30 das	2 yrs		
Yes	1	Note A	c. 90 s. 7B	c. 90 s. 20	SCHOOL BUS, OVERCROWDED c. 90 s. 7B	Misd.				30 das		
Yes	1	Note A	c. 90 s. 7D	c. 90 s. 20	PUPIL TRANSPORT VEHICLE, OVERCROWDED c. 90 s. 7D	Misd.				30 das		
Yes	1	Note A	c. 90 s. 7K		TIRES, SELL NONCONFORMING c. 90 s. 7K	Misd.				15 das		
Yes	1	Note A	c. 90 s. 7W		EMISSIONS/SAFETY INSPECTION, UNLICENSED c. 90 s. 7W	Misd.				30 das		
Yes	2		c. 90 s. 12(a)		UNLICENSED OPERATOR EMPLOY, SUBSQ. OFF. c. 90 s. 12(a)	Misd.				1 yr		
Yes	2		c. 90 s. 12(b)		UNLICENSED/SUSPENDED OPERATION OF MV, PERMIT c. 90 s. 12(b)	Misd.				1 yr		
Yes	3		c. 90 s. 12(b)		UNLICENSED/SUSPENDED OPERATION OF MV, PERMIT, SUBSQ. OFF. c. 90 s. 12(b)	Misd.				2 1/2 yrs		
Yes	2		c. 90 s. 12(c)		IGNITION INTERLOCK, PERMIT OPERATION WITHOUT c. 90 s. 12(c)	Misd.				1 yr		
Yes	3		c. 90 s. 12(c)		IGNITION INTERLOCK, PERMIT OPERATION WITHOUT, SUBSQ. OFF. c. 90 s. 12(c)	Misd.				2 1/2 yrs		

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Yes	2		c. 90 s. 17B		RACING MOTOR VEHICLE BY LICENSED OPERATOR c. 90 s. 17B	Misd.				2 1/2 yrs		
Yes	2		c. 90 s. 19D		WEIGHT OR WEIGHT CERTIFICATE, VIOLATIONS c. 90 s. 19D	Misd.			2 weeks	2 yrs		
Yes	1	Note A	c. 90 s. 20D		PARKING TICKET, MUTILATE c. 90 s. 20D	Misd.				1 mo		
Yes	1	Note A	c. 90 s. 23		NUMBER PLATE VIOLATION TO CONCEAL ID c. 90 s. 23	Misd.				10 das		
Yes	1	Note A	c. 90 s. 23		REGISTRATION SUSPENDED, OP MV WITH c. 90 s. 23	Misd.				10 das		
Yes	1	Note A	c. 90 s. 23		LICENSE, EXHIBIT ANOTHER'S c. 90 s. 23	Misd.				10 das		
Yes	1		c. 90 s. 23		LICENSE SUSPENDED, OP MV WITH, SUBSQ.OFF c. 90 s. 23	Misd.			60 das	1 yr		
Yes	1		c. 90 s. 23		REGISTRATION SUSPENDED, OP MV, SUBSQ.OFF c. 90 s. 23	Misd.			60 das	1 yr		
Yes	2		c. 90 s. 23		LICENSE, EXHIBIT ANOTHER'S, SUBSQ. OFF. c. 90 s. 23	Misd.			60 das	1 yr		
Yes	2		c. 90 s. 23		LICENSE REVOKED AS HTO, OPERATE MV WITH c. 90 s. 23	Misd.				2 yrs		
No	2	Note D	c. 90 s. 23		LICENSE SUSPENDED FOR OUI/CDL, OPER MV WITH c. 90 s. 23	Misd.		60 das	60 das	2 1/2 yrs		
No	3		c. 90 s. 23		LICENSE SUSPENDED FOR OUI, OUI WHILE c. 90 s. 23	Misd.		1 yr	1 yr	2 1/2 yrs		
No	2	Note D	c. 90 s. 24(1)(a)(1)		OUI LIQUOR OR .08% OR DRUGS c. 90 s. 24(1)(a)(1)	Misd.				2 1/2 yrs		

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Grid	Offense Level	Notes	Offense Reference	Offense Penalty Reference	Offense	Penalty Type	Staircase Factor	Mand. Time	Min H/C	Max H/C	Min Prison	Max Prison
No	2	Note D	c. 90 s. 24(1)(a)(1)		OUI LIQUOR OR .08% OR DRUGS, 2ND OFF. c. 90 s. 24(1)(a)(1)	Misd.		30 das	60 das	2 1/2 yrs		
No	3	Note D	c. 90 s. 24(1)(a)(1)		OUI LIQUOR OR .08% OR DRUGS, 3RD OFF. c. 90 s. 24(1)(a)(1)	Felony		150 das	180 das	2 1/2 yrs	2 1/2 yrs	5 yrs
No	4	Note D	c. 90 s. 24(1)(a)(1)		OUI LIQUOR OR .08% OR DRUGS, 4TH OFF. c. 90 s. 24(1)(a)(1)	Felony		12 mos	2 yrs	2 1/2 yrs	2 1/2 yrs	5 yrs
No	4	Note D	c. 90 s. 24(1)(a)(1)		OUI LIQUOR OR .08% OR DRUGS, 5TH OFF. c. 90 s. 24(1)(a)(1)	Felony		24 mos	2 1/2 yrs		2 1/2 yrs	5 yrs
No	4	Note D	c. 90 s. 24(1)(a)(1)		OUI LIQUOR OR .08% OR DRUGS, 6TH OFF. c. 90 s. 24(1)(a)(1)	Felony		24 mos	2 1/2 yrs		2 1/2 yrs	5 yrs
No	5	Note D	c. 90 s. 24(1)(a)(1)		OUI LIQUOR OR .08% OR DRUGS, 7TH OFF. c. 90 s. 24(1)(a)(1)	Felony		36 mos			3 1/2 yrs	8 yrs
No	5	Note D	c. 90 s. 24(1)(a)(1)		OUI LIQUOR OR .08% OR DRUGS, 8TH OFF. c. 90 s. 24(1)(a)(1)	Felony		36 mos			3 1/2 yrs	8 yrs
No	6	Note D	c. 90 s. 24(1)(a)(1)		OUI LIQUOR OR .08% OR DRUGS, 9TH OFF. c. 90 s. 24(1)(a)(1)	Felony		48 mos			4 1/2 yrs	10 yrs
Yes	1		c. 90 s. 24(2)(a)		RECKLESS OPERATION OF MOTOR VEHICLE c. 90 s. 24(2)(a)	Misd.			2 weeks	2 yrs		
Yes	1		c. 90 s. 24(2)(a)		NEGLIGENT OPERATION OF MOTOR VEHICLE c. 90 s. 24(2)(a)	Misd.			2 weeks	2 yrs		
Yes	2		c. 90 s. 24(2)(a)		RACING MOTOR VEHICLE c. 90 s. 24(2)(a)	Misd.			2 weeks	2 yrs		
Yes	2		c. 90 s. 24(2)(a)		LEAVE SCENE OF PROPERTY DAMAGE c. 90 s. 24(2)(a)	Misd.			2 weeks	2 yrs		
Yes	2		c. 90 s. 24(2)(a)		LICENSE, ALLOW ANOTHER TO USE c. 90 s. 24(2)(a)	Misd.			2 weeks	2 yrs		

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Yes	1		c. 90 s. 24(2)(a)		REGISTRATION, FALSE STATEMNT IN APPL FOR c. 90 s. 24(2)(a)	Misd.			2 weeks	2 yrs		
Yes	1		c. 90 s. 24(2)(a)		LICENSE, FALSE STATEMENT IN APPLIC FOR c. 90 s. 24(2)(a)	Misd.			2 weeks	2 yrs		
Yes	1		c. 90 s. 24(2)(a)		USE MV WITHOUT AUTHORITY c. 90 s. 24(2)(a)	Misd.			30 das	2 yrs		
Yes	2		c. 90 s. 24(2)(a)		USE MV WITHOUT AUTHORITY, 2ND OFF. c. 90 s. 24(2)(a)	Felony			30 das	2 1/2 yrs		5 yrs
Yes	3		c. 90 s. 24(2)(a)		USE MV WITHOUT AUTHORITY, 3RD AND SUBSQ. OFF. c. 90 s. 24(2)(a)	Felony			6 mos	2 1/2 yrs	2 1/2 yrs	5 yrs
Yes	3		c. 90 s. 24(2)(a½)(1)		LEAVE SCENE OF PERSONAL INJURY c. 90 s. 24(2)(a½)(1)	Misd.			6 mos	2 yrs		
Yes	4	Note E	c. 90 s. 24(2)(a½)(2)		LEAVE SCENE OF PERSONAL INJURY & DEATH c. 90 s. 24(2)(a½)(2)	Felony		1 yr	1 yr	2 1/2 yrs	2 1/2 yrs	10 yrs
Yes	1		c. 90 s. 24B		RMV DOCUMENT OR SIGNATURE, POSSESS FALSE/STOLEN, MISUSE/FORGE c. 90 s. 24B	Felony				2 yrs		5 yrs
Yes	2		c. 90 s. 24B		LICENSE, FALSE APPLICATION FOR MV c. 90 s. 24B	Felony				2 yrs		5 yrs
Yes	2		c. 90 s. 24B(i)		RMV DOCUMENT OR SIGNATURE, POSSESS FALSE/STOLEN, MISUSE/FORGE WITH INTENT TO DISTRIBUTE, 5 OR FEWER c. 90 s. 24B(i)	Felony				2 yrs		5 yrs
Yes	3		c. 90 s. 24B(ii)		RMV DOCUMENT OR SIGNATURE, POSSESS FALSE/STOLEN, MISUSE/FORGE WITH INTENT TO DISTRIBUTE, 6 TO 10 c. 90 s. 24B(ii)	Felony				2 yrs		5 yrs
Yes	4		c. 90 s. 24B(iii)		RMV DOCUMENT OR SIGNATURE, POSSESS FALSE/STOLEN, MISUSE/FORGE WITH INTENT TO DISTRIBUTE, 10 OR MORE c. 90 s. 24B(iii)	Felony						10 yrs
Yes	6	Note E	c. 90 s. 24G(a)		MOTOR VEH HOMICIDE OUI LIQUOR OR .08% OR DRUGS & NEGLIG c. 90 s. 24G(a)	Felony		1 yr	1 yr	2 1/2 yrs	2 1/2 yrs	15 yrs

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Grid	Offense Level	Notes	Offense Reference	Offense Penalty Reference	Offense	Penalty Type	Staircase Factor	Mand. Time	Min H/C	Max H/C	Min Prison	Max Prison
Yes	6	Note E	c. 90 s. 24G(a)		MOTOR VEH HOMICIDE OUI LIQUOR OR .08% OR DRUGS & RECKL c. 90 s. 24G(a)	Felony		1 yr	1 yr	2 1/2 yrs	2 1/2 yrs	15 yrs
Yes	3		c. 90 s. 24G(b)		MOTOR VEH HOMICIDE BY NEGLIGENT OP c. 90 s. 24G(b)	Misd.			30 das	2 1/2 yrs		
Yes	4	Note A	c. 90 s. 24G(b)		MOTOR VEH HOMICIDE OUI LIQUOR OR .08% OR DRUGS c. 90 s. 24G(b)	Misd.			30 das	2 1/2 yrs		
Yes	5	Note A	c. 90 s. 24G(c)		MOTOR VEH HOMICIDE BY RECKLESS OP c. 90 s. 24G(c)	Felony				2 1/2 yrs		5 yrs
Yes	2	Note B	c. 90 s. 24H		ABANDONED/STOLEN/CRUSHED MV, UNREGISTERED OR IMPROPER REMOVAL c. 90 s. 24H	Misd.			2 yrs			
Yes	4	Note E	c. 90 s. 24L(1)		OUI LIQUOR OR .08% OR DRUGS & SERIOUS INJURY & NEGLIGENT c. 90 s. 24L(1)	Felony		6 mos	6 mos	2 1/2 yrs	2 1/2 yrs	10 yrs
Yes	4	Note E	c. 90 s. 24L(1)		OUI LIQUOR OR .08% OR DRUGS & SERIOUS INJURY & RECKLESS c. 90 s. 24L(1)	Felony		6 mos	6 mos	2 1/2 yrs	2 1/2 yrs	10 yrs
Yes	3		c. 90 s. 24L(2)		OUI LIQUOR OR .08% OR DRUGS & SERIOUS INJURY c. 90 s. 24L(2)	Misd.				2 1/2 yrs		
Yes	3		c. 90 s. 24S(a)		IGNITION INTERLOCK, OPERATE WITHOUT c. 90 s. 24S(a)	Felony		180 das	2 1/2 yrs	2 1/2 yrs	2 1/2 yrs	5 yrs
Yes	4		c. 90 s. 24T(a)		IGNITION INTERLOCK, TAMPER WITH c. 90 s. 24T(a)	Felony		6 mos	2 1/2 yrs	3 yrs	3 yrs	5 yrs
Yes	3		c. 90 s. 24U(a)(1)		INGITION INTERLOCK FOR ANOTHER, BYPASS c. 90 s. 24U(a)(1)	Misd.		6 mos	2 1/2 yrs			
Yes	4		c. 90 s. 24U(a)(1)		INGITION INTERLOCK FOR ANOTHER, BYPASS, SUBSQ. OFF. c. 90 s. 24U(a)(1)	Felony					3 yrs	5 yrs
No	3		c. 90 s. 24V(a)(1)		CHILD ENDANGERMENT WHILE OUI c. 90 s. 24V(a)(1)	Misd.		90 das	2 1/2 yrs			

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No	4		c. 90 s. 24V(a)(1)		CHILD ENDANGERMENT WHILE OUI, SUBSQ. OFF. c. 90 s. 24V(a)(1)	Felony		6 mos	6 mos	2 1/2 yrs	3 yrs	5 yrs
Yes	5		c. 90 s. 28	c. 268 s. 1	MOTOR VEHICLES AND AIRCRAFT, APPEALS AND HEARINGS, SWEARS/AFFIRMS FALSELY c. 90 s. 28	Felony				2 1/2 yrs		20 yrs
Yes	1		c. 90 s. 32C	c. 90 s. 32F	LEASE MV VIOLATIONS c. 90 s. 32C	Misd.			30 das	6 mos		
Yes	1		c. 90 s. 32D	c. 90 s. 32F	LEASE MV LESSOR RECORDKEEPING VIOLATION c. 90 s. 32D	Misd.			30 das	6 mos		
Yes	1		c. 90 s. 32E	c. 90 s. 32F	LEASE MV VIOLATIONS c. 90 s. 32E	Misd.			30 das	6 mos		
Yes	1		c. 90 s. 32F	c. 90 s. 32F	LEASE MV OBTAINED BY FRAUD/BAD CHECK c. 90 s. 32F	Misd.			30 das	6 mos		
Yes	1		c. 90 s. 32H		LEASE MOTORCYCLES WITHOUT LICENSE c. 90 s. 32H	Misd.			30 das	6 mos		
Yes	2		c. 90 s. 34B		INSURANCE CERTIFICATE, FALSE MOTOR VEH c. 90 s. 34B	Misd.				1 yr		
Yes	2		c. 90 s. 34F		SELF-INSURER FAIL NOTIFY OF SUIT c. 90 s. 34F	Misd.				1 yr		
Yes	1		c. 90 s. 34J		UNINSURED MOTOR VEHICLE, SUBSQ. OFF. c. 90 s. 34J	Misd.				1 yr		
Yes	1		c. 90 s. 35B	c. 90 s. 44	AIRPORT RUNWAY, STRUCTURE TOO HIGH NEAR c. 90 s. 35B	Misd.			1 mo	6 mos		
Yes	1		c. 90 s. 39B	c. 90 s. 44	AIRCRAFT OPERATION IN VIOL MUNIC REGUL c. 90 s. 39B	Misd.			1 mo	6 mos		
Yes	1		c. 90 s. 40	c. 90 s. 44	AIRCRAFT, LICENSE, REGISTRATIONS, USE VIOLATIONS c. 90 s. 40	Misd.			1 mo	6 mos		

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Yes	1		c. 90 s. 40A	c. 90 s. 44	AIRPORT APPROACH REGULATIONS, VIOL MUNIC c. 90 s. 40A	Misd.			1 mo	6 mos		
Yes	2		c. 90 s. 44	c. 90 s. 44	AIRCRAFT OUI LIQUOR c. 90 s. 44	Misd.			1 mo	2 yrs		
Yes	1		c. 90 s. 46	c. 90 s. 44	AIRCRAFT OPERATION TOO LOW/TO ENDANGER c. 90 s. 46	Misd.			1 mo	6 mos		
Yes	1		c. 90 s. 47	c. 90 s. 44	AIRCRAFT OPERATION, UNLICENSED c. 90 s. 47	Misd.			1mo	6 mos		
Yes	1		c. 90 s. 48	c. 90 s. 44	AIRCRAFT, UNLICENSED/UNREGISTERED c. 90 s. 48	Misd.			1mo	6 mos		
Yes	1		c. 90 s. 49	c. 90 s. 44	AIRCRAFT REGISTRATION VIOLATIONS c. 90 s. 49	Misd.			1 mo	6 mos		
Yes	1		c. 90 s. 51J	c. 90 s. 44	AIRPORT MUNICIPAL REGULATIONS VIOL c. 90 s. 51J	Misd.			1 mo	6 mos		
Yes	2		c. 90 s. 61(f)		LOGAN SECURITY ZONE c. 90 s. 61(f)	Misd.				2 yrs		
Yes	2		c. 90B s. 4B		MBOAT ID NO., VIOLATIONS c. 90B s. 4B	Misd.				1 yr		
No	2	Note D	c. 90B s. 8(a)(1)(A)		BOAT OUI LIQUOR OR .08% OR DRUGS c. 90B s. 8(a)(1)(A)	Misd.				2 1/2 yrs		
No	2	Note D	c. 90B s. 8(a)(1)(A)		BOAT OUI LIQUOR OR .08% OR DRUGS, 2ND OFF. c. 90B s. 8(a)(1)(A)	Misd.		14 das	14 das	2 1/2 yrs		
No	3	Note D	c. 90B s. 8(a)(1)(A)		BOAT OUI LIQUOR OR .08% OR DRUGS, 3RD OFF. c. 90B s. 8(a)(1)(A)	Misd.		6 mos	6 mos	2 1/2 yrs		
No	4	Note D	c. 90B s. 8(a)(1)(A)		BOAT OUI LIQUOR OR .08% OR DRUGS, 4TH OFF. c. 90B s. 8(a)(1)(A)	Felony		1 yr	1 yr	2 1/2 yrs	2 1/2 yrs	10 yrs

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No	4	Note D	c. 90B s. 8(a)(1)(A)		BOAT OUI LIQUOR OR .08% OR DRUGS, 5TH OFF. c. 90B s. 8(a)(1)(A)	Felony		2 yrs	2 yrs	2 1/2 yrs	2 1/2 yrs	10 yrs
Yes	1		c. 90B s. 8(b)	c. 90B s. 14(c)	WATER SKIS, SURFBOARD; NIGHT OR NEGLIGENT USE c. 90B s. 8(b)	Misd.				6 mos		
Yes	1		c. 90B s. 8(c)	c. 90B s. 14(c)	MBOAT SKIER OBSERVER/LADDER, NO c. 90B s. 8(c)	Misd.				6 mos		
Yes	1		c. 90B s. 8(d)	c. 90B s. 14(c)	MBOAT SKIER VIOLATIONS c. 90B s. 8(d)	Misd.				6 mos		
Yes	2		c. 90B s. 8(e)(1)		BOAT, NEGLIGENT OR RECKLESS OPERATION OF c. 90B s. 8(e)(1)	Misd.			30 das	2 yrs		
Yes	2		c. 90B s. 8(e)(1)		MBOAT ACCIDENT, LEAVE SCENE OF PROPERTY DAMAGE c. 90B s. 8(e)(1)	Misd.			30 das	2 yrs		
Yes	2		c. 90B s. 8(e)(1)		MBOAT APPLICATION FOR CERTIFICATION OF NUMBER; FALSE STATEMENT c. 90B s. 8(e)(1)	Misd.			30 das	2 yrs		
Yes	2		c. 90B s. 8(e)(1)		BOAT, USE W/O AUTHORITY, 1ST OFF. c. 90B s. 8(e)(1)	Misd.			30 das	2 yrs		
Yes	2		c. 90B s. 8(e)(1)		BOAT, USE W/O AUTHORITY, 2ND OFF. c. 90B s. 8(e)(1)	Felony			30 das	2 1/2 yrs		5 yrs
Yes	3		c. 90B s. 8(e)(1)		BOAT, USE W/O AUTHORITY, 3RD AND SUBSQ. OFF. c. 90B s. 8(e)(1)	Felony			6 mos	2 1/2 yrs	2 1/2 yrs	5 yrs
Yes	3		c. 90B s. 8(e)(1)		MBOAT ACCIDENT; LEAVE SCENE OF PERSONAL INJURY c. 90B s. 8(e)(1)	Misd.			2 mos	2 yrs		
Yes	4	Note E	c. 90B s. 8A(1)		BOAT OUI - LIQUOR OR .08% OR DRUGS AND SERIOUS INJURY, RECKLESS/NEGLIGENT c. 90B s. 8A(1)	Felony		6 mos	6 mos	2 1/2 yrs	2 1/2 yrs	10 yrs
Yes	3		c. 90B s. 8A(2)		BOAT OUI - LIQUOR OR .08% OR DRUGS AND SERIOUS INJURY c. 90B s. 8A(2)	Misd.			30 das	2 1/2 yrs		

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Yes	6	Note E	c. 90B s. 8B(1)		BOAT OUI, LIQUOR OR .08% OR DRUGS & DEATH, RECKLESS OR NEGLIGENT c. 90B s. 8B(1)	Felony		1 yr	1 yr	2 1/2 yrs	2 1/2 yrs	15 yrs
Yes	3		c. 90B s. 8B(2)		BOAT, NEGLIGENT OPERATION OF & DEATH c. 90B s. 8B(2)	Misd.			30 das	2 1/2 yrs		
Yes	4	Note A	c. 90B s. 8B(2)		BOAT RECKLESS OPERATION OF & DEATH c. 90B s. 8B(2)	Misd.			30 das	2 1/2 yrs		
Yes	4	Note A	c. 90B s. 8B(2)		BOAT OUI, LIQUOR OR .08% OR DRUGS & DEATH c. 90B s. 8B(2)	Misd.			30 das	2 1/2 yrs		
Yes	1		c. 90B s. 14(c)		MBOAT, VIOLATION OF REGULATIONS c. 90B s. 14(c)	Misd.				6 mos		
Yes	3		c. 90B s. 26B(d)		SNOW/RECREATION VEHICLE SERIOUS INJURY, NEGLIGENT/RECKLESS c. 90B s. 26B(d)	Misd.				2 1/2 yrs		
Yes	3		c. 90B s. 26B(e)		SNOW/RECREATION VEHICLE DEATH, NEGLIGENT c. 90B s. 26B(e)	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 90B s. 26B(e)		SNOW/RECREATION VEHICLE DEATH, RECKLESS c. 90B s. 26B(e)	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 90C s. 10		CITATION, ATTEMPT TO FALSIFY c. 90C s. 10	Misd.				1 yr		
Yes	3		c. 90D s. 32(a)		ALTER, FORGE, OR COUNTERFEIT CERTIFICATE OF TITLE OR SALVAGE TITLE c. 90D s. 32(a)	Felony				2 yrs		5 yrs
Yes	1		c. 90D s. 32(b)		FAILURE TO DELIVER CERTIFICATE OF TITLE OR SALVAGE TITLE TO TRANSFEREE OR REGISTRAR c. 90D s. 32(b)	Misd.				6 mos		
Yes	2		c. 91 s. 23		UNAUTHORIZED WORK IN PUBLIC WATERS; PUBLIC NUISANCES c. 91 s. 23	Misd.				1 yr		
Yes	2		c. 91 s. 52	c. 91 s. 55	SUPERVISION OF TRANSPORTATION AND DUMPING OF DREDGED MATERIALS IN TIDEWATERS, VIOLATION OF c. 91 s. 52	Misd.				1 yr		

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Yes	2		c. 91 s. 53	c. 91 s. 55	SUPERVISION OF TRANSPORTATION AND DUMPING OF DREDGED MATERIALS IN TIDEWATERS, FAILURE TO PAY FOR c. 91 s. 53	Misd.				1 yr		
Yes	2		c. 91 s. 54	c. 91 s. 55	NOTIFY OF DREDGING IN TIDE WATERS, FAILURE TO c. 91 s. 54	Misd.				1 yr		
Yes	1		c. 91 s. 63		UNDERWATER SALVAGE RECOVERY WITHOUT A PERMIT c. 91 s. 63	Misd.				6 mos		
Yes	2		c. 92 s. 111		TAKING, DIVERTING, CORRUPTING , OR DEFILING OF A WATER SUPPLY, UNAUTHORIZED c. 92 s. 111	Misd.				1 yr		
Yes	2		c. 92 App. s. 1-8		DESTRUCTION OF PROPERTY HELD BY THE MASSACHUSETTS WATER RESOURCE AUTHORITY c. 92 App. s. 1-8	Misd.				1 yr		
Yes	3		c. 92A 1/2 s. 9		TAKING, DIVERTING, CORRUPTING , OR DEFILING OF A WATERSHED SUPPLY, UNAUTHORIZED c. 92A 1/2 s. 9	Felony				2 yrs		5 yrs
Yes	2		c. 93 s. 4	c. 93 s. 10	RESTRAINT OF TRADE OR COMMERCE; KNOWINGLY VIOLATES WITH SPECIFIC INTENT TO INJURE c. 93 s. 4	Misd.				1 yr		
Yes	2		c. 93 s. 5	c. 93 s. 10	MONOPOLIES; KNOWINGLY VIOLATES WITH SPECIFIC INTENT TO INJURE c. 93 s. 5	Misd.				1 yr		
Yes	2		c. 93 s. 14F		RETAILER OR WHOLESALER, SELL BELOW COST c. 93 s. 14F	Misd.			1 mo	1 yr		
Yes	1		c. 93 s. 14M	c. 93 s. 14R	DISTRIBUTION AND REDEMPTION OF TRADING STAMPS, PRINTING; VIOLATION c. 93 s. 14M	Misd.				1 yr		
Yes	1		c. 93 s. 14N	c. 93 s. 14R	DISTRIBUTION AND REDEMPTION OF TRADING STAMPS, CONDITIONS PRECEDENT; VIOLATION c. 93 s. 14N	Misd.				1 yr		
Yes	1		c. 93 s. 14P	c. 93 s. 14R	CESSATION OF TRADING STAMP BUSINESS; VIOLATION c. 93 s. 14P	Misd.				1 yr		
Yes	1		c. 93 s. 15		PUBLICATION OF STATEMENT OF FINANCIAL CONDITION OF A MINING CORPORATION c. 93 s. 15	Misd.				1 yr		

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Yes	2		c. 93 s. 16		FALSE MINING CORPORATION STATEMENT FILED WITH STATE SECRETARY c. 93 s. 16	Misd.				2 yrs		
Yes	2		c. 93 s. 17		SALE OF MINING STOCK WITH KNOWLEDGE OF FALSE ADVERTISING c. 93 s. 17	Misd.				2 yrs		
Yes	2		c. 93 s. 18		FALSE STATEMENTS TO STOCK EXCHANGE BY MINING CORPORATION AGENT c. 93 s. 18	Misd.				2 yrs		
Yes	1	Note A	c. 93 s. 18A		FAILURE TO REPORT CHANGE IN IDENTIFICATION MARKINGS BY LAUNDRY OR DRY CLEANING ESTABLISHMENT c. 93 s. 18A	Misd.				3 mos		
Yes	1		c. 93 s. 24F		DEBT COLLECTOR, FAILURE TO PRODUCE RECORDS c. 93 s. 24F	Misd.				6 mos		
Yes	1	Note A	c. 93 s. 28A	c. 93 s. 28D	REMOVAL OR TERMINATION SALES; VIOLATION c. 93 s. 28A	Misd.				30 das		
Yes	1	Note A	c. 93 s. 28F	c. 93 s. 28D	FIRE SALES; ADVERTISING; VIOLATION c. 93 s. 28F	Misd.				30 das		
Yes	1		c. 93 s. 48		CANCELLATION OF AGREEMENTS CONSUMMATED AT PLACE OTHER THAN SELLER'S PLACE OF BUSINESS; VIOLATION c. 93 s. 48	Misd.				6 mos		
Yes	2		c. 93 s. 66		OBTAINING INFORMATION FROM CONSUMER REPORTING AGENCY UNDER FALSE PRETENSES c. 93 s. 66	Misd.				1 yr		
Yes	2		c. 93 s. 66A		INTRODUCING FALSE INFORMATION TO CONSUMER REPORTING AGENCY c. 93 s. 66A	Misd.				1 yr		
Yes	2		c. 93 s. 67		PROVIDING INFORMATION TO UNAUTHORIZED PERSON BY CONSUMER REPORTING AGENCY EMPLOYEE/OFFICER c. 93 s. 67	Misd.				1 yr		
Yes	1	Note A	c. 93 s. 106		VIDEO RENTAL; RECORDS; VIOLATION c. 93 s. 106	Misd.				60 das		
Yes	1	Note A	c. 94 s. 9A	c. 94 s. 9E	BAKERY FACILITY VIOLATION, 2ND OFF. c. 94 s. 9A	Misd.				10 das		

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Yes	1	Note A	c. 94 s. 9A	c. 94 s. 9E	BAKERY FACILITY VIOLATION, 3RD AND SUBSQ. OFF. c. 94 s. 9A	Misd.				1 mo		
Yes	1	Note A	c. 94 s. 9B	c. 94 s. 9E	BAKERY ALLOW SLEEPING, 2ND OFF. c. 94 s. 9B	Misd.				10 das		
Yes	1	Note A	c. 94 s. 9B	c. 94 s. 9E	BAKERY ALLOW SLEEPING, 3RD AND SUBSQ. OFF. c. 94 s. 9B	Misd.				1 mo		
Yes	1	Note A	c. 94 s. 9C	c. 94 s. 9E	BAKERY NOT REPAIRED, 2ND OFF. c. 94 s. 9C	Misd.				10 das		
Yes	1	Note A	c. 94 s. 9C	c. 94 s. 9E	BAKERY NOT REPAIRED, 3RD AND SUBSQ. OFF. c. 94 s. 9C	Misd.				1 mo		
Yes	1	Note A	c. 94 s. 9D	c. 94 s. 9E	BAKERY VIOLATE BOH REGULATION, 2ND OFF. c. 94 s. 9D	Misd.				10 das		
Yes	1	Note A	c. 94 s. 9D	c. 94 s. 9E	BAKERY VIOLATE BOH REGULATION, 3RD AND SUBSQ. OFF. c. 94 s. 9D	Misd.				1 mo		
Yes	1	Note A	c. 94 s. 10H	c. 94 s. 10K	BREAD, MAKE/SELL UNENRICHED, SUBSQ. OFF. c. 94 s. 10H	Misd.				3 mos		
Yes	1	Note A	c. 94 s. 10I	c. 94 s. 10K	BREAD/FLOUR ENRICHMENT REG VIOL, SUBSQ. OFF. c. 94 s. 10I	Misd.				3 mos		
Yes	1	Note A	c. 94 s. 10J	c. 94 s. 10K	BREAD/FLOUR LABELING VIOLATION, SUBSQ. OFF c. 94 s. 10J	Misd.				3 mos		
Yes	1	Note A	c. 94 s. 16A	c. 94 s. 16I	MILK FROM UNREGIS DAIRY, SELL, SUBSQ. OFF c. 94 s. 16A	Misd.				3 mos		
Yes	1	Note A	c. 94 s. 16E	c. 94 s. 16I	MILK DAIRY FAIL FILE DPH REPORT, SUBSQ. OFF. c. 94 s. 16E	Misd.				3 mos		
Yes	1	Note A	c. 94 s. 16F	c. 94 s. 16I	MILK DEALER FAIL REGISTER, BUY FROM UNREGISTERED, SUBSQ. OFF. c. 94 s. 16F	Misd.				3 mos		

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Yes	1	Note B	c. 94 s. 16L		MILK FROM UNREGIS PLANT, SELL, 3RD AND SUBSQ. OFF. c. 94 s. 16L	Misd.			6 mos			
Yes	1	Note A	c. 94 s. 20		MILK, SELL SUBSTANDARD, 3RD AND SUBSQ. OFF. c. 94 s. 20	Misd.				3 mos		
Yes	1	Note A	c. 94 s. 38		MILK INSPECTOR, OBSTRUCT OR ABET MILK VIOLATION c. 94 s. 38	Misd.			1 mo	2 mos		
Yes	1		c. 94 s. 39		MILK INSPECTION SEAL, COUNTERFEIT OR SAMPLE TAMPERING c. 94 s. 39	Misd.			3 mos	6 mos		
Yes	1	Note A	c. 94 s. 40	c. 94 s. 42	DAIRY TRUCK OR MILK LICENSE VIOLATION, 3RD AND SUBSQ. OFF. c. 94 s. 40	Misd.			1 mo	2 mos		
Yes	2		c. 94 s. 54		BUTTER IMITATION MADE OF FAT/OIL c. 94 s. 54	Misd.				1 yr		
Yes	1	Note A	c. 94 s. 59		BUTTER, FAIL LABEL RENOVATED, 3RD AND SUBSQ. OFF. c. 94 s. 59	Misd.			2 mos	3 mos		
Yes	1		c. 94 s. 65H	c. 94 s. 65R	FROZEN DESSERTS LICENSE VIOL c. 94 s. 65H	Misd.				6 mos		
Yes	1		c. 94 s. 65L	c. 94 s. 65R	FROZEN DESSERTS SALES VIOL c. 94 s. 65L	Misd.				6 mos		
Yes	1		c. 94 s. 65M	c. 94 s. 65R	FROZEN DESSERTS PASTEURIZATION VIOL c. 94 s. 65M	Misd.				6 mos		
Yes	1		c. 94 s. 65N	c. 94 s. 65R	FROZEN DESSERTS SANITARY VIOL c. 94 s. 65N	Misd.				6 mos		
Yes	1		c. 94 s. 65O	c. 94 s. 65R	FROZEN DESSERTS, NONCONFORMING c. 94 s. 65O	Misd.				6 mos		
Yes	1		c. 94 s. 65P	c. 94 s. 65R	FROZEN DESSERTS, MISLABELED c. 94 s. 65P	Misd.				6 mos		

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Yes	1	Note A	c. 94 s. 66 through 72,92	c. 94 s. 73	COLD STORAGE VIOLATIONS, SUBSQ.OFF c. 94 s. 66 through 72,92	Misd.				1 mo		
Yes	1		c. 94 s. 77A through 88D	c. 94 s. 88D	SEAFOOD VIOLATIONS c. 94 s. 77A through 88D	Misd.				6 mos		
Yes	1	Note A	c. 94 s. 77G	c. 94 s. 77G	LOBSTER, SELL/OFFER UNCOOKED DEAD c. 94 s. 77G	Misd.			10 das	60 das		
Yes	1	Note A	c. 94 s. 90		EGGS, BREAK/CAN WITHOUT LICENSE c. 94 s. 90	Misd.				3 mos		
Yes	1	Note A	c. 94 s. 92A		EGGS, SELL/USE DECAYED c. 94 s. 92A	Misd.			3 mos			
Yes	2		c. 94 s. 118 through 128	c. 94 s. 129	MEAT, LIVESTOCK VIOLATION c. 94 s. 118 through 128	Misd.				1 yr		
Yes	2	Note B	c. 94 s. 118 through 128	c. 94 s. 129	MEAT, LIVESTOCK VIOLATION W/I DEFRAUD OR KNOWINGLY DISTRIBUTE ADULTERATED c. 94 s. 118 through 128							
Yes	2		c. 94 s. 128(a)		LIVESTOCK INQUIRY, FAIL TESTIFY AT DPH c. 94 s. 128(a)	Misd.				1 yr		
Yes	3		c. 94 s. 128(b)		FALSE STATEMENT/REPORT DPH c. 94 s. 128(b)							
Yes	1	Note A	c. 94 s. 139D		SLAUGHTER BY INHUMANE METHOD c. 94 s. 139D	Misd.				60 das		
Yes	1	Note A	c. 94 s. 139E		SLAUGHTER IN VIOLATION HUMANE REGULATION c. 94 s. 139E	Misd.				60 das		
Yes	1	Note A	c. 94 s. 149		BOARD OF HEALTH INSPECTION, OBSTRUCT c. 94 s. 149	Misd.				2 mos		
Yes	1		c. 94 s. 150		UNWHOLESOME FOOD, SELL UNDISCLOSED c. 94 s. 150	Misd.				6 mos		

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Yes	1	Note A	c. 94 s. 150A		UNWHOLESOME FOOD, OFFER FOR SALE c. 94 s. 150A	Misd.				60 das		
Yes	1	Note A	c. 94 s. 151		VEAL, KILL/SELL UNDERAGE c. 94 s. 151	Misd.				2 mos		
Yes	1		c. 94 s. 152A	c. 94 s. 152C	POULTRY SALE OR REGULATION VIOLATION, SUBSQ. OFF. c. 94 s. 152A	Misd.			30 das	6 mos		
Yes	1		c. 94 s. 152B	c. 94 s. 152C	POULTRY CONTAINERS, IMPORTATION VIOLATION, SUBSQ. OFF. c. 94 s. 152B	Misd.			30 das	6 mos		
Yes	1		c. 94 s. 168		VINEGAR VIOLATIONS c. 94 s. 168	Misd.				6 mos		
Yes	2		c. 94 s. 187D		IMPERSONATION TO AVOID FOOD/DRUG INSPCTN c. 94 s. 187D	Misd.				2 yrs		
Yes	1		c. 94 s. 189A		FOOD/DRUG, REMOVE IMPOUNDED c. 94 s. 189A	Misd.				6 mos		
Yes	1		c. 94 s. 190		ADULTERATED/MISBRANDED FOOD/DRUG, 3RD AND SUBSQ. OFF. c. 94 s. 190	Misd.				6 mos		
Yes	1		c. 94 s. 194B		HALIBUT, SELL FALSE c. 94 s. 194B	Misd.				6 mos		
Yes	1		c. 94 s. 224		GRAIN WEIGHER, FRAUD BY c. 94 s. 224	Misd.				6 mos		
Yes	2		c. 94 s. 248		COAL OR FUEL OIL, FRAUDULENT SALE OF/ATTEMPT c. 94 s. 248	Misd.				1 yr		
Yes	2		c. 94 s. 249B		COAL INSPECTION, OBSTRUCT c. 94 s. 249B	Misd.			1 mo	1 yr		
Yes	2		c. 94 s. 249C		COAL SELL CONDEMED c. 94 s. 249C	Misd.			1 mo	1 yr		

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Yes	2		c. 94 s. 249D		COAL, SELL UNFIT c. 94 s. 249D	Misd.				1 yr		
Yes	2		c. 94 s. 249E		COAL, ADULTERATED c. 94 s. 249E	Misd.				1 yr		
Yes	1		c. 94 s. 249H		FUEL OIL REGULATION VIOLATION c. 94 s. 249H	Misd.				6 mos		
Yes	1		c. 94 s. 271	c. 94 s. 277	UPHOLSTERY/BEDDING, UNLICENSED c. 94 s. 271	Misd.				6 mos		
Yes	1		c. 94 s. 272	c. 94 s. 277	UPHOLSTERY/BEDDING CONTENTS, UNLABELLED c. 94 s. 272	Misd.				6 mos		
Yes	1		c. 94 s. 273	c. 94 s. 277	UPHOLSTERY/BEDDING STERILIZATION VIOL c. 94 s. 273	Misd.				6 mos		
Yes	1		c. 94 s. 276	c. 94 s. 277	UPHOLSTERY/BEDDING INSPECTOR, OBSTRUCT c. 94 s. 276	Misd.				6 mos		
Yes	1	Note A	c. 94 s. 277B		IMPORTED ITEM, FAIL LABEL, SUBSQ. OFF. c. 94 s. 277B	Misd.				1 mo		
Yes	1	Note A	c. 94 s. 289		TURPENTINE, UNMARKED ADULTERATED,3RD AND SUBSQ. OFF c. 94 s. 289	Misd.				1 mo		
Yes	1	Note A	c. 94 s. 291		PAINT, MISLABELLED c. 94 s. 291	Misd.				2 mos		
Yes	2		c. 94 s. 295G	c. 94 s. 295K	GASOLINE/OIL, ADULTERATE/SUBSTITUTE c. 94 s. 295G	Misd.				1 yr		
Yes	1		c. 94 s. 303A through 303D	c. 94 s. 303E	METHYL/WOOD ALCOHOL SALES VIOLATION c. 94 s. 303A through 303D	Misd.				6 mos		
Yes	2		c. 94 s. 303F		HEATING OIL DELIVERY TICKET, ALTER c. 94 s. 303F	Misd.				1 yr		

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Yes	1	Note A	c. 94 s. 305		PACKING BY WEIGHT, FRAUDULENT, 3RD AND SUBSQ. OFF. c. 94 s. 305	Misd.			1 mo	3 mos		
Yes	1		c. 94 s. 307		TOBACCO PRODUCTS, SELL CONTAMINATED c. 94 s. 307	Misd.				6 mos		
Yes	2		c. 94 s. 318		APPLIANCE ENERGY USE INFO, FALSIFY c. 94 s. 318	Misd.				1 yr		
Yes	2		c. 94 s. 329(b)		LACQUER SEALER, SALES VIOLATION SUBSQ. OFF. c. 94 s. 329(b)	Misd.				1 yr		
Yes	2		c. 94 s. 329(c)		LACQUER SEALER, USE VIOLATION, SUBSQ OFF. c. 94 s. 329(c)	Misd.				1 yr		
Yes	2		c. 94A s. 2 through 22	c. 94A s. 22	MILK REGULATION/ORDER VIOLATION c. 94A s. 2 through 22	Misd.				1 yr		
Yes	2		c. 94A App. s. 1-15		NORTH EASTERN DAIRY INTERSTATE COMPACT CONFIDENTIALITY, VIOLATION OF c. 94A App. s. 1-15	Misd.				1 yr		
Yes	1	Note A	c. 94B s. 3	c. 94B s. 4	HAZARDOUS SUBST, MISBRANDED/BANNED c. 94B s. 3	Misd.				90 das		
Yes	2		c. 94B s. 3	c. 94B s. 4	HAZARDOUS SUBST, MISBRANDED/BANNED, SUBSQ. OFF. c. 94B s. 3	Misd.				1 yr		
Yes	1		c. 94B s. 6	c. 94B s. 6(b)	HAZARDOUS SUBST, OBSTRUCT SEARCH FOR c. 94B s. 6	Misd.				6 mos		
Yes	1		c. 94B s. 7	c. 94B s. 6(b)	HAZARDOUS SUBST, EXAMINATION OF RECORDS c. 94B s. 7	Misd.				6 mos		
Yes	2		c. 94C s. 8	c. 94C s. 8(i)	DRUG RESEARCH STUDY VIOLATION c. 94C s. 8	Misd.				1 yr		
Yes	1		c. 94C s. 21	c. 94C s. 39	DRUG, PHARMACIST FAIL LABEL c. 94C s. 21	Misd.				6 mos		

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Yes	2		c. 94C s. 21	c. 94C s. 39	DRUG, PHARMACIST FAIL LABEL, SUBSQ. OFF. c. 94C s. 21	Misd.				2 yrs		
Yes	1		c. 94C s. 22(a)	c. 94C s. 39	PRESCRIPTION, WRITE IMPROPER c. 94C s. 22(a)	Misd.				6 mos		
Yes	2		c. 94C s. 22(a)	c. 94C s. 39	PRESCRIPTION, WRITE IMPROPER, SUBSQ. OFF. c. 94C s. 22(a)	Misd.				2 yrs		
Yes	1		c. 94C s. 22(b)	c. 94C s. 39	DRUG, PRACTITIONER FAIL LABEL c. 94C s. 22(b)	Misd.				6 mos		
Yes	2		c. 94C s. 22(b)	c. 94C s. 39	DRUG, PRACTITIONER FAIL LABEL, SUBSQ. OFF. c. 94C s. 22(b)	Misd.				2 yrs		
Yes	2		c. 94C s. 24(a)	c. 94C s. 38	DRUG, FAIL REPORT DISPENSING c. 94C s. 24(a)	Misd.				1 yr		
Yes	3		c. 94C s. 24(a)	c. 94C s. 38	DRUG, FAIL REPORT DISPENSING, SUBSQ. OFF. c. 94C s. 24(a)	Misd.				2 yrs		
Yes	2		c. 94C s. 25(1)	c. 94C s. 38	DRUG, DISPENSE W/O PRESCRIPTION c. 94C s. 25(1)	Misd.				1 yr		
Yes	3		c. 94C s. 25(1)	c. 94C s. 38	DRUG, DISPENSE W/O PRESCRIPTION, SUBSQ. OFF. c. 94C s. 25(1)	Misd.				2 yrs		
Yes	2		c. 94C s. 25(2)	c. 94C s. 38	DRUG, DISTRIB IMPROP TO REGISTRANT c. 94C s. 25(2)	Misd.				1 yr		
Yes	3		c. 94C s. 25(2)	c. 94C s. 38	DRUG, DISTRIB IMPROP TO REGISTRANT, SUBSQ. OFF. c. 94C s. 25(2)	Misd.				2 yrs		
Yes	2		c. 94C s. 25(3)	c. 94C s. 38	DRUG, DISTRIBUTE UNAUTHORIZED c. 94C s. 25(3)	Misd.				1 yr		
Yes	3		c. 94C s. 25(3)	c. 94C s. 38	DRUG, DISTRIBUTE UNAUTHORIZED, SUBSQ. OFF. c. 94C s. 25(3)	Misd.				2 yrs		

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Yes	2		c. 94C s. 25(4)	c. 94C s. 38	DRUG LABEL, REMOVE/ALTER c. 94C s. 25(4)	Misd.				1 yr		
Yes	3		c. 94C s. 25(4)	c. 94C s. 38	DRUG LABEL, REMOVE/ALTER, SUBSQ. OFF. c. 94C s. 25(4)	Misd.				2 yrs		
Yes	2		c. 94C s. 25(5)	c. 94C s. 38	DRUG RECORDS, FAIL KEEP c. 94C s. 25(5)	Misd.				1 yr		
Yes	3		c. 94C s. 25(5)	c. 94C s. 38	DRUG RECORDS, FAIL KEEP, SUBSQ. OFF. c. 94C s. 25(5)	Misd.				2 yrs		
Yes	2		c. 94C s. 25(6)	c. 94C s. 38	DRUG INSPECTION, REFUSE c. 94C s. 25(6)	Misd.				1 yr		
Yes	3		c. 94C s. 25(6)	c. 94C s. 38	DRUG INSPECTION, REFUSE, SUBSQ. OFF. c. 94C s. 25(6)	Misd.				2 yrs		
Yes	2		c. 94C s. 25(7)	c. 94C s. 38	DRUG SEAL, BREAK c. 94C s. 25(7)	Misd.				1 yr		
Yes	3		c. 94C s. 25(7)	c. 94C s. 38	DRUG SEAL, BREAK, SUBSQ. OFF. c. 94C s. 25(7)	Misd.				2 yrs		
Yes	2		c. 94C s. 26(1)	c. 94C s. 38	DRUG, REGISTRANT DISTRIB W/O ORDER c. 94C s. 26(1)	Misd.				1 yr		
Yes	3		c. 94C s. 26(1)	c. 94C s. 38	DRUG, REGISTRANT DISTRIB W/O ORDER, 2ND c. 94C s. 26(1)	Misd.				2 yrs		
Yes	2		c. 94C s. 26(2)	c. 94C s. 38	DRUG INFO, REGISTRANT GIVE FALSE c. 94C s. 26(2)	Misd.				1 yr		
Yes	3		c. 94C s. 26(2)	c. 94C s. 38	DRUG INFO, REGISTRANT GIVE FALSE, SUBSQ. OFF. c. 94C s. 26(2)	Misd.				2 yrs		
Yes	3		c. 94C s. 27	c. 94C s. 38	HYPODERMIC FOR DRUGS, SELL TO MINOR c. 94C s. 27	Misd.				1 yr		

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Yes	4		c. 94C s. 27	c. 94C s. 38	TR	Misd.				2 yrs		
Yes	2		c. 94C s. 27	c. 94C s. 38	HYPODERMIC FOR DRUGS, UNLICENSED SALE OF c. 94C s. 27	Misd.				1 yr		
Yes	3		c. 94C s. 27	c. 94C s. 38	HYPODERMIC FOR DRUGS, UNLICENSED SALE OF, SUBSQ. OFF. c. 94C s. 27	Misd.				2 yrs		
Yes	4		c. 94C s. 32(a)		DRUG, DISTRIBUTE OR POSSESS WITH INTENT, CLASS A c. 94C s. 32(a)	Felony				2 1/2 yrs		10 yrs
Yes	6	Note C	c. 94C s. 32(b)		DRUG, DISTRIBUTE OR POSSESS WITH INTENT, CLASS A, SUBSQ. OFF. c. 94C s. 32(b)	Felony		3 1/2 yrs			3 1/2 yrs	15 yrs
Yes	4		c. 94C s. 32A(a)		DRUG, DISTRIBUTE OR POSSESS WITH INTENT, CLASS B c. 94C s. 32A(a)	Felony				2 1/2 yrs		10 yrs
Yes	5	Note C	c. 94C s. 32A(b)		DRUG, DISTRIBUTE OR POSSESS WITH INTENT, CLASS B, SUBSQ. OFF. c. 94C s. 32A(b)	Felony						10 yrs
Yes	4	Note C	c. 94C s. 32A(c)		METHAMPHETAMINE (c.94C s. 31, Class B(c)(2)), DISTRIBUTE OR POSSESS WITH INTENT c. 94C s. 32A(c)	Felony				2 1/2 yrs		10 yrs
Yes	4	Note C	c. 94C s. 32A(c)		COCAINE (c.94C s. 31 Class B(a)(4)), DISTRIBUTE OR POSSESS WITH INTENT c. 94C s. 32A(c)	Felony				2 1/2 yrs		10 yrs
Yes	4	Note C	c. 94C s. 32A(c)		PHENCYCLIDINE, DISTRIBUTE OR POSSESS WITH INTENT c. 94C s. 32A(c)	Felony				2 1/2 yrs		10 yrs
Yes	6	Note C	c. 94C s. 32A(d)		METHAMPHETAMINE (c.94C s. 31, Class B(c)(2)), DISTRIBUTE OR POSSESS WITH INTENT, SUBSQ. OFF. c. 94C s. 32A(d)	Felony						15 yrs
Yes	6	Note C	c. 94C s. 32A(d)		COCAINE (c.94C s. 31 Class B(a)(4)), DISTRIBUTE OR POSSESS WITH INTENT, SUBSQ. OFF. c. 94C s. 32A(d)	Felony						15 yrs
Yes	6	Note C	c. 94C s. 32A(d)		PHENCYCLIDINE, DISTRIBUTE OR POSSESS WITH INTENT, SUBSQ. OFF. c. 94C s. 32A(d)	Felony						15 yrs

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Yes	3		c. 94C s. 32B(a)		DRUG, DISTRIBUTE OR POSSESS WITH INTENT CLASS C c. 94C s. 32B(a)	Felony				2 1/2 yrs		5 yrs
Yes	5	Note C	c. 94C s. 32B(b)		DRUG, DISTRIBUTE OR POSSESS WITH INTENT CLASS C, SUBSQ. OFF. c. 94C s. 32B(b)	Felony				2 1/2 yrs		10 yrs
Yes	2		c. 94C s. 32C(a)		DRUG, DISTRIBUTE OR POSSESS WITH INTENT CLASS D c. 94C s. 32C(a)	Misd.				2 yrs		
Yes	3		c. 94C s. 32C(b)		DRUG, DISTRIBUTE OR POSSESS WITH INTENT CLASS D, SUBSQ. OFF. c. 94C s. 32C(b)	Misd.				2 1/2 yrs		
Yes	2	Note A	c. 94C s. 32D(a)		DRUG, DISTRIBUTE OR POSSESS WITH INTENT CLASS E c. 94C s. 32D(a)	Misd.				9 mos		
Yes	3	Note A	c. 94C s. 32D(b)		DRUG, DISTRIBUTE OR POSSESS WITH INTENT CLASS E, SUBSQ. OFF. c. 94C s. 32D(b)	Misd.				1 1/2 yrs		
Yes	4	Note C	c. 94C s. 32E(a)(1)		MARIJUANA, TRAFFICKING IN c. 94C s. 32E(a)(1) - 50 to 100 lbs	Felony		1 yr	1 yr	2 1/2 yrs	2 1/2 yrs	15 yrs
Yes	5	Note C	c. 94C s. 32E(a)(2)		MARIJUANA, TRAFFICKING IN c. 94C s. 32E(a)(2) - 100 to 2,000 lbs	Felony		2 yrs			2 yrs	15 yrs
Yes	6	Note C	c. 94C s. 32E(a)(3)		MARIJUANA, TRAFFICK IN c. 94C s. 32E(a)(3) - 2,000 to 10,000 lbs	Felony		3 1/2 yrs			3 1/2 yrs	15 yrs
Yes	7	Note A / Note C	c. 94C s. 32E(a)(4)		MARIJUANA, TRAFFICK IN c. 94C s. 32E(a)(4) - 10,000 or more lbs	Felony		8 yrs			8 yrs	15 yrs
Yes	5	Note C	c. 94C s. 32E(b)(1)		COCAINE (c.94C s. 31(a)(4)), TRAFFICKING IN c. 94C s. 32E(b)(1) - 18 to 36 g	Felony		2 yrs			2 yrs	15 yrs
Yes	5	Note C	c. 94C s. 32E(b)(1)		METHAMPHETAMINE (c. 94C s. 31(c)(2)), TRAFFICKING IN c. 94C s. 32E(b)(1) - 18 to 36 g	Felony		2 yrs			2 yrs	15 yrs
Yes	5	Note C	c. 94C s. 32E(b)(1)		PHENMETRAZINE, TRAFFICKING IN c. 94C s. 32E(b)(1) - 18 to 36 g	Felony		2 yrs			2 yrs	15 yrs

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Yes	6	Note C	c. 94C s. 32E(b)(2)		COCAINE (c.94C s. 31(a)(4)), TRAFFICK IN c. 94C s. 32E(b)(2) - 36 to 100 g	Felony		3 1/2 yrs			3 1/2 yrs	20 yrs
Yes	6	Note C	c. 94C s. 32E(b)(2)		METHAMPHETAMINE (c. 94C s. 31(c)(2)), TRAFFICK IN c. 94C s. 32E(b)(2) - 36 to 100 g	Felony		3 1/2 yrs			3 1/2 yrs	20 yrs
Yes	6	Note C	c. 94C s. 32E(b)(2)		PHENMETRAZINE, TRAFFICK IN c. 94C s. 32E(b)(2) - 36 to 100 g	Felony		3 1/2 yrs			3 1/2 yrs	20 yrs
Yes	7	Note C	c. 94C s. 32E(b)(3)		COCAINE (c.94C s. 31(a)(4)), TRAFFICK IN c. 94C s. 32E(b)(3) - 100 to 200 g	Felony		8 yrs			8 yrs	20 yrs
Yes	7	Note C	c. 94C s. 32E(b)(3)		METHAMPHETAMINE (c. 94C s. 31(c)(2)), TRAFFICK IN c. 94C s. 32E(b)(3) - 100 to 200 g	Felony		8 yrs			8 yrs	20 yrs
Yes	7	Note C	c. 94C s. 32E(b)(3)		PHENMETRAZINE, TRAFFICK IN c. 94C s. 32E(b)(3) - 100 to 200 g	Felony		8 yrs			8 yrs	20 yrs
Yes	8	Note A / Note C	c. 94C s. 32E(b)(4)		COCAINE (c.94C s. 31(a)(4)), TRAFFICK IN c. 94C s. 32E(b)(4) - 200 or more g	Felony		12 yrs			12 yrs	20 yrs
Yes	8	Note A / Note C	c. 94C s. 32E(b)(4)		METHAMPHETAMINE (c. 94C s. 31(c)(2)), TRAFFICK IN c. 94C s. 32E(b)(4) - 200 g or more	Felony		12 yrs			12 yrs	20 yrs
Yes	8	Note A / Note C	c. 94C s. 32E(b)(4)		PHENMETRAZINE, TRAFFICK IN c. 94C s. 32E(b)(4) - 200 g or more	Felony		12 yrs			12 yrs	20 yrs
Yes	6	Note C	c. 94C s. 32E(c 1/2)		FENTANYL, TRAFFICK IN c. 94C s. 32E(c1/2) - 10 g or more	Felony		3 1/2 yrs			3 1/2 yrs	20 yrs
Yes	6	Note C	c. 94C s. 32E(c 1/2)		CARFENTANIL, TRAFFICK IN, WITH KNOWLEDGE c. 94C s. 32E(c1/2)	Felony		3 1/2 yrs			3 1/2 yrs	20 yrs
Yes	6	Note C	c. 94C s. 32E(c)(1)		HEROIN/MORPHINE/OPIUM/FENTANYL, TRAFFICK IN c. 94C s. 32E(c)(1) - 18 to 36 g	Felony		3 1/2 yrs			3 1/2 yrs	20 yrs
Yes	7	Note C	c. 94C s. 32E(c)(2)		HEROIN/MORPHINE/OPIUM/FENTANYL, TRAFFICK IN c. 94C s. 32E(c)(2) - 36 to 100 g	Felony		5 yrs			5 yrs	20 yrs

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Yes	7	Note C	c. 94C s. 32E(c)(3)		HEROIN/MORPHINE/OPIUM/FENTANYL, TRAFFICK IN c. 94C s. 32E(c)(3) - 100 to 200 g	Felony		8 yrs			8 yrs	20 yrs
Yes	8	Note A / Note C	c. 94C s. 32E(c)(4)		HEROIN/MORPHINE/OPIUM/FENTANYL, TRAFFICK IN c. 94C s. 32E(c)(4) - 200 or more g	Felony		12 yrs			12 yrs	20 yrs
Yes	6	Note C	c. 94C s. 32F(a)		DRUG, DISTRIBUTE OR POSSESS WITH INTENT TO MINOR CLASS A c. 94C s. 32F(a)	Felony		5 yrs			5 yrs	15 yrs
Yes	5	Note C	c. 94C s. 32F(b)		DRUG, DISTRIBUTE OR POSSESS WITH INTENT TO MINOR CLASS B c. 94C s. 32F(b)	Felony		3 yrs			3 yrs	15 yrs
Yes	5	Note C	c. 94C s. 32F(c)		DRUG, DISTRIBUTE OR POSSESS WITH INTENT TO MINOR CLASS C c. 94C s. 32F(c)	Felony		2 yrs	2 yrs	2 1/2 yrs	2 1/2 yrs	15 yrs
Yes	6	Note C	c. 94C s. 32F(d)		COCAINE (c.94C s. 31(a)(4)), DISTRIBUTE OR POSSESS WITH INTENT, TO MINOR c. 94C s. 32F(d)	Felony		5 yrs			5 yrs	15 yrs
Yes	2		c. 94C s. 32G		COUNTERFEIT DRUG, DISTRIBUTE OR POSSESS WITH INTENT c. 94C s. 32G	Misd.					1 yr	
Yes	2	Note B	c. 94C s. 32I(a)		DRUG PARAPHERNALIA, DISTRIBUTE, POSSESS WITH INTENT OR POSSESS c. 94C s. 32I(a)	Misd.					2 yrs	
Yes	3	Note B	c. 94C s. 32I(b)		DRUG PARAPHERNALIA, SELL TO MINOR c. 94C s. 32I(b)	Felony					3 yrs	5 yrs
Yes	4	Note C	c. 94C s. 32J		DRUG VIOLATION NEAR SCHOOL/PARK, VIOLENCE OR THREATS OF VIOLENCE c. 94C s. 32J	Felony		2 yrs	2 yrs	2 1/2 yrs	2 1/2 yrs	15 yrs
Yes	4	Note C	c. 94C s. 32J		DRUG VIOLATION NEAR SCHOOL/PARK, POSSESS WEAPON c. 269, s. 10(b), c. 94C s. 32J	Felony		2 yrs	2 yrs	2 1/2 yrs	2 1/2 yrs	15 yrs
Yes	4	Note C	c. 94C s. 32J		DRUG VIOLATION NEAR SCHOOL/PARK, DIRECTED FELONY c. 94C s. 32J	Felony		2 yrs	2 yrs	2 1/2 yrs	2 1/2 yrs	15 yrs
Yes	4	Note C	c. 94C s. 32J		DRUG VIOLATION NEAR SCHOOL/PARK, DIST TO MINOR OR INDUCE MINOR TO DIST/POSS, c. 94C s. 32J	Felony		2 yrs	2 yrs	2 1/2 yrs	2 1/2 yrs	15 yrs

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Yes	6		c. 94C s. 32K		DRUG FUNDS, INDUCE MINOR TO POSSESS c. 94C s. 32K	Felony					5 yrs	15 yrs
Yes	6		c. 94C s. 32K		DRUG, INDUCE MINOR TO DISTRIBUTE c. 94C s. 32K	Felony					5 yrs	15 yrs
Yes	2		c. 94C s. 33(a)	c. 94C s. 33(c)	DRUG, FALSE REGIS NUMBER FOR c. 94C s. 33(a)	Felony				2 1/2 yrs		4 yrs
Yes	3		c. 94C s. 33(a)	c. 94C s. 33(c)	DRUG, FALSE REGIS NUMBER FOR, SUBSQ. OFF. c. 94C s. 33(a)	Felony				2 1/2 yrs		8 yrs
Yes	2		c. 94C s. 33(b)	c. 94C s. 33(c)	PRESCRIPTION, UTTER FALSE c. 94C s. 33(b)	Felony				2 1/2 yrs		4 yrs
Yes	2		c. 94C s. 33(b)	c. 94C s. 33(c)	DRUG, OBTAIN BY FRAUD c. 94C s. 33(b)	Felony				2 1/2 yrs		4 yrs
Yes	3		c. 94C s. 33(b)	c. 94C s. 33(c)	PRESCRIPTION, UTTER FALSE, SUBSQ. OFF. c. 94C s. 33(b)	Felony				2 1/2 yrs		8 yrs
Yes	3		c. 94C s. 33(b)	c. 94C s. 33(c)	DRUG, OBTAIN BY FRAUD, SUBSQ. OFF. c. 94C s. 33(b)	Felony				2 1/2 yrs		8 yrs
Yes	2		c. 94C s. 34		DRUG, POSSESS CLASS A c. 94C s. 34	Misd.				1 yr		
Yes	3		c. 94C s. 34		DRUG, POSSESS CLASS A, SUBSQ. OFF. c. 94C s. 34	Misd.				2 yrs		
Yes	2		c. 94C s. 34		DRUG, POSSESS CLASS B c. 94C s. 34	Misd.				1 yr		
Yes	3		c. 94C s. 34		DRUG, POSSESS CLASS B, SUBSQ. OFF. c. 94C s. 34	Misd.				2 yrs		
Yes	2		c. 94C s. 34		DRUG, POSSESS CLASS C c. 94C s. 34	Misd.				1 yr		

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Yes	3		c. 94C s. 34		DRUG, POSSESS CLASS C, SUBSQ. OFF. c. 94C s. 34	Misd.				2 yrs		
Yes	2		c. 94C s. 34		DRUG, POSSESS CLASS D c. 94C s. 34	Misd.				1 yr		
Yes	3		c. 94C s. 34		DRUG, POSSESS CLASS D, SUBSQ. OFF. c. 94C s. 34	Misd.				2 yrs		
Yes	1		c. 94C s. 34		DRUG, POSSESS CLASS E c. 94C s. 34	Misd.				6 mos		
Yes	2		c. 94C s. 34		HEROIN, POSSESS c. 94C s. 34	Misd.				2 yrs		
Yes	3		c. 94C s. 34		HEROIN, POSSESS, SUBSQ. OFF. c. 94C s. 34	Felony				2 1/2 yrs	2 1/2 yrs	5 yrs
Yes	1		c. 94C s. 34		MARIHUANA +1 OZ, POSSESS c. 94C s. 34	Misd.				6 mos		
Yes	2		c. 94C s. 34		MARIHUANA +1 OZ, POSSESS, SUBSQ. OFF. c. 94C s. 34	Misd.				2 yrs		
Yes	3		c. 94C s. 37		DRUG,LARCENYOF c. 94C s. 37	Felony				2 1/2 yrs		10 yrs
Yes	Contingent	Note I	c. 94C s. 40		CONSPIRACY TO VIOLATE DRUG LAW c. 94C s. 40	Felony						
Yes	1		c. 100 s. 9	c. 100 s. 12	AUCTION VIOLATION c. 100 s. 9	Misd.				6 mos		
Yes	1		c. 100 s. 10	c. 100 s. 12	AUCTION WITHOUT PERMIT c. 100 s. 10	Misd.				6 mos		
Yes	1		c. 100A s. 7	c. 100A s. 10	MOTOR VEH REPAIR SHOP VIOL, UNREGISTERED c. 100A s. 7	Misd.				6 mos		

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Yes	1		c. 100A s. 8	c. 100A s. 10	MV REPAIR SHOP VIOLATIONS c. 100A s. 8	Misd.				6 mos		
Yes	1		c. 100A s. 9	c. 100A s. 10	MV REPAIR SHOP RECORDS VIOLATION c. 100A s. 9	Misd.				6 mos		
Yes	0	Note A	c. 101 s. 7	c. 101 s. 9	TRANSIENT VENDOR SPECIAL STATEMENT VIOL c. 101 s. 7	Misd.				2 mos		
Yes	0	Note A	c. 101 s. 8	c. 101 s. 9	TRANSIENT VENDOR, UNLICENSED c. 101 s. 8	Misd.				2 mos		
Yes	1		c. 101 s. 20		PEDDLING BY MINOR, PERMIT UNLAWFUL c. 101 s. 20	Misd.				6 mos		
Yes	1		c. 101 s. 21		PEDDLING BY MINOR, PERMIT UNLAWFUL c. 101 s. 21	Misd.				6 mos		
Yes	1		c. 101 s. 31		PEDDLING DOOR-TO-DOOR LICENSE, FALSE c. 101 s. 31	Misd.				6 mos		
Yes	1		c. 101 s. 34		PEDDLING DOOR-TO-DOOR VIOLATION c. 101 s. 34	Misd.				6 mos		
Yes	3		c. 105 s. 55		WAREHOUSE RECEIPT FOR UNRECEIVED GOODS c. 105 s. 55	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 105 s. 56		WAREHOUSE RECEIPT, FALSE c. 105 s. 56	Misd.				1 yr		
Yes	3		c. 105 s. 57		WAREHOUSE RECEIPT, IMPROPER DUPLICATE c. 105 s. 57	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 105 s. 58		WAREHOUSE RECEIPT NOT SHOW ITS OWNERSHIP c. 105 s. 58	Misd.				1 yr		
Yes	2		c. 105 s. 59		WAREHOUSE DELIVER GOODS WITHOUT RECEIPT c. 105 s. 59	Misd.				1 yr		

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Yes	2		c. 105 s. 60		WAREHOUSE, DEPOSIT ENCUMBERED GOODS IN c. 105 s. 60	Misd.				1 yr		
Yes	3		c. 105 s. 61		WAREHOUSE RECEIPT, NEGOTIATE FRAUDULENTLY c. 105 s. 61	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 105 s. 62		WAREHOUSED GOODS, IMPROPERLY DISPOSE OF c. 105 s. 62	Felony						3 yrs
Yes	3		c. 105 s. 63		WAREHOUSE RECEIPT, FALSE c. 105 s. 63	Felony						3 yrs
Yes	3		c. 105 s. 64		WAREHOUSE RECEIPT, NEGOTIATE ENCUMBERED c. 105 s. 64	Felony				1 yr		3 yrs
Yes	2		c. 107 s. 7	c. 107 s. 8	BONDS REDEEMABLE IN NUMERICAL ORDER c. 107 s. 7	Misd.				1 yr		
Yes	3		c. 108 s. 42		BILL OF LADING, FRAUDULENT ISSUE OF c. 108 s. 42	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 108 s. 43		BILL OF LADING, FALSE STATEMENT IN c. 108 s. 43	Misd.				1 yr		
Yes	3		c. 108 s. 44		BILL OF LADING, ISSUE IMPROPER DUPLICATE c. 108 s. 44	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 108 s. 45		BILL OF LADING FOR ENCUMBERED GOODS c. 108 s. 45	Misd.				1 yr		
Yes	3		c. 108 s. 46		BILL OF LADING, NEGOTIATE/TRANSFER FALSE c. 108 s. 46	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 108 s. 47		BILL OF LADING, FALSELY OBTAIN c. 108 s. 47	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 108 s. 48		BILL OF LADING, UNMARKED NON-NEGOTIABLE c. 108 s. 48	Felony				2 1/2 yrs		5 yrs

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Yes	2		c. 110 s. 4A	c. 110 s. 26	CORPORATION, FALSELY HOLD OUT AS c. 110 s. 4A	Misd.				1 yr		
Yes	2		c. 110 s. 4B	c. 110 s. 26	GOVERNMENT AGENCY OR STATE FAIR, FALSELY HOLD OUT AS c. 110 s. 4B	Misd.				1 yr		
Yes	1		c. 110 s. 16		PLAY/MUSIC, UNAUTHORIZED PERFORMANCE OF c. 110 s. 16	Misd.				6 mos		
Yes	2		c. 110 s. 18		CAN/BOTTLE, MISUSE REGISTERED c. 110 s. 18	Misd.			10 das	1 yr		
Yes	2		c. 110 s. 18		CAN/BOTTLE, MISUSE REGISTERED, SUBSQ.OFF c. 110 s. 18	Misd.			20 das	1 yr		
Yes	1	Note A	c. 110 s. 22	c. 110 s. 28	USE OF REGISTERED CANS WITHOUT CONSENT c. 110 s. 22	Misd.				2 mos		
Yes	2	Note A	c. 110 s. 22	c. 110 s. 28	USE OF REGISTERED CANS WITHOUT CONSENT; SUBSQ. OFF. c. 110 s. 22	Misd.				6 mos		
Yes	1	Note A	c. 110 s. 23	c. 110 s. 28	CAN/BOTTLE, DEFACE REGISTERED c. 110 s. 23	Misd.				2 mos		
Yes	2	Note A	c. 110 s. 23	c. 110 s. 28	CAN/BOTTLE, DEFACE REGISTERED, SUBSQ.OFF c. 110 s. 23	Misd.				6 mos		
Yes	1	Note A	c. 110 s. 25A	c. 110 s. 29	LINEN, REGISTRATION OF ARTICLES; VIOLATION c. 110 s. 25A	Misd.			30 das	3 mos		
Yes	1	Note A	c. 110 s. 25B	c. 110 s. 29	LINEN, MISUSE REGISTERED, SUBSQ. OFF. c. 110 s. 25B	Misd.			30 das	3 mos		
Yes	1	Note A	c. 110 s. 25C	c. 110 s. 29	LINEN, DEFACE REGISTERED, SUBSQ. OFF c. 110 s. 25C	Misd.			30 das	3 mos		
Yes	5		c. 110A ss. 101 thru 417	c. 110A s. 409(a)	SECURITIES VIOLATION OR FILING, FALSE c. 110A ss. 101 thru 417	Felony						10 yrs

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Yes	2		c. 110C s. 2	c. 110C s. 9(f)	FAILURE TO PUBLICLY DISCLOSE TERMS OF TAKE OVER BID c. 110C s. 2							
Yes	2		c. 110C s. 7	c. 110C s. 9(f)	FRAUDULENT, EVASIVE, DECEPTIVE, MANIPULATIVE, OR GROSSLY UNFAIR PRACTICE IN TAKE OVER BID c. 110C s. 7							
Yes	1		c. 111 s. 5A		VACCINE EMERGENCY ORDER VIOLATION c. 111 s. 5A	Misd.				6 mos		
Yes	2		c. 111 s. 5P		RADIATION SOURCES VIOLATIONS; UNLICENSED / UNREGISTERED c. 111 s. 5P	Misd.				2 yrs		
Yes	6		c. 111 s. 5P		RADIATION SOURCES VIOLATIONS; UNLICENSED / UNREGISTERED, SUBSQ. OFF. c. 111 s. 5P	Felony						
Yes	2		c. 111 s. 56		HOSPITAL/CLINIC UNLICENSED OR VIOLATION, SUBSQ. OFF. c. 111 s. 56	Misd.				2 yrs		
Yes	2		c. 111 s. 72I		NURSING HOME ABUSE REPORTS, DISCLOSE c. 111 s. 72I	Misd.				2 1/2 yrs		
Yes	2		c. 111 s. 72J		NURSING HOME ABUSE REGISTRY, DISCLOSE c. 111 s. 72J	Misd.				2 1/2 yrs		
Yes	2		c. 111 s. 73		NURSING HOME, UNLICENSED, OR VIOLATION, SUBSQ. OFF. c. 111 s. 73	Misd.				2 yrs		
Yes	2		c. 111 s. 127A		STATE SANITARY CODE MEDICAL WASTE VIOL c. 111 s. 127A	Misd.				2 yrs		
Yes	2		c. 111 s. 127O		CONVEY REALTY TO AVOID CODE ENFORCEMENT c. 111 s. 127O	Misd.				1 yr		
Yes	2		c. 111 s. 142A		AIR POLLUTION ORDER VIOL c. 111 s. 142A	Misd.				1 yr		
Yes	2		c. 111 s. 142B		AIR POLLUTION ORDER VIOL IN METRO DIST c. 111 s. 142B	Misd.				1 yr		

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Yes	2		c. 111 s. 142K		EMISSIONS STANDARDS, SELL MV W/NONCOMPLY c. 111 s. 142K	Misd.				1 yr		
Yes	2		c. 111 s. 142M	c. 111 s. 142M(f)	EMISSIONS CONTROL TAMPER OR FALSIFY c. 111 s. 142M	Misd.				1 yr		
Yes	3		c. 111 s. 150A		TRASH TREATMENT FACILITY VIOLATION c. 111 s. 150A	Misd.				2 yrs		
Yes	2		c. 111 s. 150B		HAZARDOUS WASTE TREATMENT VIOLATION c. 111 s. 150B	Misd.				1 yr		
Yes	1	Note A	c. 111 s. 154		HORSE KILLING/RENDERING, UNLICENSED c. 111 s. 154	Misd.				3 mos		
Yes	2		c. 111 s. 160		WATER SUPPLY REGULATION/ORDER VIOLATION c. 111 s. 160	Misd.				1 yr		
Yes	1		c. 111 s. 160A		WATER SUPPLY BACKFLOW TESTING, UNLIC c. 111 s. 160A	Misd.				6 mos		
Yes	2		c. 111 s. 160A		WATER SUPPLY, UNLIC CROSS CONNECTION TO c. 111 s. 160A	Misd.				1 yr		
Yes	2		c. 111 s. 162		WATER SUPPLY POLLUTION ORDER VIOLATION c. 111 s. 162	Misd.				1 yr		
Yes	3		c. 111 s. 170		WATER RESERVOIR/SPRING, POLLUTE c. 111 s. 170	Felony				2 yrs		5 yrs
Yes	1	Note A	c. 111 s. 171		WATER SUPPLY, POLLUTE OR BATHE IN c. 111 s. 171	Misd.				1 mo		
Yes	1	Note A	c. 111 s. 174		WATER SUPPLY, DRIVE ANIMAL ON FROZEN c. 111 s. 174	Misd.				1 mo		
Yes	1	Note A	c. 111 s. 186B		CHILD'S SLEEPWEAR, SELL FLAMMABLE, SUBSQ c. 111 s. 186B	Misd.				90 das		

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Yes	1	Note A	c. 111 s. 196		LEAD PAINT, APPLY WILLFULLY c. 111 s. 196	Misd.				3 mos		
Yes	1		c. 111 s. 196		LEAD PAINT, SELL WILLFULLY c. 111 s. 196	Misd.				6 mos		
Yes	2		c. 111B s. 6		ALCOHOL DETOX PROG, UNLICENSED/DENY INSPECTION, SUBSQ c. 111B s. 6	Misd.				2 yrs		
Yes	2		c. 111D s. 8	c. 111D s. 13	CLINICAL LABORATORY VIOLATION c. 111D s. 8	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 111D s. 13		CLINICAL LABORATORY, UNLICENSED c. 111D s. 13	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 111E s. 7		ESTABLISHED OR MAINTAINED UNLICENSED PRIVATE FACILITY/REFUSE INSPECTION, SUBSQ. OFF. c. 111E s. 7	Misd.				2 yrs		
Yes	1	Note A	c. 111F s. 3		HAZARDOUS SUBST DISCLOSURE VIOLATIONS c. 111F s. 3	Misd.				30 das		
Yes	2	Note A	c. 111F s. 3		HAZARDOUS SUBST DISCLOSURE VIOLATIONS, SUBSQ. OFF. c. 111F s. 3	Misd.				90 das		
Yes	2		c. 111F s. 21		HAZARDOUS SUBST INFO, DISCLOSE c. 111F s. 21	Misd.				1 yr		
Yes	6		c. 111H s. 8		LOW-LEVEL RADIOACTIVE WASTE VIOLATION c. 111H s. 8	Felony						
Yes	*		c. 111L s. 8(a)	c. 111L s. 8(d)	CLONING, REPRODUCTIVE c. 111L s. 8(a)	Felony					5 yrs	10 yrs
Yes	*		c. 111L s. 8(b)	c. 111L s. 8(e)	EMBRYO, CREATE c. 111L s. 8(b)	Felony			1 yr	2 yrs		5 yrs
Yes	*		c. 111L s. 8(c)	c. 111L s. 8(e)	EMBRYO, OBTAIN RESEARCH c. 111L s. 8(c)	Felony			1 yr	2 yrs		5 yrs

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Yes	1		c. 112 s. 2B		MEDICAL LAB TECHNICIAN SCHOOL, UNLIC c. 112 s. 2B	Misd.				6 mos		
Yes	1		c. 112 s. 2C		MEDICAL X-RAY TECHNICIAN SCHOOL, UNLIC c. 112 s. 2C	Misd.				6 mos		
Yes	2		c. 112 s. 6		MEDICAL LICENSE/PRACTICE, VIOLATION c. 112 s. 6	Misd.			1 mo	1 yr		
Yes	2		c. 112 s. 8A		PHYSICIAN, IMPROPERLY USE TITLE OF c. 112 s. 8A	Misd.			1 mo	1 yr		
Yes	2		c. 112 s. 11	c. 112 s. 6	OSTEOPATH VIOLATION c. 112 s. 11	Misd.			1 mo	1 yr		
Yes	2	Note B	c. 112 s. 12J		FETUS, IMPROPER EXPERIMENT ON HUMAN c. 112 s. 12J	Felony			1 yr	2 1/2 yrs		5 yrs
Yes	2	Note B	c. 112 s. 12L	c. 112 s. 12N	ABORTION; PREGNANCY EXISTING FOR LESS THAN 24 WEEKS; VIOLATION c. 112 s. 12L							
Yes	2	Note B	c. 112 s. 12M	c. 112 s. 12N	ABORTION; PREGNANCY EXISTING FOR MORE THAN 24 WEEKS; VIOLATION c. 112 s. 12M							
Yes	2		c. 112 s. 12O	c. 112 s. 12T	ABORTION PERFORMED UNDER 12M; PROTECTION OF UNBORN CHILD; VIOLATION c. 112 s. 12O							
Yes	2		c. 112 s. 12P	c. 112 s. 12T	ABORTION PERFORMED UNDER 12M; PRESERVATION OF LIFE AND HEALTH OF UNBORN CHILD; VIOLATION c. 112 s. 12P							
Yes	2		c. 112 s. 14	c. 112 s. 22	PODIATRIST, UNLICENSED c. 112 s. 14	Misd.			3 mos	1 yr		
Yes	2		c. 112 s. 22		PODIATRY REGISTRATION, FALSE c. 112 s. 22	Misd.			3 mos	1 yr		
Yes	2		c. 112 s. 24B		PHARMACY SCHOOL, UNCERTIFIED c. 112 s. 24B	Misd.				1 yr		

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Yes	1	Note A	c. 112 s. 30		DISPENSE CONTROLLED SUBSTANCE UNLAW c. 112 s. 30	Misd.				3 mos		
Yes	2		c. 112 s. 36D		DRUGGIST, UNLICENSED WHOLESALE c. 112 s. 36D	Misd.			30 das	1 yr		
Yes	1	Note A	c. 112 s. 38	c. 112 s. 41	PHARMACY, UNREGISTERED c. 112 s. 38	Misd.				1 mo		
Yes	1		c. 112 s. 43, 44 through 53	c. 112 s. 52	DENTISTRY VIOLATION c. 112 s. 43, 44 through 53	Misd.				6 mos		
Yes	2		c. 112 s. 43, 44 through 53	c. 112 s. 52	DENTISTRY VIOLATION, SUBSQ. OFF. c. 112 s. 43, 44 through 53	Misd.				1 yr		
Yes	1	Note A	c. 112 s. 59		VETERINARIAN, EMPLOY UNLICENSED c. 112 s. 59	Misd.				3 mos		
Yes	1	Note A	c. 112 s. 59		VETERINARIAN, UNLICENSED c. 112 s. 59	Misd.				90 das		
Yes	2	Note A	c. 112 s. 59		VETERINARIAN, UNLICENSED, SUBSQ. OFF c. 112 s. 59	Misd.				6 mos		
Yes	1	Note A	c. 112 s. 60O		ARCHITECT VIOLATION c. 112 s. 60O	Misd.				3 mos		
Yes	1		c. 112 s. 65		PROFESSIONAL LIC SUSPENDED,PRACTICE WITH c. 112 s. 65	Misd.				6 mos		
Yes	1	Note A	c. 112 s. 72A		OPTOMETRIST VIOLATION c. 112 s. 72A	Misd.				3 mos		
Yes	1	Note B	c. 112 s. 72A		OPTOMETRIST VIOLATION, SUBSQ. OFF. c. 112 s. 72A	Misd.			3 mos	6 mos		
Yes	1	Note A	c. 112 s. 73A		EYEGLASSES ADVERTISING VIOLATION c. 112 s. 73A	Misd.				3 mos		

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Yes	2	Note A	c. 112 s. 73A		EYEGLASSES ADVERTISING VIOLATION, SUBSQ. OFF. c. 112 s. 73A	Misd.			3 mos	6 mos		
Yes	1		c. 112 s. 73B		OPTOMETRY PRACTICE WITH NON-OPTOMETRIST c. 112 s. 73B	Misd.				6 mos		
Yes	1	Note A	c. 112 s. 73C through 73L	c. 112 s. 73I	OPTICIAN VIOLATION c. 112 s. 73C through 73L	Misd.				3 mos		
Yes	2		c. 112 s. 80		NURSING LICENSE APPLIC, FRAUDULENT R.N. c. 112 s. 80	Misd.				1 yr		
Yes	2		c. 112 s. 80A		NURSING LICENSE APPLIC, FRAUDULENT L.P.N c. 112 s. 80A	Misd.				1 yr		
Yes	1	Note A	c. 112 s. 81D through 81T	c. 112 s. 81T	ENGINEERING/LAND SURVEYING VIOLATION c. 112 s. 81D through 81T	Misd.				3 mos		
Yes	1		c. 112 s. 84B		FUNERAL COSTS WRITTEN ESTIMATE,FAIL GIVE c. 112 s. 84B	Misd.				6 mos		
Yes	1	Note A	c. 112 s. 87		FUNERAL DIRECTOR, UNLICENSED c. 112 s. 87	Misd.				2 mos		
Yes	1		c. 112 s. 87AAA		REAL ESTATE BLOCKBUSTING c. 112 s. 87AAA	Misd.				6 mos		
Yes	2		c. 112 s. 87D		ACCOUNTANT, VIOLATION c. 112 s. 87D	Misd.				1 yr		
Yes	1	Note A	c. 112 s. 87F through 87R	c. 112 s. 87R	BARBERING VIOLATION c. 112 s. 87F through 87R	Misd.				90 das		
Yes	1	Note A	c. 112 s. 87VVV		TELEVISION/RADIO REPAIR, UNLICENSED c. 112 s. 87VVV	Misd.			30 das	3 mos		
Yes	2		c. 112 s. 95		CHIROPRACTOR, VIOLATION c. 112 s. 95	Misd.			30 das	1 yr		

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Yes	2		c. 112 s. 107		LANDSCAPE ARCHITECT VIOLATION c. 112 s. 107	Misd.				1 yr		
Yes	1		c. 112 s. 116		NURSING HOME ADMINISTRATOR, UNLICENSED c. 112 s. 116	Misd.				6 mos		
Yes	1	Note A	c. 112 s. 122		PSYCHOLOGIST, UNLICENSED c. 112 s. 122	Misd.				3 mos		
Yes	1	Note A	c. 112 s. 133		SOCIAL WORKER, UNLICENSED c. 112 s. 133	Misd.				3 mos		
Yes	1	Note A	c. 112 s. 159		ACUPUNCTURIST, UNLICENSED c. 112 s. 159	Misd.				3 mos		
Yes	2		c. 112 s. 160		ACUPUNCTURIST, IMPERSONATE c. 112 s. 160	Misd.			1 mo	1 yr		
Yes	1		c. 112 s. 194		REAL ESTATE APPRAISER, UNLIC c. 112 s. 194	Misd.				6 mos		
Yes	2		c. 112 s. 194		REAL ESTATE APPRAISER, UNLIC, SUB c. 112 s. 194	Misd.				1 yr		
Yes	2		c. 112 s. 209		DIETICIAN/NUTRITIONIST, UNLICENSED c. 112 s. 209	Misd.				1 yr		
Yes	3		c. 112 s. 209		DIETICIAN/NUTRITIONIST, UNLICENSED, SUBSQ. OFF. c. 112 s. 209	Misd.				2 yrs		
Yes	1		c. 112 s. 263(m)		OPERATION OF PRIVATE TRADE SCHOOL, UNLICENSED c. 112 s. 263(m)	Misd.				6 mos		
Yes	5		c. 113A s. 16(a)		ANATOMICAL PART, PURCHASE OR SELL c. 113A s. 16(a)	Felony				2 1/2 yrs		5 yrs
Yes	5		c. 113A s. 17		ANATOMICAL PART, FALSIFY DOCUMENTATION c. 113A s. 17	Felony				2 1/2 yrs		5 yrs

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Yes	1		c. 114 s. 42B		CEMETERY USE FOR MOTION PICTURE, UNAUTH c. 114 s. 42B	Misd.				6 mos		
Yes	1		c. 114 s. 43M	c. 114 s. 43N	BODY, IMPROPER DISPOSITION OF HUMAN c. 114 s. 43M	Misd.				6 mos		
Yes	1		c. 114 s. 43N		CEMETERY VIOLATION c. 114 s. 43N	Misd.				6 mos		
Yes	2		c. 114 s. 51		EMBALMING FLUID WITH EXCESS ARSENIC c. 114 s. 51	Misd.				1 yr		
Yes	3		c. 118 s. 2 Note		TRANSITIONAL ASSISTANCE, FALSELY DEPICTING SELF AS EXEMPT c. 118 s. 2 Note St. 1995 c. 5 s. 110(f)							
Yes	2		c. 118 s. 2 Note		TRANSITIONAL ASSISTANCE, UNAUTHORIZED RELEASE OF FINGERPRINT c. 118 s. 2 Note St. 1995 c. 5 s. 116	Misd.				2 1/2 yrs		
Yes	3		c. 118 s. 2 Note		TRANSITIONAL ASSISTANCE, EMPLOYEE IN WELFARE FRAUD c. 118 s. 2 Note St. 1995 c. 5 s. 117							
Yes	2		c. 118E s. 39		MEDICAL ASSISTANCE, FALSE STATEMENT FOR c. 118E s. 39	Misd.				1 yr		
Yes	2		c. 118E s. 40		MEDICAL ASSISTANCE FRAUD BY NON-PROVIDER c. 118E s. 40	Misd.				2 1/2 yrs		
Yes	4		c. 118E s. 40		MEDICAL ASSISTANCE FRAUD BY PROVIDER c. 118E s. 40	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 118E s. 41		MEDICAL ASSISTANCE BRIBE/KICKBACK c. 118E s. 41	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 118E s. 42		MEDICAL ASSISTANCE CHARGE, EXCESSIVE c. 118E s. 42	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 118E s. 43		MEDICAL ASSISTANCE ADMISSION KICKBACK c. 118E s. 43	Felony				2 1/2 yrs		5 yrs

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Yes	1	Note A	c. 119 s. 34		CHILD IN PATROL WAGON, TRANSPORT c. 119 s. 34	Misd.				3 mos		
Yes	1		c. 119 s. 36		CHILD WITHOUT DSS PERMIT, IMPORT c. 119 s. 36	Misd.				6 mos		
Yes	2		c. 119 s. 39		CHILD UNDER 10, ABANDON c. 119 s. 39	Misd.				2 yrs		
Yes	3		c. 119 s. 39		CHILD UNDER 10, ABANDON, WITH DEATH c. 119 s. 39	Felony				2 1/2 yrs		5 yrs
Yes	1		c. 119 s. 51A(c)		CHILD ABUSE FRIVOLOUS REPORT OF, 2ND OFF. c. 119 s. 51A(c)	Misd.				6 mos		
Yes	2		c. 119 s. 51A(c)		CHILD ABUSE FRIVOLOUS REPORT OF, 3RD OFF. c. 119 s. 51A(c)	Misd.				2 1/2 yrs		
Yes	2		c. 119 s. 51A(c)		CHILD ABUSE W/SERIOUS INJURY/DEATH, MANDATED REPORTER FL REPORT c. 119 s. 51A(c)	Misd.				2 1/2 yrs		
Yes	2		c. 119 s. 51E		CHILD ABUSE REPORT, IMPROPERLY DISCLOSE c. 119 s. 51E	Misd.				2 1/2 yrs		
Yes	2		c. 119 s. 51F		CHILD ABUSE REGISTRY INFO, DISCLOSE c. 119 s. 51F	Misd.				2 1/2 yrs		
Yes	2		c. 119 s. 63		CONTRIBUTE TO DELINQUENCY OF CHILD c. 119 s. 63	Misd.				1 yr		
Yes	2		c. 119 s. 63A		AID CHILD TO VIOLATE JUVENILE COURT ORDER c. 119 s. 63A	Misd.				1 yr		
Yes	2		c. 119 s. 63A		CONCEAL/HARBOR FLEEING CHILD c. 119 s. 63A	Misd.				1 yr		
Yes	2		c. 119A s. 2A		CHILD SUPPORT ENFORCEMENT, OBSTRUCT c. 119A s. 2A							

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Yes	2		c. 119A s. 2A		CHILD SUPPORT ENFORCEMENT, OBSTRUCT THROUGH THREATS OF FORCE ONLY c. 119A s. 2A	Misd.				1 yr		
Yes	2		c. 119A s. 5A(c)		CHILD SUPPORT ENFORCEMENT, IV-D AGENCY DISCLOSURE OF PERSONAL DATA c. 119A s. 5A(c)	Misd.				1 yr		
Yes	2		c. 119A s. 14	c. 119A s. 14(b)	INFORMATION PROVIDED TO IV-D AGENCY; DISCLOSURE c. 119A s. 14	Misd.				12 mos		
Yes	3		c. 120 s. 26		ESCAPE FROM DYS, AID CHILD TO c. 120 s. 26	Misd.				2 yrs		
Yes	3		c. 121B s. 32F		RESTRAINING ORDER OR INJUNCTION AGAINST ENTERING PUBLIC HOUSING, VIOLATION c. 121B s. 32F	Misd.				2 yrs		
Yes	1		c. 122 s. 23		TEWKSBURY HOSP PATIENT POSSESS LIQUOR c. 122 s. 23	Misd.				6 mos		
Yes	2		c. 126 s. 37		ESCAPE, ATT ESCAPE FROM COUNTY PRISON FARM c. 126 s. 37	Misd.				1 yr		
Yes	7		c. 127 s. 38A		HOSTAGE-TAKING BY PRISONER c. 127 s. 38A	Felony						20 yrs
Yes	4		c. 127 s. 38B(b)		A&B ON CORRECTIONAL FACILITY EMPLOYEE c. 127 s. 38B(b)	Felony				2 1/2 yrs		10 yrs
Yes	4		c. 127 s. 38B(c)		A&B WITH BODILY SUBSTANCE ON CORRECTIONAL FACILITY EMPLOYEE c. 127 s. 38B(c)	Felony				2 1/2 yrs		10 yrs
Yes	2		c. 127 s. 49		ESCAPE FROM COUNTY WORK RELEASE PROGRAM c. 127 s. 49	Misd.				1 yr		
Yes	4	Note B	c. 127 s. 49		ESCAPE FROM STATE WORK RELEASE PROGRAM c. 127 s. 49	Felony					3 yrs	5 yrs
Yes	4		c. 127 s. 83C		ESCAPE, ATT ESCAPE FROM PRISON CAMP c. 127 s. 83C	Felony				2 1/2 yrs		10 yrs

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Yes	2		c. 127 s. 166	c. 127 s. 168	PAROLE/PARDON, COMPENSATION TO OBTAIN c. 127 s. 166	Misd.				2 yrs		
Yes	2		c. 127 s. 167	c. 127 s. 168	PAROLE/PARDON, FAIL FILE STATEMENT RE: c. 127 s. 167	Misd.				2 yrs		
Yes	2		c. 128 s. 2B		RIDING SCHOOL VIOLATION, SUBSQ. OFF. c. 128 s. 2B	Misd.				2 1/2 yrs		
Yes	2		c. 128A s. 5C		RACING BETTING ACCOUNT VIOLATION c. 128A s. 5C	Misd.				2 yrs		
Yes	2		c. 128A s. 9		RACING REGULATION VIOLATION c. 128A s. 9	Misd.				1 yr		
Yes	1		c. 128A s. 10A		RACE TRACK, TRESPASS AT c. 128A s. 10A	Misd.				6 mos		
Yes	2		c. 128A s. 10B		RACING PARIMUTUEL TICKET, FALSE c. 128A s. 10B	Felony				2 yrs		5 yrs
Yes	2		c. 128A s. 11A		RACING OWNER HOLD INTEREST IN FAIR c. 128A s. 11A	Misd.				2 yrs		
Yes	2		c. 128A s. 12		RACING VIOLATION c. 128A s. 12	Misd.				1 yr		
Yes	2		c. 128A s. 13		GAMING ON HORSE/DOG RACE c. 128A s. 13	Misd.				1 yr		
Yes	3		c. 128A s. 13		GAMING ON HORSE/DOG RACE, SUBSQ. OFF. c. 128A s. 13	Misd.				2 yrs		
Yes	2		c. 128A s. 13B		RACING HORSE/DOG, DRUG c. 128A s. 13B	Misd.				1 yr		
Yes	2		c. 128A s. 13C		RACE, THROW OR ATTEMPT TO c. 128A s. 13C	Misd.				1 yr		

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Yes	3	Note A	c. 128A s. 18		MASS HORSE RACING AUTH, CONFLICT OF INT c. 128A s. 18	Misd.				1 yr		
Yes	2		c. 128C s. 7		GREYHOUND DISPOSITION FORM, FALSE STATEMENT ON c. 128C s. 7	Misd.				2 yrs		
Yes	3		c. 128C s. 7		GREYHOUND DISPOSITION VIOLATION, SUBSQ. OFF. c. 128C s. 7							
Yes	2		c. 128C s. 7A		GREYHOUND INJURY FORM, VET'S FALSE STATEMENT ON c. 128C s. 7A	Misd.				2 yrs		
Yes	3		c. 128C s. 7A		GREYHOUND INJURY FORM, VET'S FALSE STATEMENT ON, SUBSQ. OFF. c. 128C s. 7A							
Yes	1	Note A	c. 129 s. 7		ANIMAL INSPECTION, OBSTRUCT DFA c. 129 s. 7	Misd.				2 mos		
Yes	1	Note A	c. 129 s. 9		ANIMAL INSPECTION, OBSTRUCT MSPCA/ARL c. 129 s. 9	Misd.				2 mos		
Yes	2		c. 129 s. 30		ANIMAL QUARANTINE, BREAK c. 129 s. 30	Misd.				1 yr		
Yes	1	Note A	c. 129 s. 33A		CATTLE VIOLATION, TUBERCULIN-POSITIVE c. 129 s. 33A	Misd.				30 das		
Yes	2		c. 129 s. 33B		CATTLE TUBERCULOSIS QUARANTINE, BREAK c. 129 s. 33B	Misd.				1 yr		
Yes	2		c. 129 s. 33C		CATTLE BRUCELLOSIS QUARANTINE, BREAK c. 129 s. 33C	Misd.				1 yr		
Yes	1	Note A	c. 129 s. 36		ANIMAL, FAIL NOTIFY OF CONTAGIOUS DEAD c. 129 s. 36	Misd.				2 mos		
Yes	2		c. 129 s. 39	c. 129 s. 43	CATTLE/PIGS SALE VIOLATION, SUBSQ. OFF. c. 129 s. 39	Misd.				2 1/2 yrs		

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Yes	2		c. 129 s. 39A	c. 129 s. 43	PET SHOP VIOLATION, SUBSQ. OFF. c. 129 s. 39A	Misd.				2 1/2 yrs		
Yes	2		c. 129 s. 39B	c. 129 s. 43	GUARD DOG BUSINESS VIOLATION, SUBSQ. OFF. c. 129 s. 39B	Misd.				2 1/2 yrs		
Yes	2		c. 129 s. 39C	c. 129 s. 43	HEARING DOG BUSINESS VIOLATION, SUBSQ. OFF. c. 129 s. 39C	Misd.				2 1/2 yrs		
Yes	2		c. 129 s. 40A	c. 129 s. 43	HOG CHOLERA VACCINE VIOLATION, SUBSQ.OFF c. 129 s. 40A	Misd.				2 1/2 yrs		
Yes	2		c. 129 s. 41	c. 129 s. 43	CATTLE, TRANSPORT W/O BILL OF SALE, SUBSQ. OFF. c. 129 s. 41	Misd.				2 1/2 yrs		
Yes	2		c. 129 s. 42	c. 129 s. 43	CATTLE, NON-VETERINARIAN TAG, SUBSQ. OFF. c. 129 s. 42	Misd.				2 1/2 yrs		
Yes	2		c. 129 s. 44 through 47	c. 129 s. 48	HORSE DEALING/TRANSPORT/IMPORT VIOLATION, SUBSQ. OFF. c. 129 s. 44 through 47	Misd.				2 1/2 yrs		
Yes	1		c. 130 s. 18		FISH PROPAGATION AREA, INTERFERE WITH c. 130 s. 18	Misd.				6 mos		
Yes	1	Note A	c. 130 s. 19		FISH, OBSTRUCT SPAWNING c. 130 s. 19	Misd.				30 das		
Yes	2		c. 130 s. 23		POLLUTE/EXPLODE COASTAL WATERS c. 130 s. 23	Misd.				1 yr		
Yes	2		c. 130 s. 27		POLLUTE COASTAL WATERS c. 130 s. 27	Misd.				1 yr		
Yes	1	Note A	c. 130 s. 31		LOBSTER/CRAB/FISH POT/CATCH, TAKE/INJURE c. 130 s. 31	Misd.				2 mos		
Yes	1		c. 130 s. 34		SMELTS TAKEN OUT OF SEASON c. 130 s. 34	Misd.				6 mos		

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Yes	1		c. 130 s. 34		SMELTS TAKEN OUT OF SEASON, SUBSQ. OFF. c. 130 s. 34	Misd.				6 mos		
Yes	1	Note A	c. 130 s. 36		SMELTS TAKEN FROM CLOSED AREA c. 130 s. 36	Misd.				30 das		
Yes	1	Note A	c. 130 s. 37		LOBSTER/CRAB WITHOUT LICENSE c. 130 s. 37	Misd.				3 mos		
Yes	1	Note A	c. 130 s. 38		LOBSTER/CRAB LICENSE, FAIL EXHIBIT c. 130 s. 38	Misd.				1 mo		
Yes	2		c. 130 s. 38		LOBSTER/CRAB VIOLATION c. 130 s. 38	Misd.				1 yr		
Yes	2		c. 130 s. 41		LOBSTER, TAKE EGG-BEARING, SUBSQ. OFF. c. 130 s. 41	Misd.			60 das	6 mos		
Yes	2		c. 130 s. 41A		LOBSTER, TAKE EGG-BEARING, SUBSQ. OFF. c. 130 s. 41A	Misd.			90 das	1 yr		
Yes	2	Note A	c. 130 s. 44		LOBSTER, SHORT, SUBSQ. OFF. c. 130 s. 44	Misd.			1 mo	3 mos		
Yes	1	Note A	c. 130 s. 67		SHELLFISH LICENSED GROUNDS VIOL c. 130 s. 67	Misd.				1 mo		
Yes	2	Note A	c. 130 s. 67		SHELLFISH LICENSED GROUNDS VIOL, SUBSQ. OFF. c. 130 s. 67	Misd.				6 mos		
Yes	1		c. 130 s. 68		SHELLFISH LICENSED WATERS VIOL c. 130 s. 68	Misd.			1 mo	6 mos		
Yes	2		c. 130 s. 69	c. 130 s. 2	QUAHAUGS/CLAMS, SHORT c. 130 s. 69	Misd.				1 yr		
Yes	1	Note A	c. 130 s. 70		SCALLOPS, IMMATURE c. 130 s. 70	Misd.				30 das		

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Yes	1	Note A	c. 130 s. 71		SCALLOPS IN CLOSED SEASON c. 130 s. 71	Misd.				30 das		
Yes	1	Note A	c. 130 s. 72		SCALLOPS, EXCESS CATCH OF c. 130 s. 72	Misd.				30 das		
Yes	3		c. 130 s. 75		SHELLFISH IN CONTAMINATED AREA AT NIGHT c. 130 s. 75	Felony						3 yrs
Yes	3		c. 130 s. 75		SHELLFISH IN CONTAMINATED AREA BY DEALER c. 130 s. 75	Misd.				2 1/2 yrs		
Yes	3		c. 130 s. 75		SHELLFISH IN CONTAMINATED AREA c. 130 s. 75	Misd.				2 yrs		
Yes	1		c. 130 s. 80		FISHING, COMMERCIAL LICENSE VIOL c. 130 s. 80							
Yes	3		c. 130 s. 81		SHELLFISH SALES VIOLATION c. 130 s. 81							
Yes	3		c. 130 s. 82		SHELLFISH LABELING VIOLATION c. 130 s. 82							
Yes	1	Note A	c. 130 s. 92		SALE OF SCALLOPS; VIOLATION c. 130 s. 92	Misd.				30 das		
Yes	1	Note A	c. 130 s. 100B		STRIPED BASS VIOLATION c. 130 s. 100B	Misd.				60 das		
Yes	1	Note A	c. 130 s. 100D		EELING VIOLATION c. 130 s. 100D	Misd.				30 das		
Yes	2		c. 130 s. 102	c. 130 s. 2	MARINE PLANTS, TAKE IMPROP c. 130 s. 102	Misd.				1 yr		
Yes	2		c. 130 s. 105		WETLANDS ORDER, VIOLATE D.E.P. c. 130 s. 105	Misd.				1 yr		

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Grid	Offense Level	Notes	Offense Reference	Offense Penalty Reference	Offense	Penalty Type	Staircase Factor	Mand. Time	Min H/C	Max H/C	Min Prison	Max Prison
Yes	1		c. 130 s. 106		SHARK FIN VIOLATIONS c. 130 s. 106	Misd.				60 das		
Yes	1		c. 131 s. 4	c. 131 s. 4	RIFLE OF IMPROPER CALIBER c. 131 s. 4	Misd.				6 mos		
Yes	1	Note A	c. 131 s. 5	c. 131 s. 90	HUNT/TRAP/FISH/POSSES ANY ANIMAL NOT PROVIDED FOR IN 131/5 OR OUT OF SEASON c. 131 s. 5	Misd.				30 das		
Yes	1	Note A	c. 131 s. 5C	c. 131 s. 90	HUNT/FISH, OBSTRUCT c. 131 s. 5C	Misd.				14 das		
Yes	1	Note A	c. 131 s. 10	c. 131 s. 90	HUNT/TRAP WITHIN WILDLIFE SANCTUARY c. 131 s. 10	Misd.				30 das		
Yes	1	Note A	c. 131 s. 13	c. 131 s. 90	DEER/WATERFOWL, HUNT WITHOUT STAMP c. 131 s. 13	Misd.				30 das		
Yes	1	Note A	c. 131 s. 16	c. 131 s. 90	HUNT/FISH DUPLICATE LIC VIOL c. 131 s. 16	Misd.				60 das		
Yes	1		c. 131 s. 18	c. 131 s. 90	LICENSE RECORD BOOKS, PAYMENT TO DIRECTOR, SURETY BONDS, FAILURE TO c. 131 s. 18	Misd.				6 mos		
Yes	1		c. 131 s. 19	c. 131 s. 90	FISH, IMPORT/INTRODUCE WITHOUT Lic. c. 131 s. 19	Misd.				6 mos		
Yes	1		c. 131 s. 19A	c. 131 s. 90	WILD ANIMAL IMPORT VIOLATION c. 131 s. 19A	Misd.				6 mos		
Yes	1		c. 131 s. 21A		BEAR/BOBCAT, HUNT WITH DOG c. 131 s. 21A	Misd.				6 mos		
Yes	1	Note A	c. 131 s. 23	c. 131 s. 90	FISH/WILD ANIMAL, DEAL WITHOUT LIC c. 131 s. 23	Misd.				30 das		
Yes	1	Note A	c. 131 s. 25	c. 131 s. 90	ANIMAL, POSSESS WITHOUT LIC. c. 131 s. 25	Misd.				30 das		

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Yes	1		c. 131 s. 25C	c. 131 s. 90	ANIMAL QUARANTINE VIOLATION c. 131 s. 25C	Misd.				6 mos		
Yes	1	Note A	c. 131 s. 26	c. 131 s. 90	ANIMAL, SELL WITHOUT ID TAG c. 131 s. 26	Misd.				30 das		
Yes	1	Note A	c. 131 s. 27	c. 131 s. 90	TAXIDERMIST VIOLATION c. 131 s. 27	Misd.				30 das		
Yes	1	Note A	c. 131 s. 28	c. 131 s. 90	ANIMAL FUR VIOLATION c. 131 s. 28	Misd.				60 das		
Yes	1	Note A	c. 131 s. 30	c. 131 s. 90	NETTING OF CARP OR SUCKERS WITHOUT A PERMIT c. 131 s. 30	Misd.				30 das		
Yes	1	Note A	c. 131 s. 32	c. 131 s. 90	LIC. UNDER c. 131 VIOLATION c. 131 s. 32	Misd.				30 das		
Yes	1	Note A	c. 131 s. 33	c. 131 s. 90	LIC. UNDER c. 131, ALTER/FORGE c. 131 s. 33	Misd.				60 das		
Yes	1	Note A	c. 131 s. 35	c. 131 s. 90	HUNT/FISH Lic., FAIL SURRENDER c. 131 s. 35	Misd.				30 das		
Yes	1	Note A	c. 131 s. 36	c. 131 s. 90	KILLING OF GAME BY LANDOWNER OR TENANT, FAILURE TO REPORT c. 131 s. 36	Misd.				30 das		
Yes	1	Note A	c. 131 s. 38	c. 131 s. 90	FARMER'S PERMIT TO TRAP/KILL BIRDS, VIOLATION OF c. 131 s. 38	Misd.				30 das		
Yes	2		c. 131 s. 40	c. 131 s. 90	WETLANDS VIOLATION, COASTAL/TIDAL c. 131 s. 40	Misd.				2 yrs		
Yes	2		c. 131 s. 40A	c. 131 s. 90	WETLANDS VIOLATION, INLAND c. 131 s. 40A	Misd.				1 yr		
Yes	2		c. 131 s. 41	c. 131 s. 90	DISCHARGE OF WASTE MATERIALS INTO PROTECTED INLAND WATERS c. 131 s. 41	Misd.				2 yrs		

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Yes	2		c. 131 s. 42	c. 131 s. 90	TRASH DEPOSITED IN INLAND WATERS c. 131 s. 42	Misd.				2 yrs		
Yes	2		c. 131 s. 43	c. 131 s. 90	POISON MAMMAL/BIRD c. 131 s. 43	Misd.				2 yrs		
Yes	1	Note A	c. 131 s. 44	c. 131 s. 90	TRASH DEPOSITED BY HUNTER/FISHER c. 131 s. 44	Misd.				30 das		
Yes	1	Note A	c. 131 s. 45	c. 131 s. 90	GREAT POND, MUNICIPAL REGUL FOR c. 131 s. 45	Misd.				30 das		
Yes	1	Note A	c. 131 s. 47	c. 131 s. 90	POND, ENCLOSE/FISH IMPROP c. 131 s. 47	Misd.				30 das		
Yes	1	Note A	c. 131 s. 48	c. 131 s. 90	POND/RESERVOIR, DRAIN WITHOUT NOTICE c. 131 s. 48	Misd.				60 das		
Yes	1	Note A	c. 131 s. 50	c. 131 s. 90	FISH OTHER THAN BY ANGLING c. 131 s. 50	Misd.				30 das		
Yes	1	Note A	c. 131 s. 51	c. 131 s. 90	TROUT FISH OTHER THAN BY ANGLING c. 131 s. 51	Misd.				30 das		
Yes	1	Note A	c. 131 s. 52	c. 131 s. 90	BAIT FISH VIOLATION c. 131 s. 52	Misd.				30 das		
Yes	1	Note A	c. 131 s. 52A	c. 131 s. 90	EELING VIOLATION, COMMERCIAL c. 131 s. 52A	Misd.				30 das		
Yes	1	Note A	c. 131 s. 53	c. 131 s. 90	FISH INLAND WATER WITH FLOATS c. 131 s. 53	Misd.				30 das		
Yes	1	Note A	c. 131 s. 54	c. 131 s. 90	FISH INLAND WATER BY IMPROP METHOD c. 131 s. 54	Misd.				30 das		
Yes	1	Note A	c. 131 s. 57	c. 131 s. 90	HUNT ON SUNDAY VIOLATION c. 131 s. 57	Misd.				30 das		

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Yes	1	Note A	c. 131 s. 58	c. 131 s. 90	FIREARM W/I 500' OF DWELLING/DISCHARGE HWAY c. 131 s. 58	Misd.				30 das		
Yes	1	Note A	c. 131 s. 59	c. 131 s. 90	HUNT ON PUBL LAND WITHOUT PERMIT c. 131 s. 59	Misd.				30 das		
Yes	1		c. 131 s. 60	c. 131 s. 90	HUNTING INJURY VIOLATION, c. 131 s. 60	Misd.				6 mos		
Yes	1	Note A	c. 131 s. 61	c. 131 s. 90	HUNTING WEAPON, PROPERTY DAMAGE WITH c. 131 s. 61	Misd.				60 das		
Yes	1	Note A	c. 131 s. 62	c. 131 s. 90	HUNT WHILE UNDER INFLUENCE OF LIQUOR OR DRUGS c. 131 s. 62	Misd.				30 das		
Yes	1	Note A	c. 131 s. 63	c. 131 s. 90	SHOTGUN/RIFLE IN MV/PLANE/BOAT, LOADED c. 131 s. 63	Misd.				60 das		
Yes	1	Note A	c. 131 s. 64	c. 131 s. 90	HUNT WITH AUTOMATIC WEAPON c. 131 s. 64	Misd.				60 das		
Yes	2		c. 131 s. 65	c. 131 s. 90	HUNT FR VEHICLE/BOAT c. 131 s. 65	Misd.				1 yr		
Yes	2		c. 131 s. 65A(b)		ONLINE SHOOTING OR SPEARING VIOLATION, c. 131 s. 65A(b)	Misd.				2 1/2 yrs		
Yes	2		c. 131 s. 66	c. 131 s. 90	SHOTGUN SHELLS IN CLOSED SEASON c. 131 s. 66	Misd.				1 yr		
Yes	2		c. 131 s. 67	c. 131 s. 90	AMMUNITION OF UNLAWFUL CALIBER c. 131 s. 67	Misd.				1 yr		
Yes	1		c. 131 s. 68	c. 131 s. 90	HUNT BY ARTIFICIAL LIGHT c. 131 s. 68	Misd.				6 mos		
Yes	1	Note A	c. 131 s. 69	c. 131 s. 90	BOW & ARROW, HUNT WITH IMPROP c. 131 s. 69	Misd.				30 das		

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Yes	1	Note A	c. 131 s. 70	c. 131 s. 90	HUNT BY IMPROPER MEANS c. 131 s. 70	Misd.				60 das		
Yes	1	Note A	c. 131 s. 71	c. 131 s. 90	HUNTER ORANGE VIOLATION c. 131 s. 71	Misd.				30 das		
Yes	1	Note A	c. 131 s. 72	c. 131 s. 90	DEER TAGGING VIOLATION c. 131 s. 72	Misd.				30 das		
Yes	1		c. 131 s. 73	c. 131 s. 90	MOOSE, HUNT c. 131 s. 73	Misd.				6 mos		
Yes	1	Note A	c. 131 s. 74	c. 131 s. 90	BIRD NEST/EGGS, DISTURB c. 131 s. 74	Misd.				30 das		
Yes	1		c. 131 s. 75	c. 131 s. 90	TURKEY, HUNT/POSSESS WILD c. 131 s. 75	Misd.				6 mos		
Yes	1		c. 131 s. 75A	c. 131 s. 90	BIRD OF PREY, HUNT c. 131 s. 75A	Misd.				6 mos		
Yes	1	Note A	c. 131 s. 76	c. 131 s. 90	MAMMAL, REMOVE IMPROP c. 131 s. 76	Misd.				30 das		
Yes	1	Note A	c. 131 s. 77	c. 131 s. 90	HUNT WITH FERRET/FITCH c. 131 s. 77	Misd.				30 das		
Yes	1		c. 131 s. 79	c. 131 s. 90	TRAP/NET/SNARE BIRD/MAMMAL c. 131 s. 79	Misd.				6 mos		
Yes	1	Note A	c. 131 s. 80	c. 131 s. 90	TRAP, UNREGISTERED c. 131 s. 80	Misd.				30 das		
Yes	2	Note A	c. 131 s. 80A	c. 131 s. 90	TRAP, LEGHOLD c. 131 s. 80A	Misd.				6 mos		
Yes	1	Note A	c. 131 s. 82	c. 131 s. 90	DEER, ALLOW DOG TO MOLEST c. 131 s. 82	Misd.				30 das		

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Yes	1	Note A	c. 131 s. 83	c. 131 s. 90	SPARROW/STARLING, BLOCK EXTERMINATION OF c. 131 s. 83	Misd.				30 das		
Yes	1	Note A	c. 131 s. 84	c. 131 s. 90	HOMING PIGEON, INTERFERE WITH c. 131 s. 84	Misd.				30 das		
Yes	1	Note A	c. 131 s. 85	c. 131 s. 90	TRANSPORTATION OF UNLAWFULLY TAKEN FISH/ANIMALS INTO OR OUT OF THE COMMONWEALTH c. 131 s. 85	Misd.				30 das		
Yes	2		c. 131 s. 86	c. 131 s. 90	EXPERIMENT/PROPAGATION, INTERFERE WITH c. 131 s. 86	Misd.				1 yr		
Yes	1	Note A	c. 131A s. 2	c. 131A s. 6	ENDANGERED SPECIES VIOLATION, c. 131A s. 2	Misd.				90 das		
Yes	2	Note A	c. 131A s. 2	c. 131A s. 6	ENDANGERED SPECIES, VIOLATION, 2ND AND SUBSQ. OFF. c. 131A s. 2	Misd.				180 das		
Yes	2		c. 132B s. 6	c. 132B s. 14	PESTICIDE, IMPROP DISTRIBUTE c. 132B s. 6	Misd.				1 yr		
Yes	1		c. 132B s. 6A	c. 132B s. 14	PESTICIDE, IMPROPER USE, 1ST AND SUBSQ., c. 132B s. 6A	Misd.				6 mos		
Yes	1		c. 132B s. 6B	c. 132B s. 14	PESTICIDE USE, UTILITY FL NOTIFY OF, 1ST AND SUBSQ., c. 132B s. 6B	Misd.				6 mos		
Yes	1		c. 132B s. 14	c. 132B s. 14	PESTICIDE REGULATION VIOLATION, 1ST AND SUBSQ., c. 132B s. 14	Misd.				6 mos		
Yes	2		c. 132B s. 14	c. 132B s. 14	PESTICIDE ORDER, KNOWING VIOLATION, c. 132B s. 14	Misd.				2 yrs		
Yes	2		c. 138	c. 138 s. 62	LIQUOR VIOLATIONS, c. 138	Misd.			1 mo	1 yr		
Yes	2		c. 138 s. 2		LIQUOR, SELL/MAKE/STORE/TRANSPORT UNLAW c. 138 s. 2	Misd.				1 yr		

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Yes	2		c. 138 s. 18A	c. 138 s. 2	LIQUOR AGENT/BROKER VIOLATION c. 138 s. 18A	Misd.				1 yr		
Yes	2		c. 138 s. 19A	c. 138 s. 2	LIQUOR SALESPERSON WITHOUT PERMIT c. 138 s. 19A	Misd.				1 yr		
Yes	2		c. 138 s. 20A	c. 138 s. 2	LIQUOR, STORE/WAREHOUSE WITHOUT PERMIT c. 138 s. 20A	Misd.				1 yr		
Yes	1		c. 138 s. 22		LIQUOR, TRANSPORT UNLAWFULLY c. 138 s. 22	Misd.				6 mos		
Yes	1		c. 138 s. 25D		LIQUOR PRICE, FALSE STATEMENT OF c. 138 s. 25D	Misd.				6 mos		
Yes	1		c. 138 s. 30G		LIQUOR SALE BY PURPORTED DRUGGIST c. 138 s. 30G	Misd.			1 mo	6 mos		
Yes	1		c. 138 s. 32		LIQUOR, PEDDLE FROM VEHICLE c. 138 s. 32	Misd.				6 mos		
Yes	2		c. 138 s. 34		LIQUOR TO PERSON UNDER 21, SELL/DELIVER c. 138 s. 34	Misd.				1 yr		
Yes	1	Note A	c. 138 s. 34B		LIQUOR ID CARD/LICENSE, FALSE/MISUSE c. 138 s. 34B	Misd.				3 mos		
Yes	2		c. 138 s. 61		LIQUOR CLUB, UNLICENSED c. 138 s. 61	Misd.			3 mos	1 yr		
Yes	1	Note A	c. 138 s. 63A		LIQUOR INSPECTOR, OBSTRUCT c. 138 s. 63A	Misd.				2 mos		
Yes	1	Note A	c. 138 s. 65		DELIVERY OF LICENSE, FAILURE c. 138 s. 65	Misd.				3 mos		
Yes	4		c. 139 s. 4 through 5	c. 139 s. 5	PROSTITUTION NUISANCE, MAINTAIN c. 139 s. 4 through 5							

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Yes	2		c. 139 s. 14 through 15	c. 139 s. 15	GAMBLING NUISANCE, MAINTAIN c. 139 s. 14 through 15	Misd.			3 mos	1 yr		
Yes	2		c. 139 s. 20		NUISANCE, AID/PERMIT c. 139 s. 20	Misd.			3 mos	1 yr		
Yes	1	Note A	c. 140 s. 2	c. 140 s. 21	LICENSE IN VIOL C.140, ISSUE, 3RD AND SUBSQ. OFF. c. 140 s. 2	Misd.				3 mos		
Yes	1	Note A	c. 140 s. 12		RESTAURANT, DEFRAUD c. 140 s. 12	Misd.				3 mos		
Yes	2		c. 140 s. 12		INNKEEPER, DEFRAUD, UNDER \$100 c. 140 s. 12	Misd.				1 yr		
Yes	2		c. 140 s. 12		INNKEEPER, DEFRAUD, OVER \$100 c. 140 s. 12	Misd.				2 yrs		
Yes	0	Note A	c. 140 s. 18	c. 140 s. 21	INNKEEPER/RESTAURANT, FAIL POST NAME, 3RD AND SUBSQ. OFF. c. 140 s. 18	Misd.				3 mos		
Yes	0	Note A	c. 140 s. 20	c. 140 s. 21	INNKEEPER/RESTAURANT, UNLICENSED, 3RD AND SUBSQ. OFF. c. 140 s. 20	Misd.				3 mos		
Yes	0	Note A	c. 140 s. 21F		ORGANIZATION DISPENSE FOOD, UNLIC, 3RD AND SUBSQ. OFF. c. 140 s. 21F	Misd.				3 mos		
Yes	0	Note A	c. 140 s. 24		LODGING HOUSE, UNLICENSED c. 140 s. 24	Misd.				3 mos		
Yes	2		c. 140 s. 26		INNHOLDER PERMIT IMMORAL CONDUCT c. 140 s. 26	Misd.			6 mos	1 yr		
Yes	1	Note A	c. 140 s. 27		HOTEL REGISTER, FAIL KEEP c. 140 s. 27	Misd.				3 mos		
Yes	2		c. 140 s. 46B		EMPLOYMENT AGENCY, UNLICENSED c. 140 s. 46B	Misd.				1 yr		

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Yes	2		c. 140 s. 46E		EMPLOYMENT AGENCY LICENSE VIOLATION c. 140 s. 46E	Misd.				1 yr		
Yes	2		c. 140 s. 46J		EMPLOYMENT AGENCY RECRUITMENT VIOL c. 140 s. 46J	Misd.				1 yr		
Yes	2		c. 140 s. 46K		EMPLOYMENT AGENCY PROHIBITED PRACTICE c. 140 s. 46K	Misd.				1 yr		
Yes	2		c. 140 s. 46L		EMPLOYMENT AGENCY FEE VIOLATION c. 140 s. 46L	Misd.				1 yr		
Yes	2		c. 140 s. 46M		EMPLOYMENT AGENCY FAIL RETURN EXCESS FEE c. 140 s. 46M	Misd.				1 yr		
Yes	2		c. 140 s. 46N		EMPLOYMENT AGENCY CONTRACT VIOLATION c. 140 s. 46N	Misd.				1 yr		
Yes	2		c. 140 s. 46O		EMPLOYMENT AGENCY FEE REFUND VIOLATION c. 140 s. 46O	Misd.				1 yr		
Yes	1		c. 140 s. 46R		EMPLOYMENT AGENCY INFORMATION, DISCLOSE c. 140 s. 46R	Misd.				6 mos		
Yes	0		c. 140 s. 51	c. 140 s. 53	MASSAGE/BATHS, UNLICENSED c. 140 s. 51	Misd.				6 mos		
Yes	0		c. 140 s. 53		MASSAGE/BATHS VIOLATION c. 140 s. 53	Misd.				6 mos		
Yes	2		c. 140 s. 58	c. 140 s. 69	USED CAR DEALER REPAIR FACILITIES VIOL c. 140 s. 58	Misd.				1 yr		
Yes	2		c. 140 s. 60	c. 140 s. 69	USED CAR REGULATIONS VIOLATION c. 140 s. 60	Misd.				1 yr		
Yes	2		c. 140 s. 61	c. 140 s. 69	USED CAR DEALER FAIL RETAIN VEH/PARTS c. 140 s. 61	Misd.				1 yr		

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Yes	2		c. 140 s. 62	c. 140 s. 69	USED CAR DEALER FAIL KEEP REGISTER c. 140 s. 62	Misd.				1 yr		
Yes	2		c. 140 s. 67	c. 140 s. 69	USED CAR DEALER OBSTRUCT POLICE c. 140 s. 67	Misd.				1 yr		
Yes	2		c. 140 s. 67A	c. 140 s. 69	USED CAR DEALER FAIL REMOVE PLATES c. 140 s. 67A	Misd.				1 yr		
Yes	2		c. 140 s. 68	c. 140 s. 69	USED CAR SALES, UNLICENSED c. 140 s. 68	Misd.				1 yr		
Yes	2		c. 140 s. 74		PAWNBROKER OBSTRUCT OFFICER c. 140 s. 74	Misd.				1 yr		
Yes	0	Note A	c. 140 s. 76	c. 140 s. 82	PAWNBROKER, UNLICENSED c. 140 s. 76	Misd.				2 mos		
Yes	1	Note A	c. 140 s. 78	c. 140 s. 82	PAWNBROKER USURY VIOLATION c. 140 s. 78	Misd.				2 mos		
Yes	1	Note A	c. 140 s. 79	c. 140 s. 82	PAWNBROKER RECORDKEEPING VIOLATION c. 140 s. 79	Misd.				2 mos		
Yes	1	Note A	c. 140 s. 80	c. 140 s. 82	PAWNBROKER FAIL GIVE RECEIPT c. 140 s. 80	Misd.				2 mos		
Yes	1	Note A	c. 140 s. 81	c. 140 s. 82	PAWNBROKER OBSTRUCT INSPECTION OF BOOKS c. 140 s. 81	Misd.				2 mos		
Yes	1		c. 140 s. 84		PAWN TOOLS UNDER FALSE NAME c. 140 s. 84	Misd.				6 mos		
Yes	2		c. 140 s. 89		LOANMAKER OBSTRUCT INSPECTION OF BOOKS c. 140 s. 89	Misd.				1 yr		
Yes	2		c. 140 s. 90A	c. 140 s. 90E	USURY ON HOME MORTGAGE LOAN c. 140 s. 90A	Misd.				1 yr		

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Yes	1		c. 140 s. 99		SMALL LOANS INVESTIGATION, OBSTRUCT c. 140 s. 99	Misd.				6 mos		
Yes	2		c. 140 s. 103		SMALL LOANS VIOLATION c. 140 s. 103	Misd.				1 yr		
Yes	3		c. 140 s. 110		SMALL LOANS, UNLICENSED c. 140 s. 110	Felony				2 1/2 yrs		10 yrs
Yes	3		c. 140 s. 122		FIREARM DEALER'S LICENSE, IMPROP ISSUE c. 140 s. 122	Misd.			6 mos	2 yrs		
Yes	2		c. 140 s. 122B		AMMUNITION, UNLICENSED SALE OF c. 140 s. 122B	Misd.			6 mos	2 yrs		
Yes	2		c. 140 s. 122C(b)		SELF DEFENSE SPRAY, UNLICENSED SALE OF c. 140 s. 122C(b)	Misd.				2 yrs		
Yes	2		c. 140 s. 122D		SELF DEFENSE SPRAY, POSSESSION OR PURCHASE VIOLATION c. 140 s. 122D	Misd.				2 yrs		
Yes	4		c. 140 s. 128		FIREARM SALE, VIOLATION c. 140 s. 128	Felony			1 yr	2 1/2 yrs	1 yr	10 yrs
Yes	4		c. 140 s. 128B		FIREARM, FAIL REPORT UNAUTHORIZED, SUBSQ c. 140 s. 128B	Felony						10 yrs
Yes	2		c. 140 s. 129		FIREARM APPLIC, FALSE STATEMENT ON c. 140 s. 129	Misd.				1 yr		
Yes	4	Note B	c. 140 s. 129		FIREARM APPLIC, FALSE STATEMENT ON, SUBSQ c. 140 s. 129	Felony					2 1/2 yrs	5 yrs
Yes	3		c. 140 s. 129B(8)		FIREARM ID CARD APPLIC, FALSE STATEMENT ON c. 140 s. 129B(8)	Misd.			6 mos	2 yrs		
Yes	3		c. 140 s. 129C		FIREARM TRANSFER/LOSS FAIL TO REPORT, OWNER, THIRD OFFENSE c. 140 s. 129C							

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Yes	4		c. 140 s. 130		FIREARM SALE TO MINOR/ALIEN c. 140 s. 130	Felony				2 1/2 yrs		10 yrs
Yes	3		c. 140 s. 131(h)		FIREARM LICENSE VIOLATION c. 140 s. 131(h)	Misd.			6 mos	2 yrs		
Yes	3		c. 140 s. 131(k)		FIREARM LICENSE VIOLATION c. 140 s. 131(k)	Misd.			6 mos	2 yrs		
Yes	3		c. 140 s. 131A		FIREARM PERMIT, IMPROP ISSUE c. 140 s. 131A	Misd.			6 mos	2 yrs		
Yes	2		c. 140 s. 131B		LOAN SECURED BY FIREARM c. 140 s. 131B	Misd.				1 yr		
Yes	5		c. 140 s. 131E		FIREARM PURCHASE FOR ANOTHER c. 140 s. 131E	Felony					2 1/2 yrs	10 yrs
Yes	1		c. 140 s. 131H		FIREARM, ALIEN POSSESS c. 140 s. 131H	Misd.				6 mos		
Yes	4		c. 140 s. 131I		FIREARM LICENSE/ID CARD, FALSE c. 140 s. 131I	Felony				2 yrs		5 yrs
Yes	3		c. 140 s. 131J		ELECTRIC STUN GUN, SELL/POSSESS c. 140 s. 131J	Misd.			6 mos	2 1/2 yrs		
Yes	2		c. 140 s. 131L(a)	c. 140 s. 131L(b)	FIREARM, STORE IMPROPER c. 140 s. 131L(a)	Misd.				1 1/2 yrs		
Yes	3		c. 140 s. 131L(a)	c. 140 s. 131L(b)	FIREARM, STORE IMPROPER LARGE CAPACITY c. 140 s. 131L(a)	Felony						
Yes	3		c. 140 s. 131L(a)	c. 140 s. 131L(c)	RIFLE/SHOTGUN, STORE IMPROPER NEAR MINOR c. 140 s. 131L(a)	Felony						
Yes	4	Note B	c. 140 s. 131L(a)	c. 140 s. 131L(d)	FIREARM, STORE IMPROPER LARGE CAPACITY NEAR MINOR c. 140 s. 131L(a)	Felony					4 yrs	15 yrs

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Yes	4		c. 140 s. 131M		ASSAULT WEAPON, SELL/POSSESS c. 140 s. 131M	Felony			1 yr	2 1/2 yrs	1 yr	10 yrs
Yes	6		c. 140 s. 131M		ASSAULT WEAPON, SELL/POSSESS, SUBSQ. c. 140 s. 131M	Felony					5 yrs	15 yrs
Yes	4		c. 140 s. 131N		FIREARM, COVERT/UNDETECTABLE c. 140 s. 131N	Felony			1 yr	2 1/2 yrs	1 yr	10 yrs
Yes	6		c. 140 s. 131N		FIREARM, COVERT/UNDETECTABLE, 2ND OFFENSE c. 140 s. 131N	Felony					5 yrs	15 yrs
Yes	3		c. 140 s. 131P(d)		FIREARM SAFETY CERTIFICATE, FALSE INFO IN c. 140 s. 131P(d)	Misd.				2 yrs		
Yes	3		c. 140 s. 131P(e)		FIREARM SAFETY CERTIFICATE, IMPROPER ISSUE c. 140 s. 131P(e)	Misd.				2 yrs		
Yes	2		c. 140 s. 147		DOG LICENSE VIOLATION BY OFFICIAL c. 140 s. 147	Misd.			1 mo	1 yr		
Yes	1	Note A	c. 140 s. 157A		DOG ORDER, DISOBEY c. 140 s. 157A	Misd.				60 das		
Yes	1	Note A	c. 140 s. 157A		DOG ORDER, DISOBEY, SUBSQ. OFF. c. 140 s. 157A	Misd.				90 das		
Yes	2		c. 140 s. 180B		THEATRICAL AGENT, UNLICENSED c. 140 s. 180B	Misd.				1 yr		
Yes	2		c. 140 s. 183C		CABARET ENTERTAINMENT, UNLICENSED c. 140 s. 183C	Misd.				1 yr		
Yes	2		c. 140 s. 184		CABARET ENTERTAINMENT WITH LIQUOR, UNLIC c. 140 s. 184	Misd.				2 yrs		
Yes	2		c. 140 s. 185A	c. 140 s. 185F	TICKET RESALE VIOLATION, 3RD AND SUBSQ. OFF. c. 140 s. 185A	Misd.				1 yr		

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Yes	2		c. 140 s. 185D	c. 140 s. 185F	TICKET SCALPING, 3RD AND SUBSQ. OFF. c. 140 s. 185D	Misd.				1 yr		
Yes	2		c. 140 s. 185E	c. 140 s. 185F	TICKET RESALE REGUL VIOLATION, 3RD AND SUBSQ. OFF. c. 140 s. 185E	Misd.				1 yr		
Yes	2		c. 140 s. 205A		AMUSEMENT DEVICE/ROCK WALL VIOLATION c. 140 s. 205A	Misd.				1 yr		
Yes	1	Note A	c. 140B s. 8		JUNKYARD VIOLATION c. 140B s. 8	Misd.			10 das	30 das		
Yes	2	Note A	c. 140B s. 8		JUNKYARD VIOLATION, SUBSQ. OFF. c. 140B s. 8	Misd.			30 das	6 mos		
Yes	4		c. 140D s. 27		UNAUTHORIZED USE OF CREDIT CARDS c. 140D s. 27	Felony						
Yes	2		c. 140D s. 31		CONSUMER CREDIT COST DISCLOSURE VIOL c. 140D s. 31	Misd.				1 yr		
Yes	1		c. 141 s. 5		ELECTRICIAN, UNLICENSED, SUBSQ. OFF. c. 141 s. 5	Misd.				6 mos		
Yes	1		c. 141 s. 9	c. 141 s. 5	MISSTATEMENTS, ELECTRICAL LICENSE, SUBSQ OFF, c. 141 s. 9	Misd.				6 mos		
Yes	2		c. 142A s. 19		HOME IMPROVEMENT CONTRACTOR VIOLATION c. 142A s. 19	Misd.				1 yr		
Yes	2		c. 142A s. 19		HOME IMPROVEMENT CONTRACTOR, UNLICENSED c. 142A s. 19	Misd.				2 yrs		
Yes	2		c. 143 s. 3V		SAFETY GLASS, FAIL USE c. 143 s. 3V	Misd.				1 yr		
Yes	2		c. 143 s. 87		SAFETY FILM, SELL/MARK FALSE c. 143 s. 87	Misd.			6 mos	2 yrs		

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Yes	2		c. 143 s. 94		STATE BUILDING CODE VIOLATION c. 143 s. 94	Misd.				1 yr		
Yes	1		c. 146 s. 33		BOILER INSPECTION VIOLATION c. 146 s. 33	Misd.				6 mos		
Yes	1	Note A	c. 146 s. 41		COMPRESSED AIR TANK VIOLATION c. 146 s. 41	Misd.				1 mo		
Yes	1	Note A	c. 146 s. 53	c. 146 s. 55	HOISTING MACHINERY, OPERATION VIOLATION c. 146 s. 53	Misd.				3 mos		
Yes	1	Note A	c. 146 s. 54	c. 146 s. 55	HOISTING MACHINERY LIC ON PERSON, OP W/O c. 146 s. 54	Misd.				3 mos		
Yes	1	Note A	c. 146 s. 54A	c. 146 s. 55	HOISTING MACHINERY LIC INSPEC, OBSTRUCT c. 146 s. 54A	Misd.				3 mos		
Yes	1	Note A	c. 146 s. 55		ENGINEER/FIREMAN/OPERATOR VIOLATION c. 146 s. 55	Misd.				3 mos		
Yes	1		c. 146 s. 89		PIPEFITTER, UNLICENSED, SUBSQ. OFF. c. 146 s. 89	Misd.				6 mos		
Yes	1	Note A	c. 147 s. 3		PUBLIC SAFETY INSPECTOR ACCEPT GIFT c. 147 s. 3	Misd.				3 mos		
Yes	2		c. 147 s. 23		PRIVATE DETECTIVE, UNLICENSED c. 147 s. 23	Misd.				1 yr		
Yes	2		c. 147 s. 28		PRIVATE DETECTIVE/INVESTIGATIVE REPORT, IMPROP DISCLOSE/FALSE c. 147 s. 28	Misd.				1 yr		
Yes	2		c. 147 s. 30		PRIVATE DETECTIVE LABOR DISPUTE VIOL c. 147 s. 30	Misd.			6 mos	1 yr		
Yes	1	Note A	c. 147 s. 32		BOXING/MARTIAL ARTS MATCH, UNLICENSED c. 147 s. 32	Misd.				3 mos		

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Yes	2		c. 147 s. 57		SECURITY SYSTEM BUSINESS, UNLICENSED c. 147 s. 57	Misd.				1 yr		
Yes	2		c. 147 s. 60	c. 147 s. 57	FALSE STATEMENTS BY LICENSEE OR EMPLOYEE c. 147 s. 60	Misd.				1 yr		
Yes	2		c. 148 s. 12		EXPLOSIVE MFG/STORAGE/TRANSFER VIOL c. 148 s. 12	Misd.				2 1/2 yrs		
Yes	2		c. 148 s. 15		TRANSPORTATION OF EXPLOSIVES OR INFLAMMABLE MATERIALS; VIOLATION c. 148 s. 15	Misd.				1 yr		
Yes	1	Note A	c. 148 s. 16		EXPLOSIVES/FLAMMABLES, IMPROP MAKE/STORE c. 148 s. 16	Misd.				1 mo		
Yes	2		c. 148 s. 27A		SPRINKLER SYSTEM, DISCONNECT c. 148 s. 27A	Misd.				1 yr		
Yes	1	Note A	c. 148 s. 30A		FIRE VIOLATION NOTICE, DAMAGE c. 148 s. 30A	Misd.				1 mo		
Yes	3		c. 148 s. 34A(a)		DANGEROUS CONDITION IN ASSEMBLY USE GROUP BUILDING c. 148 s. 34A(a)	Misd.				2 1/2 yrs		
Yes	4		c. 148 s. 34A(b)		DANGEROUS CONDITION IN ASSEMBLY USE GROUP BUILDING, SUBSQ. c. 148 s. 34A(b)	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 148 s. 34B		BUILDING CODE VIOLATION W/INJURY DEATH, WANTON/RECKLESS c. 148 s. 34B	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 148 s. 34C(1)		BUILDING CODE/ORDER VIOLATION, SUBSQ. c. 148 s. 34C(1)	Misd.				1 yr		
Yes	2		c. 148 s. 34C(2)		BUILDING CODE/ORDER VIOLATION, CONTINUE AFTER NOTICE c. 148 s. 34C(2)	Misd.				1 yr		
Yes	2		c. 148 s. 38B through 38I	c. 148 s. 38H	STORAGE TANK, FAIL NOTIFY DPS OF c. 148 s. 38B through 38I	Misd.				2 yrs		

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Yes	2		c. 148 s. 38H		STORAGE TANK REGULATIONS VIOLATION c. 148 s. 38H	Misd.				2 yrs		
Yes	1		c. 148 s. 39		FIREWORKS, SELL UNLAWFUL c. 148 s. 39	Misd.				1 yr		
Yes	1		c. 148 s. 40 through 44	c. 148 s. 45	FIREWORKS, IMPROPER MANUFACTURE/STORAGE c. 148 s. 40 through 44	Misd.				6 mos		
Yes	1		c. 148 s. 46		STOVE POLISH, EXPLOSIVE c. 148 s. 46	Misd.				6 mos		
Yes	1	Note A	c. 148 s. 54		CIGARETTE/MATCH, DROP ON FOREST/FIELD c. 148 s. 54	Misd.				30 das		
Yes	2		c. 148 s. 55		EXPLODING GOLF BALLS, SUBSQ. OFF. c. 148 s. 55	Misd.				1 yr		
Yes	2		c. 148 s. 60(b)		NOVELTY LIGHTER, MANUFACTURE/SELL c. 148 s. 60(b)	Misd.				1 yr		
Yes	1	Note A	c. 149 s. 16		DOLI INSPECTOR ACCEPT GIFT c. 149 s. 16	Misd.				3 mos		
Yes	1	Note A	c. 149 s. 19B		LIE DETECTOR, EMPLOYMENT VIOLATION, 2ND AND SUBSQ. OFF. c. 149 s. 19B	Misd.				90 das		
Yes	2		c. 149 s. 20D		UNION ORGANIZING, IMPROPER PAYMENT/SOLICITATION c. 149 s. 20D	Misd.				1 yr		
Yes	1	Note A	c. 149 s. 21		EMPLOYMENT ADVERTISEMENT, FALSE c. 149 s. 21	Misd.				3 mos		
Yes	1		c. 149 s. 23A		STRIKE, EMPLOY ARMED GUARDS DURING c. 149 s. 23A	Misd.				6 mos		
Yes	1		c. 149 ss. 26,27,27A,27B,27F,27G,27H	c. 149 s. 27C(a)(2)	PUBLIC WORKS, PAY/PREFERENCE VIOLATION c. 149 ss. 26,27,27A,27B,27F,27G,27H	Misd.				6 mos		

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Yes	2		c. 149 ss. 26,27,27A,27B,27F,27G,27H	c. 149 s. 27C(a)(2)	PUBLIC WORKS, PAY/PREFERENCE VIOLATION, 2ND OFF. c. 149 ss. 26,27,27A,27B,27F,27G,27H	Misd.				1 yr		
Yes	2		c. 149 ss. 26,27,27A,27B,27F,27G,27H	c. 149 s. 27C(a)(1)	PUBLIC WORKS, PAY/PREFERENCE WILLFUL VIOLATION c. 149 ss. 26,27,27A,27B,27F,27G,27H	Misd.				1 yr		
Yes	3		c. 149 ss. 26,27,27A,27B,27F,27G,27H	c. 149 s. 27C(a)(1)	PUBLIC WORKS, PAY/PREFERENCE WILLFUL VIOLATION, 2ND OFF. c. 149 ss. 26,27,27A,27B,27F,27G,27H	Misd.				2 yrs		
Yes	2		c. 149 s. 26	c. 151D s. 11	VIOLATION c. 149 s. 26 BY CORPORATE OFFICER c. 149 s. 26	Misd.				1 yr		
Yes	2		c. 149 s. 27	c. 151D s. 11	VIOLATION c. 149 s. 27 BY CORPORATE OFFICER c. 149 s. 27	Misd.				1 yr		
Yes	1		c. 149 s. 30	c. 149 s. 35	PUBLIC WORKS, EXCESS OVERTIME ON c. 149 s. 30	Misd.				6 mos		
Yes	1		c. 149 s. 31	c. 149 s. 35	PUBLIC WORKS, EXCESS OVERTIME ON c. 149 s. 31	Misd.				6 mos		
Yes	1		c. 149 s. 34	c. 149 s. 35	PUBLIC WORKS CONTRACT FAIL BAN EXCESS OT c. 149 s. 34	Misd.				6 mos		
Yes	1		c. 149 s. 34A	c. 149 s. 35	WORKERS COMP ON PUBLIC WORK, FAIL HAVE c. 149 s. 34A	Misd.				6 mos		
Yes	2		c. 149 s. 44J		INVITATIONS TO BID, NOTICE, CONTENTS, VIOLATION OF c. 149 s. 44J	Felony				2 1/2 yrs		3 yrs
Yes	1	Note A	c. 149 s. 78		CHILD LABOR VIOL c. 149 s. 78	Misd.				1 mo		
Yes	1	Note A	c. 149 s. 79		SCHOOL ATTENDANCE OFFICER, OBSTRUCT c. 149 s. 79	Misd.				2 mos		
Yes	1	Note A	c. 149 s. 80		CHILD, ASSIST ILLEGAL STREET SALES BY c. 149 s. 80	Misd.				2 mos		

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Yes	1	Note A	c. 149 s. 81		CHILD LABOR VIOL BY PARENT c. 149 s. 81	Misd.				5 das		
Yes	1	Note A	c. 149 s. 81		CHILD LABOR VIOL BY PARENT, SUBSQ. OFF. c. 149 s. 81	Misd.				10 das		
Yes	1	Note A	c. 149 s. 82		CHILD LABOR VIOL BY OFFICIAL c. 149 s. 82	Misd.				2 mos		
Yes	1	Note A	c. 149 s. 90		CHILD UNDER 16, EMPLOY c. 149 s. 90	Misd.				1 mo		
Yes	1	Note A	c. 149 s. 90		CHILD UNDER 16, EMPLOY AFTER NOTICE c. 149 s. 90	Misd.				2 mos		
Yes	2		c. 149 s. 90		CHILD LABOR PERMIT, FORGE ID TO OBTAIN c. 149 s. 90	Misd.				1 yr		
Yes	1		c. 149 s. 104		CHILD ENTERTAINER, EMPLOY c. 149 s. 104	Misd.				6 mos		
Yes	1	Note A	c. 149 s. 122		EMPLOYER VENTILATION VIOL, SUBSQ. OFF. c. 149 s. 122	Misd.				2 mos		
Yes	2		c. 149 s. 126		FIRE DOORS LOCKED DURING BUSINESS HOURS c. 149 s. 126	Misd.				1 yr		
Yes	1	Note A	c. 149 s. 147G		EMPLOYER INDUSTRIAL HOMEWORK VIOLATION c. 149 s. 147G	Misd.				2 mos		
Yes	1		c. 149 s. 148	c. 149 s. 27C(a)(2)	EMPLOYER WAGE VIOLATION c. 149 s. 148	Misd.				6 mos		
Yes	2		c. 149 s. 148	c. 149 s. 27C(a)(2)	EMPLOYER WAGE VIOLATION, 2ND OFF. c. 149 s. 148	Misd.				1 yr		
Yes	2		c. 149 s. 148	c. 149 s. 27C(a)(1)	EMPLOYER WAGE WILLFUL VIOLATION c. 149 s. 148	Misd.				1 yr		

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Yes	3		c. 149 s. 148	c. 149 s. 27C(a)(1)	EMPLOYER WAGE WILLFUL VIOLATION, 2ND OFF. c. 149 s. 148	Misd.				2 yrs		
Yes	1		c. 149 s. 148A		EMPLOYER RETALIATE FOR WAGE COMPLAINT c. 149 s. 148A	Misd.				6 mos		
Yes	1		c. 149 s. 148B	c. 149 s. 27C(a)(2)	PRESUMPTION OF EMPLOYMENT; VIOLATION OF STATUTE c. 149 s. 148B	Misd.				6 mos		
Yes	2		c. 149 s. 148B	c. 149 s. 27C(a)(2)	PRESUMPTION OF EMPLOYMENT; VIOLATION OF STATUTE, 2ND OFF. c. 149 s. 148B	Misd.				1 yr		
Yes	2		c. 149 s. 148B	c. 149 s. 27C(a)(1)	PRESUMPTION OF EMPLOYMENT; WILLFUL VIOLATION OF STATUTE c. 149 s. 148B	Misd.				1 yr		
Yes	3		c. 149 s. 148B	c. 149 s. 27C(a)(1)	PRESUMPTION OF EMPLOYMENT; WILLFUL VIOLATION OF STATUTE, 2ND OFF. c. 149 s. 148B	Misd.				2 yrs		
Yes	1		c. 149 s. 150C		EMPLOYER FAIL PURCHASE DISABILITY INSUR c. 149 s. 150C	Misd.				6 mos		
Yes	1	Note A	c. 149 s. 156		EMPLOYER PIECEWORK WEAVING VIOL, 3RD AND SUBSQ. OFF c. 149 s. 156	Misd.				1 mo		
Yes	1		c. 149 s. 159C	c. 149 s. 27C(a)(2)	EMPLOYER NOTICE/FEEES TRANSPORTATION VIOL c. 149 s. 159C	Misd.				6 mos		
Yes	2		c. 149 s. 159C	c. 149 s. 27C(a)(2)	EMPLOYER NOTICE/FEEES TRANSPORTATION VIOL, SUBSQ. OFF. c. 149 s. 159C	Misd.				1 yr		
Yes	2		c. 149 s. 159C	c. 149 s. 27C(a)(1)	EMPLOYER NOTICE/FEEES TRANSPORTATION WILLFUL VIOL c. 149 s. 159C	Misd.				1 yr		
Yes	3		c. 149 s. 159C	c. 149 s. 27C(a)(1)	EMPLOYER NOTICE/FEEES TRANSPORTATION WILLFUL VIOL, SUBSQ. OFF. c. 149 s. 159C	Misd.				2 yrs		
Yes	1	Note A	c. 149 s. 163		DOLI EMPLOYMENT OFFICE ACCEPT FEE c. 149 s. 163	Misd.				1 mo		

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Yes	1	Note A	c. 149 s. 179B		EMPLOYER FAIL NOTIFY DOLI c. 149 s. 179B	Misd.				2 mos		
Yes	2		c. 150A s. 8		LABOR RELATIONS COMMN, OBSTRUCT c. 150A s. 8	Misd.				1 yr		
Yes	2		c. 150E s. 15		LABOR RELATIONS COMMN, OBSTRUCT c. 150E s. 15	Misd.				1 yr		
Yes	1		c. 151 s. 1B	c. 149 s. 27C(a)(2)	OVERTIME, EMPLOYER FAIL PAY c. 151 s. 1B	Misd.				6 mos		
Yes	2		c. 151 s. 1B	c. 149 s. 27C(a)(2)	OVERTIME, EMPLOYER FAIL PAY, 2ND OFF. c. 151 s. 1B	Misd.				1 yr		
Yes	2		c. 151 s. 1B	c. 149 s. 27C(a)(1)	OVERTIME, EMPLOYER FAIL PAY WILLFUL c. 151 s. 1B	Misd.				1 yr		
Yes	3		c. 151 s. 1B	c. 149 s. 27C(a)(1)	OVERTIME, EMPLOYER FAIL PAY WILLFUL, 2ND OFF. c. 151 s. 1B	Misd.				2 yrs		
Yes	1		c. 151 s. 19	c. 149 s. 27C(a)(2)	MINIMUM WAGE, EMPLOYER VIOLATION c. 151 s. 19	Misd.				6 mos		
Yes	2		c. 151 s. 19	c. 149 s. 27C(a)(2)	MINIMUM WAGE, EMPLOYER VIOLATION, 2ND OFF. c. 151 s. 19	Misd.				1 yr		
Yes	2		c. 151 s. 19	c. 149 s. 27C(a)(1)	MINIMUM WAGE, EMPLOYER WILLFUL VIOLATION c. 151 s. 19	Misd.				1 yr		
Yes	3		c. 151 s. 19	c. 149 s. 27C(a)(1)	MINIMUM WAGE, EMPLOYER WILLFUL VIOLATION, 2ND OFF. c. 151 s. 19	Misd.				2 yrs		
Yes	2		c. 151A s. 2 through 74	c. 151A s. 47	UNEMPLOYMENT COMP VIOLATION, SUBSQ. OFF. c. 151A s. 2 through 74	Misd.				2 yrs		
Yes	1		c. 151A s. 37		UNEMPLOYMENT COMP REPRESENTATION, IMPROP c. 151A s. 37	Misd.				6 mos		

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Yes	1		c. 151A s. 46		UNEMPLOYMENT COMP INFORMATION, DISCLOSE c. 151A s. 46	Misd.				6 mos		
Yes	3		c. 151A s. 47		UNEMPLOYMENT COMP, FALSE STATEMENT FOR c. 151A s. 47	Felony			6 mos	2 1/2 yrs		5 yrs
Yes	1		c. 151A s. 47		UNEMPLOYMENT COMP, FALSE IDENTITY FOR c. 151A s. 47	Misd.				6 mos		
Yes	3		c. 151A s. 47		UNEMPLOYMENT COMPENSATION; FALSE STATEMENT TO AVOID CONTRIBUTION TO c. 151A s. 47	Felony						5 yrs
Yes	2		c. 151A s. 47		UNEMPLOYMENT COMP, EMPLOYER FAIL PAY c. 151A s. 47	Misd.				1 yr		
Yes	3		c. 151A s. 47		UNEMPLOYMENT COMPENSATION; OBSTRUCTS INVESTIGATION c. 151A s. 47							
Yes	2		c. 151A s. 47		UNEMPLOYMENT COMPENSATION; OBSTRUCTS INVESTIGATION BY THREAT OF FORCE ONLY c. 151A s. 47	Misd.				1 yr		
Yes	2		c. 151A s. 47A		UNEMPLOYMENT COMP PAYMENT, BAD CHECK FOR c. 151A s. 47A	Misd.				2 yrs		
Yes	2		c. 151B s. 4A		RESTRICTIVE COVENANT, CONVEY PROPERTY W/ c. 151B s. 4A	Misd.				1 yr		
Yes	2		c. 151B s. 8		MCAD, OBSTRUCT/FAIL TO COMPLY W/ORDER c. 151B s. 8	Misd.				1 yr		
Yes	2		c. 151D s. 2		HEALTH/WELFARE FUND, UNAPPROVED c. 151D s. 2	Misd.				2 yrs		
Yes	4	Note A	c. 151D s. 6		HEALTH/WELFARE FUND EMPLOYEE VIOLATION c. 151D s. 6	Misd.						
Yes	2		c. 151D s. 11		HEALTH/WELFARE FUND FAIL PAY BENEFIT c. 151D s. 11	Misd.				1 yr		

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Yes	3		c. 152 s. 14		WORKERS COMP CLAIMS, ENCOURAGE c. 152 s. 14	Felony			6 mos	2 1/2 yrs		5 yrs
Yes	2		c. 152 s. 25C		WORKERS COMP, EMPLOYER FAIL HAVE c. 152 s. 25C	Misd.				1 yr		
Yes	1	Note A	c. 152 s. 60D		WORKERS COMP POLICY, ISSUE IMPROP c. 152 s. 60D	Misd.				3 mos		
Yes	2		c. 155 s. 48		CORPORATE STATEMENT, FALSE c. 155 s. 48							
Yes	2		c. 155 s. 49		CORPORATE STATEMENT, FALSE c. 155 s. 49							
Yes	2		c. 156B s. 68		CORPORATE STATEMENT, FALSE c. 156B s. 68							
Yes	2		c. 156B s. 69		CORPORATE STATEMENT, FALSE c. 156B s. 69							
Yes	2		c. 156D s. 15.11(d)		FOREIGN CORPORATION REPORT, FALSE REQUIRED BY COMMONWEALTH c. 156D s. 15.11(d)							
Yes	2		c. 156D s. 15.11(e)		FOREIGN CORPORATION REPORT, FALSE DONE WITHIN COMMONWEALTH c. 156D s. 15.11(e)							
Yes	2		c. 159 s. 103		RAILROAD CAR, W/O AUTHORITY/DAMAGE c. 159 s. 103	Misd.				2 yrs		
Yes	2		c. 159 s. 104		BUS/RAILROAD CAR, THROWING MISSILE OR ASSAULTING c. 159 s. 104	Misd.				1 yr		
Yes	2		c. 159 App. s. 1-15		MISC STEAMSHIP AUTHORITY VIOLATION, c. 159 App. s. 1-15	Misd.				1 yr		
Yes	6		c. 159A s. 31		BUS DRIVER, INTERFERE WITH c. 159A s. 31	Felony						

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Yes	1	Note A	c. 159A App. s. 1-6		SIGHTSEEING TOURS BY AUTOMOBILE; UNLICENSED c. 159A App. s. 1-6	Misd.				1 mo		
Yes	2		c. 160 s. 48		RAILROAD DIRECTOR VIOLATION c. 160 s. 48	Misd.				1 yr		
Yes	2		c. 160 s. 74		RAILROAD IMPROP ACQUIRE MASS RR, AID c. 160 s. 74	Misd.			6 mos	1 yr		
Yes	2		c. 160 s. 179 through 182	c. 160 s. 183	RAILROAD EMPLOY INEXPERIENCED PERSONNEL c. 160 s. 179 through 182	Misd.				1 yr		
Yes	1	Note A	c. 160 s. 198A		RAILROAD TICKET, IMPROP SELL DISCOUNT c. 160 s. 198A	Misd.				1 mo		
Yes	1	Note A	c. 160 s. 198B		RAILROAD TICKET, SELL/MISUSE DISCOUNT c. 160 s. 198B	Misd.				1 mo		
Yes	1		c. 160 s. 220		RAILROAD FARE, EVADE c. 160 s. 220	Misd.				6 mos		
Yes	2		c. 160 s. 225		RAILROAD, MALICIOUS INJURY TO c. 160 s. 225	Misd.				1 yr		
Yes	6		c. 160 s. 226		RAILROAD, OBSTRUCT/ENDANGER c. 160 s. 226	Felony						20 yrs
Yes	1	Note A	c. 160 s. 227		RAILROAD, MALICIOUSLY STOP c. 160 s. 227	Misd.				1 mo		
Yes	1	Note A	c. 160 s. 228		RAILROAD TOOLS, TAMPER WITH c. 160 s. 228	Misd.				3 mos		
Yes	3		c. 160 s. 231		RAILROAD TRAIN; OPERATION; GROSS NEGLIGENCE c. 160 s. 231							
Yes	2		c. 161 s. 31		STREETCAR DIRECTOR VIOLATION c. 161 s. 31	Misd.				1 yr		

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Grid	Offense Level	Notes	Offense Reference	Offense Penalty Reference	Offense	Penalty Type	Staircase Factor	Mand. Time	Min H/C	Max H/C	Min Prison	Max Prison
Yes	1	Note A	c. 161 s. 94		STREETCAR, OBSTRUCT c. 161 s. 94	Misd.				3 mos		
Yes	4		c. 161 s. 94		STREETCAR OBSTRUCT; ENDANGER LIFE AND SAFETY OF OTHERS c. 161 s. 94	Felony						10 yrs
Yes	1	Note A	c. 161 s. 96		STREETCAR OBSTRUCT PUBLIC WAY c. 161 s. 96	Misd.				3 mos		
Yes	1	Note A	c. 161 s. 113		TRANSFER TICKET; MISUSE c. 161 s. 113	Misd.				1 mo		
Yes	2		c. 161 s. 113A		MBTA PASS; FRAUDULENT USE c. 161 s. 113A	Misd.				1 yr		
Yes	1	Note A	c. 161A s. 5		MBTA, POSSESS LIQUOR TO CONSUME ON c. 161A s. 5	Misd.				30 das		
Yes	2		c. 164 s. 17		GAS/ELECTRIC COMPANY DIRECTOR VIOLATION c. 164 s. 17	Misd.				1 yr		
Yes	2		c. 164 s. 17A		GAS/ELECTRIC COMPANY, IMPROP LOAN BY c. 164 s. 17A	Misd.				1 yr		
Yes	2		c. 164 s. 56A		MUNICIPAL LIGHT CO CONFLICT OF INTEREST c. 164 s. 56A	Misd.				1 yr		
Yes	2		c. 164 s. 126		GAS METER, DAMAGE/FRAUDULENT USE c. 164 s. 126	Misd.				1 yr		
Yes	2		c. 164 s. 126A		GAS/ELECTRIC COMPANY EMPLOYEE, FALSELY ASSUME IDENTITY c. 164 s. 126A	Misd.				2 yrs		
Yes	2		c. 164 s. 127		ELECTRICITY, FRAUDULENT USE OF c. 164 s. 127	Misd.				1 yr		
Yes	2		c. 165 s. 11		WATER/WATER METER, DAMAGE/FRAUDULENT USE c. 165 s. 11	Misd.				1 yr		

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Yes	2		c. 166 s. 6		TELEPHONE COMPANY DIRECTOR VIOLATION c. 166 s. 6	Misd.				1 yr		
Yes	2		c. 166 s. 21A through 21F	c. 166 s. 21G	ELECTRIC LINES, OPERATE EQUIPMENT NEAR c. 166 s. 21A through 21F	Misd.				1 yr		
Yes	2		c. 166 s. 24		LINE, DAMAGE MUNICIPAL c. 166 s. 24	Misd.				2 yrs		
Yes	2		c. 166 s. 38		UTILITY CO. PROPERTY, DAMAGE IN DAY c. 166 s. 38	Misd.				2 yrs		
Yes	3		c. 166 s. 38		UTILITY CO. PROPERTY, DAMAGE AT NIGHT c. 166 s. 38							
Yes	2		c. 166 s. 40	c. 166 s. 38	UTILITY WIRES, CUT IN DAY c. 166 s. 40	Misd.				2 yrs		
Yes	3		c. 166 s. 40	c. 166 s. 38	UTILITY WIRES, CUT AT NIGHT c. 166 s. 40							
Yes	2		c. 166 s. 42A		CABLE TV/TELEPHONE SERVICE UNDER \$5,000 BY FRAUD, OBTAIN OR ATTEMPT c. 166 s. 42A	Misd.				2 1/2 yrs		
Yes	3		c. 166 s. 42A		CABLE TV/TELEPHONE SERVICE OVER \$5,000 BY FRAUD, OBTAIN OR ATT c. 166 s. 42A	Felony						10 yrs
Yes	4		c. 166 s. 42B		TELEPHONE DEVICE, UNLAWFUL c. 166 s. 42B	Felony						15 yrs
Yes	1		c. 166A s. 18		CABLE TV VIOLATION c. 166A s. 18	Misd.				6 mos		
Yes	2		c. 167 s. 4		BANK INVESTIGATION, FAIL TESTIFY IN/OBSTRUCT c. 167 s. 4	Misd.				1 yr		
Yes	2		c. 167 s. 8		BANK FAIL MAKE REPORT c. 167 s. 8	Misd.				1 yr		

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Yes	2		c. 167 s. 12		BANK OFFICER FUNCTION WHILE SUSPENDED c. 167 s. 12	Misd.				1 yr		
Yes	3		c. 167 s. 12		BANK OFFICER FUNCTION AFTER REMOVAL c. 167 s. 12	Felony						5 yrs
Yes	2		c. 167 App. s. 1-4		RULES AND REGULATIONS OF BANK COMMISSIONER, VIOLATION OF c. 167 App. s. 1-4	Misd.				1 yr		
Yes	2		c. 167A s. 6(c)		BANK HOLDING COMPANY REPORT, FALSE c. 167A s. 6(c)	Misd.				1 yr		
Yes	4		c. 167A s. 6(d)		FALSIFYING COMPANY RECORDS WITH INTENT TO DECEIVE EXAMINER c. 167A s. 6(d)	Felony				2 1/2 yrs		10 yrs
Yes	2		c. 167B s. 2 through 21(a)(2)	c. 167B s. 21(a)(2)	ELECTRONIC FUND TRANSFER VIOL UNDER \$100 c. 167B s. 2 through 21(a)(2)	Misd.				1 yr		
Yes	2		c. 167B s. 21(b)	c. 167B s. 21(b)(11)	ELECTRONIC FUND TRANSFER, INT DEFRAUD c. 167B s. 21(b)	Misd.				1 yr		
Yes	3	Note G	c. 167B s. 21(c)(11)		ELECTRONIC FUND TRANSFER VIOL OVER \$100 c. 167B s. 21(c)(11)	Felony	Under \$10,000					
Yes	4	Note G	c. 167B s. 21(c)(11)		ELECTRONIC FUND TRANSFER VIOL OVER \$100 c. 167B s. 21(c)(11)	Felony	\$10,000 to \$50,000					
Yes	5	Note G	c. 167B s. 21(c)(11)		ELECTRONIC FUND TRANSFER VIOL OVER \$100 c. 167B s. 21(c)(11)	Felony	\$50,000 and over					
Yes	2		c. 167E s. 5(c)		SAVINGS BANK LOAN/DISCOUNT ON OWN STOCK c. 167E s. 5(c)	Misd.				1 yr		
Yes	1		c. 167I s. 14		BANK; ACQUIRE CONTROL OF W/OUT NOTICE TO COMISSIONER c. 167I s. 14	Misd.				6 mos		
Yes	2		c. 167J s. 4		BANK, OFFICER, TRUSTEE, DIRECTOR, AGENT OR EMPLOYEE, VIOLATE LAW/FAIL TO ACT c. 167J s. 4	Misd.				1 yr		

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Yes	2		c. 167J s. 5	c. 167J s. 6	OFFICER, TRUSTEE, DIRECTOR, AGENT OR EMPLOYEE, IMPROPER COMPENSATION c. 167J s. 5	Misd.				1 yr		
Yes	2		c. 167J s. 10	c. 167J s. 6	BANK OFFICER, TRUSTEE, DIRECTOR, IMPROPER BORROWING/LOAN c. 167J s. 10	Misd.				1 yr		
Yes	1		c. 167J s. 15		CORPORATION, AGENT, OR BROKER REPORTING VIOLATION c. 167J s. 15	Misd.				6 mos		
Yes	2		c. 168 s. 19	c. 168 s. 23A	SAVINGS BANK INSIDER LOAN c. 168 s. 19	Misd.				1 yr		
Yes	2		c. 168 s. 20	c. 168 s. 23A	SAVINGS BANK FL REPORT INSIDER LOAN c. 168 s. 20	Misd.				1 yr		
Yes	2		c. 168 s. 22		SAVINGS BANK OFFICER/EMPLOYEE VIOLATION c. 168 s. 22	Misd.				1 yr		
Yes	2		c. 168 s. 23	c. 168 s. 23A	SAVINGS BANK CHARGE UNDISCLOSED LOAN FEE, OFFICER ACCEPT FEE c. 168 s. 23	Misd.				1 yr		
Yes	1		c. 168 s. 29	c. 168 s. 24	SAVINGS BANKS WRONGFUL PAYMENT OR AUTHORIZATION OF PAYMENT OF INTEREST c. 168 s. 29	Misd.				6 mos		
Yes	2		c. 169 s. 1 through 16	c. 169 s. 16	FOREIGN MONEY DEPOSITS VIOLATION c. 169 s. 1 through 16	Misd.				1 yr		
Yes	2		c. 169A s. 2 through 13	c. 169A s. 13	CHECK CASHING VIOLATION c. 169A s. 2 through 13	Misd.				1 yr		
Yes	2		c. 170 s. 16		COOPERATIVE BANK OFFICER/EMPLOYEE VIOL c. 170 s. 16	Misd.				1 yr		
Yes	2		c. 170 s. 17	c. 170 s. 19A	COOPERATIVE BANK OFFICER/EMPLOYEE TAKE FEE c. 170 s. 17	Misd.				1 yr		
Yes	2		c. 170 s. 19	c. 170 s. 19A	COOPERATIVE BANK INSIDER LOAN c. 170 s. 19	Misd.				1 yr		

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Yes	2		c. 171 s. 23		CREDIT UNION OFFICER/EMPLOYEE VIOLATION c. 171 s. 23	Misd.				1 yr		
Yes	2		c. 171 s. 80A	c. 171 s. 80A(o)	CREDIT UNION CONVERSION DISCLOSURE VIOLATION c. 171 s. 80A							
Yes	2		c. 171 s. 80B	c. 171 s. 80B(f)	CREDIT UNION CONVERSION DISCLOSURE VIOLATION c. 171 s. 80B							
Yes	2		c. 172 s. 18	c. 172 s. 23	TRUST COMPANY IMPROPER LOAN TO OFFICER c. 172 s. 18	Misd.				1 yr		
Yes	2		c. 172 s. 20	c. 172 s. 23	TRUST COMPANY OFFICER/EMPLOYEE TAKE FEE c. 172 s. 20	Misd.				1 yr		
Yes	2		c. 172 s. 21		TRUST COMPANY OFFICER/EMPLOYEE VIOLATION c. 172 s. 21	Misd.				1 yr		
Yes	1		c. 172 s. 26		TRUST COMPANY STOCK TRANSFER, FAIL REPT c. 172 s. 26	Misd.				6 mos		
Yes	1		c. 172 s. 26A		TRUST COMPANY ACQUISITION, IMPROPER c. 172 s. 26A	Misd.				6 mos		
Yes	2		c. 172 s. 31		TRUST COMPANY FAIL MAINTAIN RESERVES c. 172 s. 31	Misd.				1 yr		
Yes	1		c. 172A s. 3		BANKING CO VIOLATION c. 172A s. 3	Misd.				6 mos		
Yes	1		c. 172A s. 7B		BANKING CO LOAN SECURED BY OWN STOCK c. 172A s. 7B	Misd.				6 mos		
Yes	1	Note A	c. 172A s. 8A		BANKING CO LOAN TO OFFICER c. 172A s. 8A	Misd.				90 das		
Yes	1		c. 172A s. 10		BANKING CO FAIL REPORT RESERVES c. 172A s. 10	Misd.				6 mos		

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Yes	2		c. 175 s. 4	0	INSURANCE EXAMINATION, OBSTRUCT c. 175 s. 4	Misd.				1 yr		
Yes	5		c. 175 s. 59	c. 268 s. 1	SECRETARY, DOMESTIC/STOCK COMPANIES, FALSE RECORD c. 175 s. 59	Felony				2 1/2 yrs		20 yrs
Yes	2		c. 175 s. 73		INSURANCE CO VIOLATION, MUTUAL c. 175 s. 73	Misd.				1 yr		
Yes	2		c. 175 s. 73		INSURANCE CO ADVANCE PAYMNT VIOL, MUTUAL c. 175 s. 73	Misd.			1 mo	2 1/2 yrs		
Yes	5		c. 175 s. 78	c. 268 s. 1	SECRETARY, MUTUAL COMPANY, FALSE RECORD c. 175 s. 78	Felony				2 1/2 yrs		20 yrs
Yes	2		c. 175 s. 127		INSURANCE, FALSE STATEMENT RE LIFE c. 175 s. 127	Misd.			1 mo	1 yr		
Yes	5		c. 175 s. 127	c. 268 s. 1	INSURANCE, FALSE STATEMENT RE DEATH, c. 175 s. 127	Felony				2 1/2 yrs		20 yrs
Yes	2		c. 175 s. 168		INSURANCE SPECIAL BROKER VIOLATION c. 175 s. 168	Misd.				1 yr		
Yes	2		c. 175 s. 170		INSURANCE AGENT/BROKER, FRAUD BY c. 175 s. 170	Misd.				1 yr		
Yes	1		c. 175 s. 172		INSURANCE FIRE LOSS ADJUSTER, UNLICENSED/IMPROPER ADJUSTMENT c. 175 s. 172	Misd.				6 mos		
Yes	1	Note A	c. 175 s. 174		INSURANCE CORP, STOCK VIOLATION c. 175 s. 174	Misd.				30 das		
Yes	2		c. 175 s. 174	c. 175 s. 4	INSURANCE CORP INQUIRY, OBSTRUCT c. 175 s. 174	Misd.				1 yr		
Yes	2		c. 175 s. 176	c. 266 s. 30	INSURANCE AGENT OR BROKER, LARCENY BY c. 175 s. 176	Misd.				1 yr		

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Yes	3	Note G	c. 175 s. 176	c. 266 s. 30	INSURANCE AGENT OR BROKER, LARCENY BY c. 175 s. 176	Felony	Under \$10,000			2 yrs		5 yrs
Yes	4	Note G	c. 175 s. 176	c. 266 s. 30	INSURANCE AGENT OR BROKER, LARCENY BY c. 175 s. 176	Felony	\$10,000 to \$50,000			2 yrs		5 yrs
Yes	5	Note A / Note G	c. 175 s. 176	c. 266 s. 30	INSURANCE AGENT OR BROKER, LARCENY BY c. 175 s. 176	Felony	\$50,000 and Over			2 yrs		5 yrs
Yes	1		c. 175 s. 177B		INSURANCE ADVISER, UNLICENSED c. 175 s. 177B	Misd.				6 mos		
Yes	1		c. 175 s. 177O		REINSURANCE INTERMEDIARY, UNLICENSED c. 175 s. 177O	Misd.				6 mos		
Yes	1		c. 175 s. 181		INSURANCE CO/AGENT, MISREPRESENTATION BY c. 175 s. 181	Misd.				6 mos		
Yes	1		c. 175 s. 187B		INSURANCE PREMIUM, FAIL REFUND, SUBSQ. OFF. c. 175 s. 187B	Misd.				6 mos		
Yes	2		c. 175 s. 187C		INSURANCE CANCELLATION AFFIDAVIT, FALSE c. 175 s. 187C	Misd.				1 yr		
Yes	2		c. 175 s. 206D(b)(5)		INSURANCE HOLDING CO, FALSE REPORT c. 175 s. 206D(b)(5)	Misd.				1 yr		
Yes	2		c. 175E s. 2 - 12	c. 175E s. 12	MOTOR VEH INSURANCE RATING VIOL c. 175E s. 2 - 12	Misd.				1 yr		
Yes	4		c. 175H s. 2		HEALTH CARE CLAIM, FALSE c. 175H s. 2	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 175H s. 3		HEALTH CARE KICKBACK c. 175H s. 3	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 175I s. 22		INSURANCE INFO, GET ON FALSE PRETENSES c. 175I s. 22	Misd.				1 yr		

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Yes	2		c. 176 s. 11		FRATERNAL BENEFIT SOC RECORDS, ALTER c. 176 s. 11	Misd.				1 yr		
Yes	2		c. 176 s. 47		FRATERNAL BENEFIT SOC INSURANCE VIOL c. 176 s. 47	Misd.			30 das	1 yr		
Yes	2		c. 176 s. 52		FRATERNAL BENEFIT SOC, FALSE APPLIC TO c. 176 s. 52	Misd.			30 das	1 yr		
Yes	5		c. 176 s. 52	c. 268 s. 1	FRATERNAL BENEFIT SOC, FALSE STATEMENT RE: DEATH c. 176 s. 52	Felony				2 1/2 yrs		20 yrs
Yes	2		c. 176P s. 32A		LIMITED BENEFIT SOC RECORDS, ALTER c. 176P s. 32A	Misd.				1 yr		
Yes	2		c. 176P s. 36(a)		LIMITED BENEFIT SOC RECORDS, OBSTRUCT OR FAIL TO APPEAR c. 176P s. 36(a)	Misd.				1 yr		
Yes	2		c. 176P s. 48		LIMITED BENEFIT SOC, FALSE APPLIC TO c. 176P s. 48	Misd.			30 das	1 yr		
Yes	5		c. 176P s. 48	c. 268 s. 1	LIMITED BENEFIT SOC, FALSE STATEMENT RE: DEATH c. 176P s. 48	Felony				2 1/2 yrs		20 yrs
Yes	2		c. 176P s. 48		LIMITED BENEFIT SOC, FALSE STATEMENT c. 176P s. 48	Misd.				2 1/2 yrs		
Yes	2		c. 181 s. 13		FOREIGN CORPORATION REPORT, FALSE c. 181 s. 13							
Yes	2		c. 181 s. 14		FOREIGN CORPORATION REPORT, FALSE c. 181 s. 14							
Yes	1	Note A	c. 182 s. 2		ASSOCIATION/TRUST FAIL FILE WITH MUNIC c. 182 s. 2	Misd.				3 mos		
Yes	1	Note A	c. 182 s. 3		UTILITY ASSOC/TRUST FAIL FILE WITH DPU c. 182 s. 3	Misd.				3 mos		

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Yes	1	Note A	c. 182 s. 4		UTILITY ASSOC/TRUST FAIL FILE ANN REPORT c. 182 s. 4	Misd.				3 mos		
Yes	2		c. 185 s. 118		REGISTERED LAND, CONVEY ENCUMBERED c. 185 s. 118	Felony				1 yr		3 yrs
Yes	1		c. 186 s. 14		LANDLORD, WRONGFUL ACTS c. 186 s. 14	Misd.				6 mos		
Yes	2		c. 193 s. 3		ESTATE PROPERTY, EXPORT TAXABLE c. 193 s. 3	Misd.				1 yr		
Yes	2		c. 207 s. 7	c. 207 s. 51	MARRIAGE, PERFORM UNDERAGE c. 207 s. 7	Misd.				1 yr		
Yes	2		c. 207 s. 26	c. 207 s. 51	MARRIAGE NOTICE, UNAUTHORIZED c. 207 s. 26	Misd.				1 yr		
Yes	2		c. 207 s. 34	c. 207 s. 51	MARRIAGE OF MINORS, NOTICE c. 207 s. 34	Misd.				1 yr		
Yes	2		c. 207 s. 48		MARRIAGE WITHOUT AUTHORITY, PERFORM c. 207 s. 48	Misd.				1 yr		
Yes	3		c. 208 s. 34C		ABUSE PREVENTION ORDER, VIOL PROBATE CT c. 208 s. 34C	Misd.				2 1/2 yrs		
Yes	1		c. 208 s. 40	c. 272 s. 14	COHABITATION AFTER DIVORCE c. 208 s. 40	Felony				2 yrs		3 yrs
Yes	2		c. 208 s. 41		DIVORCE CASE, FRAUD IN c. 208 s. 41	Misd.				2 yrs		
Yes	1		c. 208 s. 42		DIVORCE, PROCURE FRAUDULENT c. 208 s. 42	Misd.				6 mos		
Yes	1		c. 208 s. 43		DIVORCES, ADVERTISE PROCURING c. 208 s. 43	Misd.				6 mos		

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Yes	2		c. 208 s. 44		DIVORCE, ISSUE UNLAWFUL CERTIFICATE OF c. 208 s. 44							
Yes	3		c. 209A s. 3B		ABUSE PREVENTION ORDER, VIOLATE c. 209A s. 3B	Misd.				2 1/2 yrs		
Yes	3		c. 209A s. 3C		FIREARM SURRENDER ORDER, VIOLATE c. 209A s. 3C	Misd.				2 1/2 yrs		
Yes	3		c. 209A s. 7		ABUSE PREVENTION ORDER, VIOLATE c. 209A s. 7	Misd.				2 1/2 yrs		
Yes	3		c. 209A s. 7		ABUSE PREVENTION ORDER, VIOLATE, RETALIATION FOR NON-SUPPORT c. 209A s. 7	Misd.			60 das	2 1/2 yrs		
Yes	2		c. 210 s. 11A		ADOPTION, PROFIT FROM PLACING CHILD FOR c. 210 s. 11A	Felony				2 1/2 yrs		5 yrs
Yes	1		c. 221 s. 41		LAW, UNAUTHORIZED PRACTICE OF c. 221 s. 41	Misd.				6 mos		
Yes	2		c. 221 s. 41		LAW, UNAUTHORIZED PRACTICE OF, SUBSQ.OFF c. 221 s. 41	Misd.				1 yr		
Yes	1		c. 221 s. 46C		DEBT POOLING PLAN BY NON-ATTORNEY c. 221 s. 46C	Misd.				6 mos		
Yes	1	Note A	c. 224 s. 18		CONTEMPT IN SUPPLEMENTARY PROCESS c. 224 s. 18	Misd.				30 das		
Yes	2		c. 224 s. 19		FRAUD IN SUPPLEMENTARY PROCESS c. 224 s. 19	Misd.				1 yr		
Yes	1	Note A	c. 233 s. 5		WITNESS FAIL TO APPEAR IN CRIMINAL CASE c. 233 s. 5	Misd.				1 mo		
Yes	1	Note A	c. 233 s. 13A		WITNESS FAIL TO TESTIFY IN OTHER STATE c. 233 s. 13A	Misd.				1 mo		

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Yes	2		c. 233 s. 20H		WITNESS FAIL TO TESTIFY, IMMUNIZED c. 233 s. 20H	Misd.				1 yr		
Yes	2		c. 234 s. 37		JURY LIST, IMPROPERLY ADD NAME TO c. 234 s. 37	Misd.				1 yr		
Yes	2		c. 234 s. 38		JURY LIST, SOLICIT ADDING NAME TO c. 234 s. 38	Misd.				1 yr		
Yes	2		c. 234A s. 71		JUROR PROCESSING, FRAUD IN c. 234A s. 71	Misd.				2 yrs		
Yes	2		c. 241 s. 33		LAND PARTITION PROCEEDS, IMPROP RECEIVE c. 241 s. 33	Misd.				1 yr		
Yes	1	Note A	c. 246 s. 20		TRUSTEE PROCESS, EVADE c. 246 s. 20	Misd.				3 mos		
Yes	1		c. 255 s. 13K		VOCATIONAL SCHOOL CONTRACT, IMPROPER c. 255 s. 13K	Misd.				6 mos		
Yes	1		c. 255B s. 2 through 25	c. 255B s. 21	MOTOR VEH INSTALLMENT SALES VIOLATION c. 255B s. 2 through 25	Misd.				6 mos		
Yes	1		c. 255C s. 2 through 23	c. 255C s. 9	INSURANCE FINANCE AGENCY VIOLATION c. 255C s. 2 through 23	Misd.				6 mos		
Yes	1		c. 255D s. 2 through 32	c. 255D s. 30	INSTALLMENT SALES VIOLATION c. 255D s. 2 through 32	Misd.				6 mos		
Yes	1		c. 255E s. 2	c. 255E s. 10	MORTGAGE BROKER OR LENDER LICENSE REQUIREMENT; VIOLATION c. 255E s. 2	Misd.				6 mos		
Yes	5		c. 255F s. 10		MORTGAGE LOAN ORIGINATOR, UNLICENSED c. 255F s. 10	Felony				2 1/2 yrs		5 yrs
Yes	5		c. 255F s. 10		MORTGAGE LOAN ORIGINATOR REGULATION, VIOLATE c. 255F s. 10	Felony				2 1/2 yrs		5 yrs

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Yes	1		c. 258C s. 12		VICTIM COMPEN CLAIM, FALSE STATEMENT IN c. 258C s. 12	Misd.				6 mos		
Yes	3		c. 258E s. 9		HARASSMENT PREVENTION ORDER, VIOLATE c. 258E s. 9	Misd.				2 1/2 yrs		
Yes	2		c. 263 s. 1		ARREST, REFUSE DISCLOSE REASON FOR c. 263 s. 1	Misd.				1 yr		
Yes	2		c. 263 s. 2		ARREST ON FALSE/NONEXISTENT PROCESS c. 263 s. 2	Misd.				1 yr		
Yes	3		c. 263A s. 13(b)		WITNESS PROTECTION, DISCLOSURE OF INFO c. 263A s. 13(b)	Misd.				2 1/2 yrs		
Yes	8		c. 264 s. 2		TREASON c. 264 s. 2	Felony						Life
Yes	5	Note A	c. 264 s. 3		MISPRISION OF TREASON c. 264 s. 3	Felony				2 yrs		5 yrs
Yes	2		c. 264 s. 5		FLAG, MISUSE c. 264 s. 5	Misd.				1 yr		
Yes	1	Note A	c. 264 s. 10A		MILITARY UNIFORM, FUNDRAISING IN c. 264 s. 10A	Misd.				3 mos		
Yes	3		c. 264 s. 11		RIOT, INCITE c. 264 s. 11	Felony				2 1/2 yrs		3 yrs
Yes	1		c. 264 s. 19		SUBVERSIVE ORGANIZATION, MEMBERSHIP IN c. 264 s. 19	Felony				2 1/2 yrs		3 yrs
Yes	1		c. 264 s. 21		SUBVERSIVE ORGANIZATION RECORDS, DESTROY c. 264 s. 21	Felony				2 1/2 yrs		3 yrs
Yes	1		c. 264 s. 22		SUBVERSIVE ORGANIZATION USE HALL, ALLOW c. 264 s. 22	Misd.				1 yr		

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Yes	1		c. 264 s. 23		SUBVERSIVE ORGANIZATION, CONTRIBUTE TO c. 264 s. 23	Felony				2 1/2 yrs		3 yrs
No	9	Note D	c. 265 s. 1	c. 265 s. 2(a)	MURDER, FIRST DEGREE c. 265 s. 1	Felony		Life				Life
No	9	Note D	c. 265 s. 1	c. 265 s. 2(b) and c. 279 s. 24	MURDER, FIRST DEGREE BY A MINOR c. 265 s. 1	Felony		20 yrs			20 yrs	Life
No	9	Note D	c. 265 s. 1	c. 265 s. 2(b) and c. 279 s. 24	MURDER, FIRST DEGREE BY A MINOR, W/ EXTREME ATROCITY/CRUELTY c. 265 s. 1	Felony		30 yrs			30 yrs	Life
No	9	Note D	c. 265 s. 1	c. 265 s. 2(b) and c. 279 s. 24	MURDER, FIRST DEGREE BY A MINOR, W/ PREMEDITATED MALICE AFORETHOUGHT c. 265 s. 1	Felony		25 yrs			25 yrs	Life
No	9	Note D	c. 265 s. 1	c. 265 s. 2(c) and c. 279 s. 24	MURDER, SECOND DEGREE c. 265 s. 1	Felony		15 yrs			15 yrs	Life
No	9	Note D	c. 265 s. 3	c. 265 s. 2 and c. 279 s. 24	DUEL, DEATH WITHIN STATE c. 265 s. 3	Felony						
Yes	3		c. 265 s. 9		FIGHT BY ARRANGEMENT c. 265 s. 9	Felony						10 yrs
Yes	3		c. 265 s. 10		FIGHT BY ARRANGEMENT, AID/PROMOTE c. 265 s. 10	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 265 s. 11		FIGHT BY ARRANGEMENT, OUT-OF-STATE c. 265 s. 11	Felony						5 yrs
Yes	1	Note A	c. 265 s. 12		BOXING/MARTIAL ARTS MATCH, UNLAWFUL c. 265 s. 12	Misd.				3 mos		
Yes	6	Note G	c. 265 s. 13		MANSLAUGHTER c. 265 s. 13	Felony	Involuntary			2 1/2 yrs		20 yrs
Yes	8	Note A / Note G	c. 265 s. 13		MANSLAUGHTER c. 265 s. 13	Felony	Voluntary			2 1/2 yrs		20 yrs

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Yes	8		c. 265 s. 13		MANSLAUGHTER INVOLVING EXPLOSIVES c. 265 s. 13	Felony						Life
Yes	8		c. 265 s. 13½		MANSLAUGHTER WHILE OUI c. 265 s. 13½	Felony					5 yrs	20 yrs
Yes	2		c. 265 s. 13A(a)		ASSAULT c. 265 s. 13A(a)	Misd.				2 1/2 yrs		
Yes	3		c. 265 s. 13A(a)		A&B c. 265 s. 13A(a)	Misd.				2 1/2 yrs		
Yes	4		c. 265 s. 13A(b)		ASSAULT, AGGRAVATED c. 265 s. 13A(b)	Felony				2 1/2 yrs		5 yrs
Yes	6		c. 265 s. 13A(b)(i)		A&B, AGGRAVATED, SERIOUS BODILY INJURY c. 265 s. 13A(b)(i)	Felony				2 1/2 yrs		5 yrs
Yes	5		c. 265 s. 13A(b)(ii)		A&B, AGGRAVATED, PREGNANT VICTIM c. 265 s. 13A(b)(ii)	Felony				2 1/2 yrs		5 yrs
Yes	5		c. 265 s. 13A(b)(iii)		A&B, AGGRAVATED, RESTRAINING ORDER c. 265 s. 13A(b)(iii)	Felony				2 1/2 yrs		5 yrs
Yes	5		c. 265 s. 13B		INDECENT A&B ON CHILD UNDER 14 c. 265 s. 13B	Felony				2 1/2 yrs		10 yrs
Yes	6		c. 265 s. 13B 1/2		INDECENT A&B ON CHILD UNDER 14, AGGRAVATED c. 265 s. 13B 1/2	Felony		10 yrs			10 yrs	Life
Yes	6		c. 265 s. 13B 3/4		INDECENT A&B ON CHILD UNDER 14, AFTER CERTAIN OFFENSES c. 265 s. 13B 3/4	Felony		15 yrs			15 yrs	Life
Yes	4		c. 265 s. 13C		A&B TO COLLECT LOAN c. 265 s. 13C	Felony				2 1/2 yrs	3 yrs	5 yrs
Yes	5	Note B	c. 265 s. 13C		A&B TO COLLECT LOAN, SUBSQ. OFF. c. 265 s. 13C	Felony					5 yrs	10 yrs

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Yes	3		c. 265 s. 13D		A&B ON PUBLIC EMPLOYEE c. 265 s. 13D	Misd.			90 das	2 1/2 yrs		
Yes	3		c. 265 s. 13D		A&B ON POLICE OFFICER, ATTEMPT TO DISARM c. 265 s. 13D	Felony				2 1/2 yrs		10 yrs
Yes	4		c. 265 s. 13D		A&B ON POLICE OFFICER, SERIOUS BODILY INJURY c. 265 s. 13D	Felony		12 mos		2 1/2 yrs		10 yrs
Yes	4		c. 265 s. 13D½		FIREFIGHTER, INJURED c. 265 s. 13D½	Felony				2 1/2 yrs		10 yrs
Yes	4		c. 265 s. 13F		A&B ON PERSON WITH INTELLECTUAL DISABILITY c. 265 s. 13F	Felony				2 1/2 yrs		5 yrs
Yes	5		c. 265 s. 13F		A&B ON PERSON WITH INTELLECTUAL DISABILITY, SUBSQ. OFF c. 265 s. 13F	Felony						10 yrs
Yes	6		c. 265 s. 13F		INDECENT A&B ON PERSON WITH INTELLECTUAL DISABILITY c. 265 s. 13F	Felony					5 yrs	10 yrs
Yes	7	Note A	c. 265 s. 13F		INDECENT A&B ON PERSON WITH INTELLECTUAL DISABILITY, SUBSQ. OFF c. 265 s. 13F	Felony					10 yrs	10 yrs
Yes	4		c. 265 s. 13G		FELONY FOR HIRE c. 265 s. 13G	Felony						5 yrs
Yes	4		c. 265 s. 13H		INDECENT A&B ON PERSON 14 OR OVER c. 265 s. 13H	Felony				2 1/2 yrs		5 yrs
Yes	5		c. 265 s. 13H		INDECENT A&B ON 60+/DISABLED c. 265 s. 13H	Felony				2 1/2 yrs		10 yrs
Yes	6		c. 265 s. 13H		INDECENT A&B ON 60+/DISABLED, SUBSQ. OFFENSE c. 265 s. 13H	Felony						20 yrs
Yes	3		c. 265 s. 13I		A&B/ASSAULT ON AMBULANCE/HEALTH CARE PROVIDERS c. 265 s. 13I	Misd.			90 das	2 1/2 yrs		

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Yes	3		c. 265 s. 13J		CHILD, PERMIT INJURY TO c. 265 s. 13J	Misd.				2 1/2 yrs		
Yes	5	Note A	c. 265 s. 13J		CHILD, PERMIT SUBSTANTIAL INJURY TO c. 265 s. 13J	Felony				2 1/2 yrs		5 yrs
Yes	5	Note A	c. 265 s. 13J		A&B ON CHILD WITH INJURY c. 265 s. 13J	Felony				2 1/2 yrs		5 yrs
Yes	7	Note A	c. 265 s. 13J		A&B ON CHILD WITH SUBSTANTIAL INJURY c. 265 s. 13J	Felony				2 1/2 yrs		15 yrs
Yes	4		c. 265 s. 13K(a 1/2)		A&B ON 60+/DISABLED c. 265 s. 13K(a 1/2)	Felony				2 1/2 yrs		3 yrs
Yes	4		c. 265 s. 13K(b)		A&B ON ELDER (60+)/DISABLED PERSON; BODILY INJURY c. 265 s. 13K(b)	Felony				2 1/2 yrs		5 yrs
Yes	6		c. 265 s. 13K(c)		A&B ON ELDER (60+)/DISABLED PERSON; SERIOUS BODILY INJURY c. 265 s. 13K(c)	Felony				2 1/2 yrs		10 yrs
Yes	4		c. 265 s. 13K(d)		CARETAKER; PERMITS A&B ON ELDER/DISABLED PERSON; BODILY INJURY c. 265 s. 13K(d)	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 265 s. 13K(d 1/2)		ELDER/DISABLED, PERMIT ABUSE ON c. 265 s. 13K(d 1/2)	Felony				2 1/2 yrs		3 yrs
Yes	6		c. 265 s. 13K(e)		CARETAKER; PERMITS A&B ON ELDER/DISABLED PERSON; SERIOUS BODILY INJURY c. 265 s. 13K(e)	Felony				2 1/2 yrs		10 yrs
Yes	3		c. 265 s. 13L		RECKLESS ENDANGERMENT TO CHILDREN c. 265 s. 13L	Misd.				2 1/2 yrs		
Yes	2		c. 265 s. 13M(a)		ASSAULT ON FAMILY/HOUSEHOLD MEMBER c. 265 s. 13M(a)	Misd.				2 1/2 yrs		
Yes	3		c. 265 s. 13M(a)		A&B ON FAMILY/HOUSEHOLD MEMBER c. 265 s. 13M(a)	Misd.				2 1/2 yrs		

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Yes	3		c. 265 s. 13M(b)		ASSAULT, FAMILY MEMBER, SUBSQ. OFFENSE c. 265 s. 13M(b)	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 265 s. 13M(b)		A&B, FAMILY MEMBER, SUBSQ. OFFENSE c. 265 s. 13M(b)	Felony				2 1/2 yrs		5 yrs
Yes	7		c. 265 s. 14		MAYHEM c. 265 s. 14	Felony				2 1/2 yrs		20 yrs
Yes	6		c. 265 s. 15		ASSAULT TO MURDER OR MAIM c. 265 s. 15	Felony				2 1/2 yrs		10 yrs
Yes	4	Note G	c. 265 s. 15A(a)		A&B WITH DANGEROUS WEAPON +60, SUBSQ.OFF c. 265 s. 15A(a)	Felony	No / Minor Injury		2 yrs	2 1/2 yrs	2 yrs	10 yrs
Yes	5	Note G	c. 265 s. 15A(a)		A&B WITH DANGEROUS WEAPON +60, SUBSQ.OFF c. 265 s. 15A(a)	Felony	Moderate Injury		2 yrs	2 1/2 yrs	2 yrs	10 yrs
Yes	7	Note G	c. 265 s. 15A(a)		A&B WITH DANGEROUS WEAPON +60, SUBSQ.OFF c. 265 s. 15A(a)	Felony	Significant Injury		2 yrs	2 1/2 yrs	2 yrs	10 yrs
Yes	8	Note G	c. 265 s. 15A(a)		A&B WITH DANGEROUS WEAPON +60, SUBSQ.OFF c. 265 s. 15A(a)	Felony	Permanent Injury		2 yrs	2 1/2 yrs	2 yrs	10 yrs
Yes	3	Note G	c. 265 s. 15A(a)		A&B WITH DANGEROUS WEAPON +60 c. 265 s. 15A(a)	Felony	No/Minor Injury			2 1/2 yrs		10 yrs
Yes	4	Note G	c. 265 s. 15A(a)		A&B WITH DANGEROUS WEAPON +60 c. 265 s. 15A(a)	Felony	Moderate Injury			2 1/2 yrs		10 yrs
Yes	6	Note A / Note G	c. 265 s. 15A(a)		A&B WITH DANGEROUS WEAPON +60 c. 265 s. 15A(a)	Felony	Significant Injury			2 1/2 yrs		10 yrs
Yes	7	Note A / Note G	c. 265 s. 15A(a)		A&B WITH DANGEROUS WEAPON +60 c. 265 s. 15A(a)	Felony	Permanent Injury			2 1/2 yrs		10 yrs
Yes	3	Note G	c. 265 s. 15A(b)		A&B WITH DANGEROUS WEAPON c. 265 s. 15A(b)	Felony	No/Minor Injury			2 1/2 yrs		10 yrs

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Yes	4	Note G	c. 265 s. 15A(b)		A&B WITH DANGEROUS WEAPON c. 265 s. 15A(b)	Felony	Moderate Injury			2 1/2 yrs		10 yrs
Yes	6	Note A / Note G	c. 265 s. 15A(b)		A&B WITH DANGEROUS WEAPON c. 265 s. 15A(b)	Felony	Significant Injury			2 1/2 yrs		10 yrs
Yes	7	Note A / Note G	c. 265 s. 15A(b)		A&B WITH DANGEROUS WEAPON c. 265 s. 15A(b)	Felony	Permanent Injury			2 1/2 yrs		10 yrs
Yes	7		c. 265 s. 15A(c)(i)		A&B WITH DANGEROUS WEAPON, AGGRAVATED, SERIOUS BODILY INJURY c. 265 s. 15A(c)(i)	Felony				2 1/2 yrs		15 yrs
Yes	5		c. 265 s. 15A(c)(ii)		A&B WITH DANGEROUS WEAPON, AGGRAVATED, NO SERIOUS BODILY INJURY, PREGNANT VICTIM c. 265 s. 15A(c)(ii)	Felony				2 1/2 yrs		15 yrs
Yes	5		c. 265 s. 15A(c)(iii)		A&B WITH DANGEROUS WEAPON, AGGRAVATED, NO SERIOUS BODILY INJURY, RESTRAINING ORDER c. 265 s. 15A(c)(iii)	Felony				2 1/2 yrs		15 yrs
Yes	5		c. 265 s. 15A(c)(iv)		A&B WITH DANGEROUS WEAPON, AGGRAVATED, NO SERIOUS BODILY INJURY, VICTIM UNDER 14 c. 265 s. 15A(c)(iv)	Felony				2 1/2 yrs		15 yrs
Yes	3		c. 265 s. 15B(a)		ASSAULT W/DANGEROUS WEAPON +60 c. 265 s. 15B(a)	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 265 s. 15B(a)		ASSAULT W/DANGEROUS WEAPON +60, SUBSQ. OFF. c. 265 s. 15B(a)	Felony			2 yrs	2 1/2 yrs	2 yrs	5 yrs
Yes	3		c. 265 s. 15B(b)		ASSAULT W/DANGEROUS WEAPON c. 265 s. 15B(b)	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 265 s. 15C(a)		ASSAULT W/HYPODERMIC NEEDLE, SYRINGE c. 265 s. 15C(a)	Felony				2 1/2 yrs		10 yrs
Yes	5		c. 265 s. 15C(b)		A&B WITH HYPODERMIC NEEDLE, SYRINGE c. 265 s. 15C(b)	Felony				2 1/2 yrs		15 yrs
Yes	4		c. 265 s. 15D(b)		STRANGULATION OR SUFFOCATION c. 265 s. 15D(b)	Felony				2 1/2 yrs		5 yrs

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Yes	5		c. 265 s. 15D(c)(i)		STRANGULATION/SUFFOCATION, SERIOUS BODILY INJURY c. 265 s. 15D(c)(i)	Felony				2 1/2 yrs		10 yrs
Yes	5		c. 265 s. 15D(c)(ii)		STRANGULATION/SUFFOCATION, PREGNANT VICTIM c. 265 s. 15D(c)(ii)	Felony				2 1/2 yrs		10 yrs
Yes	5		c. 265 s. 15D(c)(iii)		STRANGULATION/SUFFOCATION SUBSQ. OFF. c. 265 s. 15D(c)(iii)	Felony				2 1/2 yrs		10 yrs
Yes	5		c. 265 s. 15D(c)(iv)		STRANGULATION/SUFFOCATION, VIOLATION OF COUT ORDER c. 265 s. 15D(c)(iv)	Felony				2 1/2 yrs		10 yrs
Yes	5		c. 265 s. 15E(a)		A&B WITH FIREARM c. 265 s. 15E(a)	Felony				2 1/2 yrs		20 yrs
Yes	4		c. 265 s. 15F(a)		A&B WITH FIREARM, ATTEMPT c. 265 s. 15F(a)	Felony				2 1/2 yrs		15 yrs
Yes	7		c. 265 s. 16		MURDER, ATTEMPTED c. 265 s. 16	Felony				2 1/2 yrs		20 yrs
Yes	6	Note G	c. 265 s. 17		ROBBERY, ARMED c. 265 s. 17	Felony	No Display of Gun					Life
Yes	6	Note G	c. 265 s. 17		ROBBERY, ARMED & MASKED c. 265 s. 17	Felony	No Display of Gun				5 yrs	Life
Yes	7	Note G	c. 265 s. 17		ROBBERY, ARMED c. 265 s. 17	Felony	Display of Gun					Life
Yes	7	Note G	c. 265 s. 17		ROBBERY, ARMED & MASKED c. 265 s. 17	Felony	Display of Gun				5 yrs	Life
Yes	7	Note B / Note G	c. 265 s. 17		ROBBERY, ARMED & MASKED, SUBSQ. OFF. c. 265 s. 17	Felony	No display of Gun				10 yrs	Life
Yes	8	Note G	c. 265 s. 17		ROBBERY, ARMED & MASKED, SUBSQ. OFF. c. 265 s. 17	Felony	Display of Gun				10 yrs	Life

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Yes	7		c. 265 s. 17		ROBBERY, ARMED, FIREARM c. 265 s. 17	Felony					5 yrs	Life
Yes	7		c. 265 s. 17		ROBBERY, ARMED, FIREARM & MASKED c. 265 s. 17	Felony					5 yrs	Life
Yes	8	Note B	c. 265 s. 17		ROBBERY, ARMED, FIREARM, SUBSQ. c. 265 s. 17	Felony					15 yrs	Life
Yes	8	Note B	c. 265 s. 17		ROBBERY, ARMED, FIREARM & MASKED, SUBSQ. c. 265 s. 17	Felony					15 yrs	Life
Yes	6		c. 265 s. 18(a)		ASSAULT TO ROB +60, ARMED c. 265 s. 18(a)	Felony						20 yrs
Yes	7		c. 265 s. 18(a)		ASSAULT TO ROB +60, ARMED, SUBSQ. OFF. c. 265 s. 18(a)	Felony					2 yrs	20 yrs
Yes	7	Note B	c. 265 s. 18(a)		ASSAULT TO ROB +60, ARMED, FIREARM c. 265 s. 18(a)	Felony					10 yrs	20 yrs
Yes	8	Note A / Note B	c. 265 s. 18(a)		ASSAULT TO ROB +60, ARMED, FIREARM, SUBSQ. OFF. c. 265 s. 18(a)	Felony					20 yrs	20 yrs
Yes	7		c. 265 s. 18(a)		ASSAULT TO MURDER +60, ARMED c. 265 s. 18(a)	Felony						20 yrs
Yes	8	Note A	c. 265 s. 18(a)		ASSAULT TO MURDER +60, ARMED, SUBSQ. OFF. c. 265 s. 18(a)	Felony					2 yrs	20 yrs
Yes	8	Note A	c. 265 s. 18(a)		ASSAULT TO MURDER +60, ARMED, FIREARM c. 265 s. 18(a)	Felony					10 yrs	20 yrs
Yes	8	Note A / Note B / Note H	c. 265 s. 18(a)		ASSAULT TO MURDER +60, ARMED, FIREARM, SUBSQ. OFF. c. 265 s. 18(a)	Felony					20 yrs	20 yrs
Yes	6		c. 265 s. 18(b)		ASSAULT TO ROB, ARMED c. 265 s. 18(b)	Felony						20 yrs

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Yes	7		c. 265 s. 18(b)		ASSAULT TO ROB, ARMED, FIREARM c. 265 s. 18(b)	Felony					5 yrs	20 yrs
Yes	7		c. 265 s. 18(b)		ASSAULT TO MURDER, ARMED c. 265 s. 18(b)	Felony						20 yrs
Yes	8	Note A	c. 265 s. 18(b)		ASSAULT TO MURDER, ARMED, FIREARM c. 265 s. 18(b)	Felony					5 yrs	20 yrs
Yes	7		c. 265 s. 18A		ASSAULT IN DWELLING, ARMED c. 265 s. 18A	Felony					10 yrs	Life
Yes	8	Note H	c. 265 s. 18A		ASSAULT IN DWELLING, ARMED, FIREARM c. 265 s. 18A	Felony					10 yrs	Life
No	5	Note D	c. 265 s. 18B		FIREARM IN FELONY, POSSESS c. 265 s. 18B	Felony					5 yrs	
No	8	Note D	c. 265 s. 18B		FIREARM IN FELONY, POSSESS, SUBSQ. OFF. c. 265 s. 18B	Felony		20 yrs			20 yrs	
No	7	Note D	c. 265 s. 18B		FIREARM IN FELONY, POSSESS, LGE CAPACITY c. 265 s. 18B	Felony					10 yrs	
No	8	Note D	c. 265 s. 18B		FIREARM IN FELONY, POSSESS, LGE CAPACITY, SUBSQ. OFF. c. 265 s. 18B	Felony		25 yrs			25 yrs	
Yes	8	Note B	c. 265 s. 18C		HOME INVASION c. 265 s. 18C (The interpretation of "statutory minimum" was addressed by Com. v. Brown, 47 Mass. App. Ct. 616 (1999) and Com. v. Brown, 431 Mass 772 (2000))	Felony					20 yrs	Life
Yes	6		c. 265 s. 19(a)		ROBBERY +60, UNARMED c. 265 s. 19(a)	Felony						Life
Yes	7		c. 265 s. 19(a)		ROBBERY +60, UNARMED, SUBSQ. OFF. c. 265 s. 19(a)	Felony					2 yrs	Life
Yes	4		c. 265 s. 19(b)		ROBBERY, UNARMED c. 265 s. 19(b)	Felony						Life

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Grid	Offense Level	Notes	Offense Reference	Offense Penalty Reference	Offense	Penalty Type	Staircase Factor	Mand. Time	Min H/C	Max H/C	Min Prison	Max Prison
Yes	4		c. 265 s. 20		ASSAULT TO ROB, UNARMED c. 265 s. 20	Felony						10 yrs
Yes	7		c. 265 s. 21		CONFINE OR PUT IN FEAR TO STEAL/OR ATTEMPT c. 265 s. 21	Felony						Life
Yes	6		c. 265 s. 21A		CARJACKING c. 265 s. 21A	Felony				2 1/2 yrs		15 yrs
Yes	7		c. 265 s. 21A		CARJACKING, ARMED c. 265 s. 21A	Felony			1 yr	2 1/2 yrs		20 yrs
Yes	8	Note A	c. 265 s. 21A		CARJACKING, ARMED, FIREARM c. 265 s. 21A	Felony					7 yrs	20 yrs
Yes	8		c. 265 s. 22(a)		RAPE, AGGRAVATED c. 265 s. 22(a)	Felony						Life
Yes	8	Note H	c. 265 s. 22(a)		RAPE, AGGRAVATED, SUBSQ. OFF. c. 265 s. 22(a)	Felony						Life
Yes	8	Note H	c. 265 s. 22(a)		RAPE, AGGRAVATED, ARMED, FIREARM c. 265 s. 22(a)	Felony					10 yrs	Life
Yes	8	Note B / Note H	c. 265 s. 22(a)		RAPE, AGGRAVATED, ARMED, FIREARM SUBSQ. OFF. c. 265 s. 22(a)	Felony					15 yrs	Life
Yes	7		c. 265 s. 22(b)		RAPE c. 265 s. 22(b)	Felony						20 yrs
Yes	8		c. 265 s. 22(b)		RAPE, SUBSQ. OFF. c. 265 s. 22(b)	Felony						Life
Yes	8	Note A	c. 265 s. 22(b)		RAPE, ARMED, FIREARM c. 265 s. 22(b)	Felony					10 yrs	20 yrs
Yes	8	Note B / Note H	c. 265 s. 22(b)		RAPE, ARMED, FIREARM SUBSQ. OFF. c. 265 s. 22(b)	Felony					15 yrs	Life

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Grid	Offense Level	Notes	Offense Reference	Offense Penalty Reference	Offense	Penalty Type	Staircase Factor	Mand. Time	Min H/C	Max H/C	Min Prison	Max Prison
Yes	8		c. 265 s. 22A		RAPE OF CHILD WITH FORCE c. 265 s. 22A	Felony						Life
Yes	8		c. 265 s. 22B		RAPE OF CHILD WITH FORCE, AGGRAVATED c. 265 s. 22B	Felony		15 yrs			15 yrs	Life
Yes	8		c. 265 s. 22C		RAPE OF CHILD WITH FORCE, AFTER CERTAIN OFFENSES c. 265 s. 22C	Felony		20 yrs			20 yrs	Life
Yes	6		c. 265 s. 23		RAPE OF CHILD, STATUTORY c. 265 s. 23	Felony				2 1/2 yrs		Life
Yes	7		c. 265 s. 23A		RAPE OF CHILD, STATUTORY, AGGRAVATED c. 265 s. 23A	Felony		10 yrs			10 yrs	Life
Yes	7		c. 265 s. 23B		RAPE OF CHILD, STATUTORY, AFTER CERTAIN OFFENSES c. 265 s. 23B	Felony		15 yrs			15 yrs	Life
Yes	6		c. 265 s. 24		ASSAULT TO RAPE c. 265 s. 24	Felony				2 1/2 yrs		20 yrs
Yes	7		c. 265 s. 24		ASSAULT TO RAPE, SUBSQ. OFF. c. 265 s. 24	Felony						Life
Yes	7		c. 265 s. 24		ASSAULT TO RAPE, ARMED, FIREARM c. 265 s. 24	Felony					5 yrs	20 yrs
Yes	8	Note B	c. 265 s. 24		ASSAULT TO RAPE, ARMED, FIREARM, SUBSQ. OFF. c. 265 s. 24	Felony					20 yrs	Life
Yes	7		c. 265 s. 24B		ASSAULT TO RAPE CHILD c. 265 s. 24B	Felony						Life
Yes	8		c. 265 s. 24B		ASSAULT TO RAPE CHILD, SUBSQ. OFF. c. 265 s. 24B	Felony					5 yrs	Life
Yes	8		c. 265 s. 24B		ASSAULT TO RAPE CHILD, ARMED, FIREARM c. 265 s. 24B	Felony					10 yrs	Life

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Grid	Offense Level	Notes	Offense Reference	Offense Penalty Reference	Offense	Penalty Type	Staircase Factor	Mand. Time	Min H/C	Max H/C	Min Prison	Max Prison
Yes	8	Note B / Note H	c. 265 s. 24B		ASSAULT TO RAPE CHILD, ARMED, FIREARM, SUBSQ. OFF. c. 265 s. 24B	Felony					15 yrs	Life
Yes	4		c. 265 s. 25		EXTORTION OR ATTEMPTS c. 265 s. 25	Felony				2 1/2 yrs		15 yrs
Yes	6		c. 265 s. 26		KIDNAPPING c. 265 s. 26	Felony				2 yrs		10 yrs
Yes	7		c. 265 s. 26		KIDNAPPING FOR EXTORTION c. 265 s. 26	Felony						Life
Yes	7	Note A	c. 265 s. 26		KIDNAPPING, ARMED, FIREARM c. 265 s. 26	Felony				2 1/2 yrs	10 yrs	10 yrs
Yes	8	Note B	c. 265 s. 26		KIDNAPPING FOR EXTORTION, ARMED, FIREARM c. 265 s. 26	Felony					20 yrs	Life
Yes	8	Note B	c. 265 s. 26		KIDNAPPING, WITH SERIOUS BODILY INJURY, ARMED c. 265 s. 26	Felony					25 yrs	
Yes	8	Note B	c. 265 s. 26		KIDNAPPING WITH SEXUAL ASSAULT, ARMED c. 265 s. 26	Felony					25 yrs	
Yes	7		c. 265 s. 26		KIDNAPPING CHILD c. 265 s. 26	Felony						15 yrs
Yes	3	Note A	c. 265 s. 26A		KIDNAPPING INCOMPETENT OR CHILD BY RELATIVE c. 265 s. 26A	Misd.				1 yr		
Yes	4		c. 265 s. 26A		KIDNAPPING & ENDANGER INCOMPETENT OR CHILD BY RELATIVE c. 265 s. 26A	Felony						5 yrs
Yes	7		c. 265 s. 26B		DRUG TO CONFINES c. 265 s. 26B	Felony					10 yrs	Life
Yes	8		c. 265 s. 26B		DRUG TO CONFINES & EXTORT c. 265 s. 26B	Felony					15 yrs	Life

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Grid	Offense Level	Notes	Offense Reference	Offense Penalty Reference	Offense	Penalty Type	Staircase Factor	Mand. Time	Min H/C	Max H/C	Min Prison	Max Prison
Yes	4		c. 265 s. 26C		ENTICEMENT OF CHILD c. 265 s. 26C	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 265 s. 26D(c)		ELECTRONIC ENTICEMENT OF CHILD FOR PROSTITUTION, HUMAN TRAFFICKING OR COMMERCIAL SEXUAL ACTIVITY c. 265 s. 26D(c)	Felony				2 1/2 yrs		5 yrs
Yes	5		c. 265 s. 26D(d)		ELECTRONIC ENTICEMENT OF CHILD FOR PROSTITUTION, HUMAN TRAFFICKING OR COMMERCIAL SEXUAL ACTIVITY, SUBSEQUENT ATTEMPT c. 265 s. 26D(d)	Felony		5 yrs			5 yrs	
Yes	7		c. 265 s. 28		POISONING, ATTEMPTED c. 265 s. 28	Felony						Life
Yes	4		c. 265 s. 29		ASSAULT TO COMMIT FELONY c. 265 s. 29	Felony				2 1/2 yrs		10 yrs
Yes	2		c. 265 s. 30		COMMON CARRIER'S GROSS NEGLIGENCE c. 265 s. 30	Misd.				2 1/2 yrs		
Yes	1	Note A	c. 265 s. 32		GLASS, THROW ON BEACH OR PUBLIC WAY c. 265 s. 32	Misd.				1 mo		
Yes	1		c. 265 s. 34		TATTOOING c. 265 s. 34	Misd.				1 yr		
Yes	2	Note A	c. 265 s. 35		PUBLIC WAY, THROW OBJECT ON c. 265 s. 35	Misd.				1 yr		
Yes	3	Note A	c. 265 s. 36		SPORTING EVENT, THROW OBJECT AT c. 265 s. 36	Misd.				1 yr		
Yes	3	Note A	c. 265 s. 37		CIVIL RIGHTS VIOLATION OR ATTEMPT c. 265 s. 37	Misd.				1 yr		
Yes	6		c. 265 s. 37		CIVIL RIGHTS VIOLATION WITH BODILY INJURY OR ATTEMPT c. 265 s. 37	Felony						
Yes	3		c. 265 s. 39(a)		A&B OR PROPERTY DAMAGE TO INTIMIDATE FOR RACE/RELIGION c. 265 s. 39(a)	Misd.				2 1/2 yrs		

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Yes	4		c. 265 s. 39(b)		A&B OR PROPERTY DAMAGE TO INTIMIDATE FOR RACE/RELIGION, BODILY INJURY c. 265 s. 39(b)	Felony						5 yrs
Yes	6		c. 265 s. 39(b)		A&B OR PROPERTY DAMAGE TO INTIMIDATE FOR RACE/RELIGION, BODILY INJURY, ARMED c. 265 s. 39(b)	Felony				2 1/2 yrs		10 yrs
Yes	3		c. 265 s. 40		PHYSICAL EXERCISE PROGRAM, INJURY IN c. 265 s. 40	Misd.				2 1/2 yrs		
Yes	1	Note A	c. 265 s. 42		RADIO ON PUBLIC CONVEYANCE c. 265 s. 42	Misd.				1 mo		
Yes	4		c. 265 s. 43(a)		STALKING c. 265 s. 43(a)	Felony				2 1/2 yrs		5 yrs
Yes	6	Note A / Note E	c. 265 s. 43(b)		STALKING IN VIOL OF RESTRAINING ORDER c. 265 s. 43(b)	Felony		1 yr	1 yr	2 1/2 yrs	1 yr	5 yrs
Yes	6	Note E	c. 265 s. 43(c)		STALKING, SUBSQ. OFF. c. 265 s. 43(c)	Felony		2 yrs	2 yrs	2 1/2 yrs	2 yrs	10 yrs
Yes	4		c. 265 s. 43A(a)		CRIMINAL HARASSMENT c. 265 s. 43A(a)	Misd.				2 1/2 yrs		
Yes	6		c. 265 s. 43A(b)		CRIMINAL HARASSMENT, SUBSQ. OFF. c. 265 s. 43A(b)	Felony				2 1/2 yrs		10 yrs
Yes	4		c. 265 s. 44		ASSAULT & BATTERY ON CHILD, COERCE CONSPIRACY c. 265 s. 44	Felony				2 1/2 yrs	3 yrs	5 yrs
Yes	5	Note B	c. 265 s. 44		ASSAULT & BATTERY ON CHILD, COERCE CONSPIRACY, SUBSQ. OFF. c. 265 s. 44	Felony					5 yrs	10 yrs
Yes	2		c. 265 s. 48		SEX OFFENDER, ENGAGE IN ICE CREAM TRUCK VENDING c. 265 s. 48	Misd.				2 1/2 yrs		
Yes	6		c. 265 s. 50(a)		TRAFFICKING OF PERSON FOR SEXUAL SERVITUDE c. 265 s. 50(a)	Felony		5 yrs			5 yrs	20 yrs

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Yes	7		c. 265 s. 50(b)		TRAFFICKING OF PERSON UNDER 18 FOR SEXUAL SERVITUDE c. 265 s. 50(b)	Felony		5 yrs			5 yrs	life
Yes	6		c. 265 s. 51(a)		TRAFFICKING OF PERSON FOR FORCED SERVICES c. 265 s. 51(a)	Felony		5 yrs			5 yrs	20 yrs
Yes	7		c. 265 s. 51(b)		TRAFFICKING OF PERSON UNDER 18 FOR FORCED SERVICES c. 265 s. 51(b)	Felony		5 yrs			5 yrs	life
Yes	8		c. 265 s. 52(a)		TRAFFICKING OF PERSON FOR SEXUAL SERVITUDE OR FORCED SERVICES, SUBSEQUENT OFFENSE c. 265 s. 52(a)	Felony		10 yrs			10 yrs	life
Yes	6		c. 265 s. 53(a)		TRAFFICKING OF ORGANS c. 265 s. 53(a)	Felony						15 yrs
Yes	7		c. 265 s. 53(b)		TRAFFICKING OF ORGANS OF PERSON UNDER 18 c. 265 s. 53(b)	Felony		5 yrs				
Yes	6		c. 266 s. 1		ARSON OF DWELLING HOUSE c. 266 s. 1	Felony				2 1/2 yrs		20 yrs
Yes	4		c. 266 s. 2		BURN BUILDING/CONTENTS c. 266 s. 2	Felony				2 1/2 yrs		10 yrs
Yes	3		c. 266 s. 5		BURN BOAT/MOTOR VEHICLE/PERSONALTY c. 266 s. 5	Felony				1 yr		3 yrs
Yes	4		c. 266 s. 5A		ATTEMPTED ARSON OF DWELLING HOUSE (AS ENUMERATED IN c. 266 s. 1) c. 266 s. 5A	Felony				2 1/2 yrs		10 yrs
Yes	4		c. 266 s. 5A		ATTEMPT TO BURN PUBLIC BUILDING (AS ENUMERATED IN c. 266 s. 2) c. 266 s. 5A	Felony				2 1/2 yrs		10 yrs
Yes	3		c. 266 s. 5A		ATTEMPT TO BURN BOAT/MOTOR VEHICLE/PERSONALTY (AS ENUMERATED IN c. 266 s. 5) c. 266 s. 5A	Felony				2 1/2 yrs		10 yrs
Yes	2		c. 266 s. 7		BURN WOODS c. 266 s. 7	Misd.				2 yrs		

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Yes	2		c. 266 s. 8		FIRE ON LAND, SET c. 266 s. 8	Misd.				2 yrs		
Yes	1	Note A	c. 266 s. 9		FIRE ON LAND, FAIL EXTINGUISH/CONTROL c. 266 s. 9	Misd.				1 mo		
Yes	4		c. 266 s. 10		BURN BUILDING/PERSONALY/M.V. TO DEFRAUD INSURER, OR ATTEMPT TO DO SO c. 266 s. 10	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 266 s. 11		FIRE ALARM, DISABLE c. 266 s. 11	Misd.				2 yrs		
Yes	4		c. 266 s. 12		FIREFIGHTING, OBSTRUCT c. 266 s. 12	Felony				2 1/2 yrs		7 yrs
Yes	2		c. 266 s. 13		FIREFIGHTING APPARATUS, INJURE c. 266 s. 13	Misd.				2 yrs		
Yes	2		c. 266 s. 13A		FIRE, HOTEL MANAGER FAIL RESPOND TO c. 266 s. 13A	Misd.				2 1/2 yrs		
Yes	8		c. 266 s. 14		BURGLARY; ARMED; ASSAULT ON OCCUPANTS c. 266 s. 14	Felony					10 yrs	Life
Yes	8	Note H	c. 266 s. 14		BURGLARY; ARMED; ASSAULT ON OCCUPANTS, SUBSQ. OFF. c. 266 s. 14	Felony					10 yrs	Life
Yes	8	Note B / Note H	c. 266 s. 14		BURGLARY; ARMED, FIREARM c. 266 s. 14	Felony					15 yrs	Life
Yes	8	Note B / Note H	c. 266 s. 14		BURGLARY; ARMED, FIREARM, SUBSQ. OFF. c. 266 s. 14	Felony					20 yrs	Life
Yes	5		c. 266 s. 15		BURGLARY, UNARMED c. 266 s. 15	Felony						20 yrs
Yes	6		c. 266 s. 15		BURGLARY, UNARMED SUBSQ. OFF. c. 266 s. 15	Felony					5 yrs	20 yrs

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Yes	3	Note G	c. 266 s. 16		B&E NIGHTTIME FOR FELONY/B&E, OR ATTEMPT, DEPOSITORY c. 266 s. 16	Felony	Non-Dwelling			2 1/2 yrs		20 yrs
Yes	4	Note G	c. 266 s. 16		B&E NIGHTTIME FOR FELONY/B&E, OR ATTEMPT, DEPOSITORY c. 266 s. 16	Felony	Dwelling			2 1/2 yrs		20 yrs
Yes	2	Note A	c. 266 s. 16A		B&E FOR MISDEMEANOR c. 266 s. 16A	Misd.				6 mos		
Yes	3	Note G	c. 266 s. 17		B&E DAYTIME OR ENTER AT NIGHT, FOR FELONY, PERSON IN FEAR c. 266 s. 17	Felony	Non-Dwelling					10 yrs
Yes	4	Note G	c. 266 s. 17		B&E DAYTIME OR ENTER AT NIGHT, FOR FELONY, PERSON IN FEAR c. 266 s. 17	Felony	Dwelling					10 yrs
Yes	4	Note G	c. 266 s. 17		B&E DAYTIME OR ENTER AT NIGHT, FOR FELONY, ARMED, FIREARM, PERSON IN FEAR c. 266 s. 17	Felony	Non-Dwelling		2 yrs	2 1/2 yrs	7 yrs	10 yrs
Yes	5	Note G	c. 266 s. 17		B&E DAYTIME OR ENTER AT NIGHT, FOR FELONY, ARMED, FIREARM, PERSON IN FEAR c. 266 s. 17	Felony	Dwelling		2 yrs	2 1/2 yrs	7 yrs	10 yrs
Yes	3	Note G	c. 266 s. 18		B&E DAYTIME, FOR FELONY c. 266 s. 18	Felony	Non-Dwelling			2 yrs		10 yrs
Yes	4	Note G	c. 266 s. 18		B&E DAYTIME, FOR FELONY c. 266 s. 18	Felony	Dwelling			2 yrs		10 yrs
Yes	4	Note G	c. 266 s. 18		B&E DAYTIME FOR FELONY, ARMED, FIREARM c. 266 s. 18	Felony	Non-Dwelling		2 yrs	2 1/2 yrs	7 yrs	10 yrs
Yes	5	Note G	c. 266 s. 18		B&E DAYTIME FOR FELONY, ARMED, FIREARM c. 266 s. 18	Felony	Dwelling		2 yrs	2 1/2 yrs	7 yrs	10 yrs
Yes	4		c. 266 s. 18		ENTER DWELLING AT NIGHT FOR FELONY c. 266 s. 18	Felony				2 yrs		10 yrs
Yes	5	Note G	c. 266 s. 18		ENTER DWELLING AT NIGHT FOR FELONY, ARMED, FIREARM c. 266 s. 18	Felony			2 yrs	2 1/2 yrs	7 yrs	10 yrs

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Yes	4		c. 266 s. 18A		ENTER W/LARCENY OR W/I FELONY BY FALSE PRETENSES c. 266 s. 18A	Felony				2 yrs		10 yrs
Yes	3		c. 266 s. 19		RAILROAD CAR, B&E OR ENTER AT NIGHT, FOR FELONY c. 266 s. 19	Felony				2 yrs		10 yrs
Yes	2	Note G	c. 266 s. 20		BOAT, BUILDING, RAILROAD CAR; LARCENY FROM c. 266 s. 20	Felony	Under \$10,000			2 yrs		5 yrs
Yes	4	Note G	c. 266 s. 20		BOAT, BUILDING, RAILROAD CAR; LARCENY FROM c. 266 s. 20	Felony	\$10,000 to \$50,000			2 yrs		5 yrs
Yes	5	Note A / Note G	c. 266 s. 20		BOAT, BUILDING, RAILROAD CAR; LARCENY FROM c. 266 s. 20	Felony	\$50,000 and over			2 yrs		5 yrs
Yes	3		c. 266 s. 20A		TRUCK, B&E OR ENTER, FOR FELONY c. 266 s. 20A	Felony				2 yrs		10 yrs
Yes	3	Note G	c. 266 s. 20B		TRUCK, LARCENY FROM c. 266 s. 20B	Felony	Under \$10,000			2 yrs		5 yrs
Yes	4	Note G	c. 266 s. 20B		TRUCK, LARCENY FROM c. 266 s. 20B	Felony	\$10,000 to \$50,000			2 yrs		5 yrs
Yes	5	Note A / Note G	c. 266 s. 20B		TRUCK, LARCENY FROM c. 266 s. 20B	Felony	\$50,000 and over			2 yrs		5 yrs
Yes	2		c. 266 s. 21		STOLEN PROPERTY, REFUSE RETURN c. 266 s. 21	Felony				2 yrs		5 yrs
Yes	2		c. 266 s. 22		POULTRY, B&E OR ENTER TO STEAL c. 266 s. 22	Felony				2 yrs		3 yrs
Yes	3	Note G	c. 266 s. 23	c. 266 s. 24	FIRE, LARCENY AT c. 266 s. 23	Felony	Under \$10,000			2 yrs		5 yrs
Yes	4	Note G	c. 266 s. 23	c. 266 s. 24	FIRE, LARCENY AT c. 266 s. 23	Felony	\$10,000 to \$50,000			2 yrs		5 yrs

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Yes	5	Note A / Note G	c. 266 s. 23	c. 266 s. 24	FIRE, LARCENY AT c. 266 s. 23	Felony	\$50,000 and over			2 yrs		5 yrs
Yes	4		c. 266 s. 25		LARCENY FROM PERSON c. 266 s. 25	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 266 s. 25		LARCENY FROM PERSON +65 c. 266 s. 25	Felony				2 1/2 yrs		5 yrs
Yes	5	Note A	c. 266 s. 25		LARCENY FROM PERSON +65, SUBSQ. OFF. c. 266 s. 25	Felony			2 yrs	2 1/2 yrs	2 yrs	5 yrs
Yes	1		c. 266 s. 27		TOOLS, LARCENY OF CONSTRUCTION c. 266 s. 27	Misd.				6 mos		
Yes	2	Note A	c. 266 s. 27		TOOLS, LARCENY OF CONSTRUCTION, SUBSQ. OFF. c. 266 s. 27	Misd.				6 mos		
Yes	3		c. 266 s. 27A		MOTOR VEH TO DEFRAUD, REMOVE c. 266 s. 27A	Felony			1 yr	2 1/2 yrs		5 yrs
Yes	4	Note E	c. 266 s. 27A		MOTOR VEH TO DEFRAUD, REMOVE SUBSQ. OFF. c. 266 s. 27A	Felony		1 yr		2 1/2 yrs		5 yrs
Yes	3		c. 266 s. 28(a)		MOTOR VEH, LARCENY OF/MALICIOUS DAMAGE/RECEIVE STOLEN/TAKE AND STEAL PARTS c. 266 s. 28(a)	Felony				2 1/2 yrs		15 yrs
Yes	4	Note E	c. 266 s. 28(a)		MOTOR VEH, LARCENY OF/MALICIOUS DAMAGE/RECEIVE STOLEN/TAKE AND STEAL PARTS, SUBSQ. OFF. c. 266 s. 28(a)	Felony		1 yr		2 1/2 yrs		15 yrs
Yes	3		c. 266 s. 28(b)		MOTOR VEH THIEF, CONCEAL c. 266 s. 28(b)	Felony				2 1/2 yrs		10 yrs
Yes	2		c. 266 s. 30(1)		LARCENY UNDER \$1,200 BY SINGLE SCHEME c. 266 s. 30(1)	Misd.				1 yr		
Yes	2		c. 266 s. 30(1)		LARCENY UNDER \$1,200 c. 266 s. 30(1)	Misd.				1 yr		

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Grid	Offense Level	Notes	Offense Reference	Offense Penalty Reference	Offense	Penalty Type	Staircase Factor	Mand. Time	Min H/C	Max H/C	Min Prison	Max Prison
Yes	3		c. 266 s. 30(1)		FIREARM, LARCENY OF c. 266 s. 30(1)	Felony				2 yrs		5 yrs
Yes	3	Note G	c. 266 s. 30(1)		LARCENY OVER \$1,200 c. 266 s. 30(1)	Felony	Under \$10,000			2 yrs		5 yrs
Yes	4	Note G	c. 266 s. 30(1)		LARCENY OVER \$1,200 c. 266 s. 30(1)	Felony	\$10,000 to \$50,000			2 yrs		5 yrs
Yes	5	Note A / Note G	c. 266 s. 30(1)		LARCENY OVER \$1,200 c. 266 s. 30(1)	Felony	\$50,000 and over			2 yrs		5 yrs
Yes	3	Note G	c. 266 s. 30(1)		LARCENY OVER \$1,200 BY SINGLE SCHEME c. 266 s. 30(1)	Felony	Under \$10,000			2 yrs		5 yrs
Yes	4	Note G	c. 266 s. 30(1)		LARCENY OVER \$1,200 BY SINGLE SCHEME c. 266 s. 30(1)	Felony	\$10,000 to \$50,000			2 yrs		5 yrs
Yes	5	Note A / Note G	c. 266 s. 30(1)		LARCENY OVER \$1,200 BY SINGLE SCHEME c. 266 s. 30(1)	Felony	\$50,000 and over			2 yrs		5 yrs
Yes	3		c. 266 s. 30(4)		TRADE SECRET, LARCENY OF c. 266 s. 30(4)	Felony				2 yrs		5 yrs
Yes	2		c. 266 s. 30(5)		LARCENY FROM ELDER/DISABLED PERSON; \$1,200.00 OR UNDER c. 266 s. 30(5)	Misd.				2 1/2 yrs		
Yes	3	Note G	c. 266 s. 30(5)		LARCENY FROM ELDER/DISABLED PERSON; OVER \$1,200.00 c. 266 s. 30(5)	Felony	Under \$10,000			2 1/2 yrs		10 yrs
Yes	4	Note G	c. 266 s. 30(5)		LARCENY FROM ELDER/DISABLED PERSON; OVER \$1,200.00 c. 266 s. 30(5)	Felony	\$10,000 to \$50,000			2 1/2 yrs		10 yrs
Yes	5	Note G	c. 266 s. 30(5)		LARCENY FROM ELDER/DISABLED PERSON; OVER \$1,200.00 c. 266 s. 30(5)	Felony	\$50,000 and Over			2 1/2 yrs		10 yrs
Yes	2		c. 266 s. 30A		SHOPLIFTING, 3RD AND SUBSQ OFF; UNDER \$250.00 c. 266 s. 30A	Misd.				2 yrs		

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Yes	1		c. 266 s. 30A		SHOPLIFTING; OVER \$250.00 c. 266 s. 30A	Misd.				2 1/2 yrs		
Yes	3		c. 266 s. 30B(a)	c. 266 s. 30B(f)	UNLAWFUL DISTRIBUTION OF THEFT DETECTION SHIELDING DEVICE c. 266 s. 30B(a)	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 266 s. 30B(b)	c. 266 s. 30B(f)	UNLAWFUL POSSESSION OF THEFT DETECTION SHIELDING DEVICE c. 266 s. 30B(b)	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 266 s. 30B(c)	c. 266 s. 30B(f)	UNLAWFUL POSSESSION OF THEFT DETECTION DEVICE DEACTIVATOR OR REMOVER c. 266 s. 30B(c)	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 266 s. 30B(d)	c. 266 s. 30B(f)	UNLAWFUL DISTRIBUTION OF THEFT DETECTION DEVICE DEACTIVATOR OR REMOVER c. 266 s. 30B(d)	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 266 s. 30B(e)	c. 266 s. 30B(f)	UNLAWFUL DEACTIVATION OR REMOVAL OF THEFT DETECTION DEVICE c. 266 s. 30B(e)	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 266 s. 30C		FALSE CREATION OR USE OF SALES RECEIPT; c. 266 s. 30C	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 266 s. 30D(b)		ORGANIZED RETAIL CRIME c. 266 s. 30D(b)	Felony						10 yrs
Yes	4		c. 266 s. 30D(c)		AGGRAVATED ORGANIZED RETAIL CRIME c. 266 s. 30D(c)	Felony						15 yrs
Yes	5		c. 266 s. 30D(d)		ORGANIZED RETAIL THEFT ENTERPRISE, LEADER; c. 266 s. 30D(d)	Felony						20 yrs
Yes	3		c. 266 s. 31		SIGNATURE, OBTAINING BY FALSE PRETENSE c. 266 s. 31	Felony				2 yrs		10 yrs
Yes	2		c. 266 s. 32	c. 266 s. 30	LARCENY UNDER \$1,200 BY BOAT CAPTAIN c. 266 s. 32	Misd.				1 yr		
Yes	3	Note G	c. 266 s. 32	c. 266 s. 30	LARCENY OVER \$1,200 BY BOAT CAPTAIN c. 266 s. 32	Felony	Under \$10,000			2 yrs		5 yrs

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Yes	4	Note G	c. 266 s. 32	c. 266 s. 30	LARCENY OVER \$1,200 BY BOAT CAPTAIN c. 266 s. 32	Felony	\$10,000 to \$50,000			2 yrs		5 yrs
Yes	5	Note A / Note G	c. 266 s. 32	c. 266 s. 30	LARCENY OVER \$1,200 BY BOAT CAPTAIN c. 266 s. 32	Felony	\$50,000 and over			2 yrs		5 yrs
Yes	2		c. 266 s. 33(1)	c. 266 s. 30	FALSE PRETENSE IN COMMER TRANSACTN -\$1,200 c. 266 s. 33(1)	Misd.				1 yr		
Yes	3	Note G	c. 266 s. 33(1)	c. 266 s. 30	FALSE PRETENSE IN COMMER TRANSACTN +\$1,200 c. 266 s. 33(1)	Felony	Under \$10,000			2 yrs		5 yrs
Yes	4	Note G	c. 266 s. 33(1)	c. 266 s. 30	FALSE PRETENSE IN COMMER TRANSACTN +\$1,200 c. 266 s. 33(1)	Felony	\$10,000 to \$50,000			2 yrs		5 yrs
Yes	5	Note A / Note G	c. 266 s. 33(1)	c. 266 s. 30	FALSE PRETENSE IN COMMER TRANSACTN +\$1,200 c. 266 s. 33(1)	Felony	\$50,000 and over			2 yrs		5 yrs
Yes	2		c. 266 s. 33(2)	c. 266 s. 30	CREDIT -\$1,200 BY FALSE FINANCIAL STATEMNT c. 266 s. 33(2)	Misd.				1 yr		
Yes	3	Note G	c. 266 s. 33(2)	c. 266 s. 30	CREDIT +\$1,200 BY FALSE FINANCIAL STATEMNT c. 266 s. 33(2)	Felony	Under \$10,000			2 yrs		5 yrs
Yes	4	Note G	c. 266 s. 33(2)	c. 266 s. 30	CREDIT +\$1,200 BY FALSE FINANCIAL STATEMNT c. 266 s. 33(2)	Felony	\$10,000 to \$50,000			2 yrs		5 yrs
Yes	5	Note A / Note G	c. 266 s. 33(2)	c. 266 s. 30	CREDIT +\$1,200 BY FALSE FINANCIAL STATEMNT c. 266 s. 33(2)	Felony	\$50,000 and over			2 yrs		5 yrs
Yes	3		c. 266 s. 33A		COMMERCIAL COMPUTER SERVICES, FRAUD c. 266 s. 33A	Misd.				2 1/2 yrs		
Yes	2		c. 266 s. 34	c. 266 s. 30	LARCENY UNDER \$1,200 BY FALSE PRETENSE c. 266 s. 34	Misd.				1 yr		
Yes	3	Note G	c. 266 s. 34	c. 266 s. 30	LARCENY OVER \$1,200 BY FALSE PRETENSE c. 266 s. 34	Felony	Under \$10,000			2 yrs		5 yrs

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Yes	4	Note G	c. 266 s. 34	c. 266 s. 30	LARCENY OVER \$1,200 BY FALSE PRETENSE c. 266 s. 34	Felony	\$10,000 to \$50,000			2 yrs		5 yrs
Yes	5	Note A / Note G	c. 266 s. 34	c. 266 s. 30	LARCENY OVER \$1,200 BY FALSE PRETENSE c. 266 s. 34	Felony	\$50,000 and over			2 yrs		5 yrs
Yes	5		c. 266 s. 35A(b)		MORTGAGE LENDING PROCESS, FALSE STATEMENT IN c. 266 s. 35A(b)	Felony				2 1/2 yrs		5 yrs
Yes	6		c. 266 s. 35A(b)		MORTGAGE FRAUD, ENGAGING IN PATTERN OF RESIDENTIAL c. 266 s. 35A(b)	Felony						15 yrs
Yes	2		c. 266 s. 37	c. 266 s. 30	LARCENY BY CHECK UNDER \$1,200 c. 266 s. 37	Misd.				1 yr		
Yes	3	Note G	c. 266 s. 37	c. 266 s. 30	LARCENY BY CHECK OVER \$1,200 c. 266 s. 37	Felony	Under \$10,000					5 yrs
Yes	4	Note G	c. 266 s. 37	c. 266 s. 30	LARCENY BY CHECK OVER \$1,200 c. 266 s. 37	Felony	\$10,000 to \$50,000					5 yrs
Yes	5	Note A / Note G	c. 266 s. 37	c. 266 s. 30	LARCENY BY CHECK OVER \$1,200 c. 266 s. 37	Felony	\$50,000 and over					5 yrs
Yes	2		c. 266 s. 37B		CREDIT CARD, VIOLATIONS c. 266 s. 37B	Misd.				1 yr		
Yes	3	Note G	c. 266 s. 37C		CREDIT CARD, FORGE OR UTTER FORGED c. 266 s. 37C	Felony	Under \$10,000			2 1/2 yrs		5 yrs
Yes	4	Note G	c. 266 s. 37C		CREDIT CARD, FORGE OR UTTER FORGED c. 266 s. 37C	Felony	\$10,000 to \$50,000			2 1/2 yrs		5 yrs
Yes	5	Note A / Note G	c. 266 s. 37C		CREDIT CARD, FORGE OR UTTER FORGED c. 266 s. 37C	Felony	\$50,000 and over			2 1/2 yrs		5 yrs
Yes	3	Note G	c. 266 s. 37C		CREDIT CARD, IMPROPER USE OVER \$1,200 c. 266 s. 37C	Felony	Under \$10,000			2 1/2 yrs		5 yrs

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Yes	4	Note G	c. 266 s. 37C		CREDIT CARD, IMPROPER USE OVER \$1,200 c. 266 s. 37C	Felony	\$10,000 to \$50,000				2 1/2 yrs	5 yrs
Yes	5	Note A / Note G	c. 266 s. 37C		CREDIT CARD, IMPROPER USE OVER \$1,200 c. 266 s. 37C	Felony	\$50,000 and over				2 1/2 yrs	5 yrs
Yes	3	Note G	c. 266 s. 37C		CREDIT CARD FRAUD OVER \$1,200 c. 266 s. 37C	Felony	Under \$10,000				2 1/2 yrs	5 yrs
Yes	4	Note G	c. 266 s. 37C		CREDIT CARD FRAUD OVER \$1,200 c. 266 s. 37C	Felony	\$10,000 to \$50,000				2 1/2 yrs	5 yrs
Yes	5	Note A / Note G	c. 266 s. 37C		CREDIT CARD FRAUD OVER \$1,200 c. 266 s. 37C	Felony	\$50,000 and over				2 1/2 yrs	5 yrs
Yes	3	Note G	c. 266 s. 37C		CREDIT CARD FRAUD OVER \$1,200 BY MERCHANT c. 266 s. 37C	Felony	Under \$10,000				2 1/2 yrs	5 yrs
Yes	4	Note G	c. 266 s. 37C		CREDIT CARD FRAUD OVER \$1,200 BY MERCHANT c. 266 s. 37C	Felony	\$10,000 to \$50,000				2 1/2 yrs	5 yrs
Yes	5	Note A / Note G	c. 266 s. 37C		CREDIT CARD FRAUD OVER \$1,200 BY MERCHANT c. 266 s. 37C	Felony	\$50,000 and over				2 1/2 yrs	5 yrs
Yes	3	Note G	c. 266 s. 37C		CREDIT CARD, POSSESS BLANK c. 266 s. 37C	Felony	Under \$10,000				2 1/2 yrs	5 yrs
Yes	4	Note G	c. 266 s. 37C		CREDIT CARD, POSSESS BLANK c. 266 s. 37C	Felony	\$10,000 to \$50,000				2 1/2 yrs	5 yrs
Yes	5	Note A / Note G	c. 266 s. 37C		CREDIT CARD, POSSESS BLANK c. 266 s. 37C	Felony	\$50,000 and over				2 1/2 yrs	5 yrs
Yes	3	Note G	c. 266 s. 37C		CREDIT CARD, POSSESS COUNTERFEIT PRESS c. 266 s. 37C	Felony	Under \$10,000				2 1/2 yrs	5 yrs
Yes	4	Note G	c. 266 s. 37C		CREDIT CARD, POSSESS COUNTERFEIT PRESS c. 266 s. 37C	Felony	\$10,000 to \$50,000				2 1/2 yrs	5 yrs

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Grid	Offense Level	Notes	Offense Reference	Offense Penalty Reference	Offense	Penalty Type	Staircase Factor	Mand. Time	Min H/C	Max H/C	Min Prison	Max Prison
Yes	5	Note A / Note G	c. 266 s. 37C		CREDIT CARD, POSSESS COUNTERFEIT PRESS c. 266 s. 37C	Felony	\$50,000 and over			2 1/2 yrs		5 yrs
Yes	3	Note G	c. 266 s. 37C		CREDIT CARD, RECEIVE IMPROP OVER \$1,200 c. 266 s. 37C	Felony	Under \$10,000			2 1/2 yrs		5 yrs
Yes	4	Note G	c. 266 s. 37C		CREDIT CARD, RECEIVE IMPROP OVER \$1,200 c. 266 s. 37C	Felony	\$10,000 to \$50,000			2 1/2 yrs		5 yrs
Yes	5	Note A / Note G	c. 266 s. 37C		CREDIT CARD, RECEIVE IMPROP OVER \$1,200 c. 266 s. 37C	Felony	\$50,000 and over			2 1/2 yrs		5 yrs
Yes	3	Note G	c. 266 s. 37C		CREDIT CARD, RECEIVE IMPROPER c. 266 s. 37C	Felony	Under \$10,000			2 1/2 yrs		5 yrs
Yes	4	Note G	c. 266 s. 37C		CREDIT CARD, RECEIVE IMPROPER c. 266 s. 37C	Felony	\$10,000 to \$50,000			2 1/2 yrs		5 yrs
Yes	5	Note A / Note G	c. 266 s. 37C		CREDIT CARD, RECEIVE IMPROPER c. 266 s. 37C	Felony	\$50,000 and over			2 1/2 yrs		5 yrs
Yes	3	Note G	c. 266 s. 37C		CREDIT CARD, TAKE AS SECURITY c. 266 s. 37C	Felony	Under \$10,000			2 1/2 yrs		5 yrs
Yes	4	Note G	c. 266 s. 37C		CREDIT CARD, TAKE AS SECURITY c. 266 s. 37C	Felony	\$10,000 to \$50,000			2 1/2 yrs		5 yrs
Yes	5	Note A / Note G	c. 266 s. 37C		CREDIT CARD, TAKE AS SECURITY c. 266 s. 37C	Felony	\$50,000 and over			2 1/2 yrs		5 yrs
Yes	2		c. 266 s. 37D		TELEPHONE CREDIT CARD SYSTEM, PUBLISH c. 266 s. 37D	Misd.				12 mos		
Yes	4		c. 266 s. 37E(b)		IDENTITY FRAUD, POSE c. 266 s. 37E(b)	Misd.				2 1/2 yrs		
Yes	4		c. 266 s. 37E(c)		IDENTITY FRAUD, INTENT TO POSE c. 266 s. 37E(c)	Misd.				2 1/2 yrs		

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Grid	Offense Level	Notes	Offense Reference	Offense Penalty Reference	Offense	Penalty Type	Staircase Factor	Mand. Time	Min H/C	Max H/C	Min Prison	Max Prison
Yes	4		c. 266 s. 37E(c 1/2)		POSSESS ACCESS TOOL, KNOWLEDGE OF INTENT, IDENTITY FRAUD c. 266 s. 37E(c)	Misd.				2 1/2 yrs		
Yes	2		c. 266 s. 38	c. 266 s. 30	C.O.D. CARRIER, LARCENY UNDER \$1,200 BY c. 266 s. 38	Misd.				1 yr		
Yes	3	Note G	c. 266 s. 38	c. 266 s. 30	C.O.D. CARRIER, LARCENY OVER \$1,200 BY c. 266 s. 38	Felony	Under \$10,000			2 yrs		5 yrs
Yes	4	Note G	c. 266 s. 38	c. 266 s. 30	C.O.D. CARRIER, LARCENY OVER \$1,200 BY c. 266 s. 38	Felony	\$10,000 to \$50,000			2 yrs		5 yrs
Yes	5	Note A / Note G	c. 266 s. 38	c. 266 s. 30	C.O.D. CARRIER, LARCENY OVER \$1,200 BY c. 266 s. 38	Felony	\$50,000 and over			2 yrs		5 yrs
Yes	2		c. 266 s. 38A		CONSTRUCTION LOAN, MISAPPLY c. 266 s. 38A	Misd.				1 yr		
Yes	3		c. 266 s. 39		WILL, STEAL/DESTROY/CONCEAL c. 266 s. 39	Felony				2 yrs		5 yrs
Yes	5		c. 266 s. 40		THIEF, COMMON & NOTORIOUS c. 266 s. 40	Felony				2 1/2 yrs		20 yrs
Yes	2		c. 266 s. 41		BICYCLE, LARCENY OF, SUBSQ. OFF. c. 266 s. 41	Felony				2 yrs		5 yrs
Yes	3		c. 266 s. 42		BANK BILL PAPER, LARCENY OF c. 266 s. 42	Felony						Life
Yes	3		c. 266 s. 43		BANK BILL PAPER, PRINTER RETAIN c. 266 s. 43	Felony						Life
Yes	1		c. 266 s. 47		DOG COLLAR, REMOVE c. 266 s. 47	Misd.				6 mos		
Yes	3		c. 266 s. 49		BURGLARIOUS INSTRUMENT / MV MASTER KEY, MAKE OR POSSESS c. 266 s. 49	Felony				2 1/2 yrs		10 yrs

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Yes	3	Note G	c. 266 s. 50		TREASURY EMPLOYEE, FRAUD BY c. 266 s. 50	Felony	Under \$10,000					Life
Yes	4	Note G	c. 266 s. 50		TREASURY EMPLOYEE, FRAUD BY c. 266 s. 50	Felony	\$10,000 to \$50,000					Life
Yes	5	Note G	c. 266 s. 50		TREASURY EMPLOYEE, FRAUD BY c. 266 s. 50	Felony	\$50,000 and over					Life
Yes	3	Note G	c. 266 s. 51		MUNICIPAL/COUNTY OFFCR, EMBEZZLEMENT BY c. 266 s. 51	Felony	Under \$10,000			2 yrs		10 yrs
Yes	4	Note G	c. 266 s. 51		MUNICIPAL/COUNTY OFFCR, EMBEZZLEMENT BY c. 266 s. 51	Felony	\$10,000 to \$50,000			2 yrs		10 yrs
Yes	5	Note G	c. 266 s. 51		MUNICIPAL/COUNTY OFFCR, EMBEZZLEMENT BY c. 266 s. 51	Felony	\$50,000 and over			2 yrs		10 yrs
Yes	3	Note G	c. 266 s. 52		BANK, EMBEZZLEMENT FROM c. 266 s. 52	Felony	Under \$10,000			2 1/2 yrs		15 yrs
Yes	4	Note G	c. 266 s. 52		BANK, EMBEZZLEMENT FROM c. 266 s. 52	Felony	\$10,000 to \$50,000			2 1/2 yrs		15 yrs
Yes	5	Note G	c. 266 s. 52		BANK, EMBEZZLEMENT FROM c. 266 s. 52	Felony	\$50,000 and over			2 1/2 yrs		15 yrs
Yes	3		c. 266 s. 53A		BANK OFFICER/EMPLOYEE, MISCONDUCT BY c. 266 s. 53A	Felony				2 1/2 yrs		10 yrs
Yes	2		c. 266 s. 54		BANK RECEIVE DEPOSIT, INSOLVENT c. 266 s. 54	Misd.				2 1/2 yrs		
Yes	3		c. 266 s. 55		RECEIVER, EMBEZZLEMENT/MISAPPLICATION BY c. 266 s. 55	Felony				2 yrs		10 yrs
Yes	3	Note G	c. 266 s. 56		BROKER, EMBEZZLEMENT BY c. 266 s. 56	Felony	Under \$10,000			2 1/2 yrs		5 yrs

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Yes	4	Note G	c. 266 s. 56		BROKER, EMBEZZLEMENT BY c. 266 s. 56	Felony	\$10,000 to \$50,000			2 1/2 yrs		5 yrs
Yes	5	Note A / Note G	c. 266 s. 56		BROKER, EMBEZZLEMENT BY c. 266 s. 56	Felony	\$50,000 and over			2 1/2 yrs		5 yrs
Yes	3	Note G	c. 266 s. 57		FIDUCIARY, EMBEZZLEMENT/MISAPPLICATN BY c. 266 s. 57	Felony	Under \$10,000			2 yrs		10 yrs
Yes	4	Note G	c. 266 s. 57		FIDUCIARY, EMBEZZLEMENT/MISAPPLICATN BY c. 266 s. 57	Felony	\$10,000 to \$50,000			2 yrs		10 yrs
Yes	5	Note G	c. 266 s. 57		FIDUCIARY, EMBEZZLEMENT/MISAPPLICATN BY c. 266 s. 57	Felony	\$50,000 and over			2 yrs		10 yrs
Yes	2		c. 266 s. 58	c. 266 s. 30	ASSOCIATION OFFICER EMBEZZLE -\$1,200 c. 266 s. 58	Misd.				1 yr		
Yes	3	Note G	c. 266 s. 58	c. 266 s. 30	ASSOCIATION OFFICER EMBEZZLE +\$1,200 c. 266 s. 58	Felony	Under \$10,000			2 yrs		5 yrs
Yes	4	Note G	c. 266 s. 58	c. 266 s. 30	ASSOCIATION OFFICER EMBEZZLE +\$1,200 c. 266 s. 58	Felony	\$10,000 to \$50,000			2 yrs		5 yrs
Yes	5	Note A / Note G	c. 266 s. 58	c. 266 s. 30	ASSOCIATION OFFICER EMBEZZLE +\$1,200 c. 266 s. 58	Felony	\$50,000 and over			2 yrs		5 yrs
Yes	2		c. 266 s. 59	c. 266 s. 30	ASSOCIATION MEMBER EMBEZZLE -\$1,200 c. 266 s. 59	Misd.				1 yr		
Yes	3	Note G	c. 266 s. 59	c. 266 s. 30	ASSOCIATION MEMBER EMBEZZLE +\$1,200 c. 266 s. 59	Felony	Under \$10,000			2 yrs		5 yrs
Yes	4	Note G	c. 266 s. 59	c. 266 s. 30	ASSOCIATION MEMBER EMBEZZLE +\$1,200 c. 266 s. 59	Felony	\$10,000 to \$50,000			2 yrs		5 yrs
Yes	5	Note A / Note G	c. 266 s. 59	c. 266 s. 30	ASSOCIATION MEMBER EMBEZZLE +\$1,200 c. 266 s. 59	Felony	\$50,000 and over			2 yrs		5 yrs

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Yes	3	Note G	c. 266 s. 60		RECEIVE STOLEN OR FALSELY TRADED PROPERTY OVER \$1,200 c. 266 s. 60	Felony	Under \$10,000			2 1/2 yrs		5 yrs
Yes	4	Note G	c. 266 s. 60		RECEIVE STOLEN OR FALSELY TRADED PROPERTY OVER \$1,200 c. 266 s. 60	Felony	\$10,000 to \$50,000			2 1/2 yrs		5 yrs
Yes	5	Note A / Note G	c. 266 s. 60		RECEIVE STOLEN OR FALSELY TRADED PROPERTY OVER \$1,200 c. 266 s. 60	Felony	\$50,000 and over			2 1/2 yrs		5 yrs
Yes	2		c. 266 s. 60		RECEIVE STOLEN OR FALSELY TRADED PROPERTY UNDER \$1,200 c. 266 s. 60	Misd.				2 1/2 yrs		
Yes	3		c. 266 s. 60		RECEIVE STOLEN OR FALSELY TRADED PROPERTY UNDER \$1,200 SUBSQ. OFF. c. 266 s. 60	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 266 s. 60A		TRADE SECRET, BUY/SELL/RECEIVE STOLEN c. 266 s. 60A							
Yes	3		c. 266 s. 62		RECEIVER, COMMON c. 266 s. 62	Felony						10 yrs
Yes	1		c. 266 s. 63		BOAT, USE WITHOUT AUTHORITY c. 266 s. 63	Misd.				6 mos		
Yes	1	Note A	c. 266 s. 64		HIRING VEHICLE, FRAUD IN c. 266 s. 64	Misd.				2 mos		
Yes	3		c. 266 s. 65		CORPORATE STOCK, UNAUTHORIZED ISSUE OF c. 266 s. 65	Felony				1 yr		10 yrs
Yes	3		c. 266 s. 66		CORPORATE STOCK, FALSE ISSUE/TRANSFER OF c. 266 s. 66	Felony				1 yr		10 yrs
Yes	3		c. 266 s. 67		BOOKS, FALSIFY/OMIT ENTRY IN c. 266 s. 67	Felony				1 yr		10 yrs
Yes	3		c. 266 s. 67A		PURCHASING VIOLATION, GOVERNMENT c. 266 s. 67A	Felony				2 1/2 yrs		5 yrs

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Yes	3		c. 266 s. 67B		FALSE CLAIM TO GOVERNMENT AGENCY c. 266 s. 67B	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 266 s. 67C		CONSTRUCTION RECORD, FALSE ENTRY IN COMM c. 266 s. 67C	Felony				2 yrs		5 yrs
Yes	1	Note A	c. 266 s. 69		ASSOCIATION INSIGNIA, FALSE USE OF c. 266 s. 69	Misd.				1 mo		
Yes	1	Note A	c. 266 s. 70		VETERANS ORG INSIGNIA, FALSE USE OF c. 266 s. 70	Misd.				1 mo		
Yes	2		c. 266 s. 71		ASSOCIATION MEMBERSHIP, FALSELY SOLICIT c. 266 s. 71	Misd.				1 yr		
Yes	2		c. 266 s. 71A		ASSOCIATION NAME, FALSELY USE/MIMIC c. 266 s. 71A	Misd.				1 yr		
Yes	2		c. 266 s. 72		ASSOCIATION NAME, USE WITHOUT AUTHORITY c. 266 s. 72	Misd.				1 yr		
Yes	3		c. 266 s. 73		FALSE PRETENSE OF TRADE, OBTAIN GOODS BY c. 266 s. 73	Felony				2 yrs		5 yrs
Yes	3		c. 266 s. 74		CORPORATE CREDIT/MONEY/PROPERTY, MISUSE c. 266 s. 74	Felony						10 yrs
Yes	2		c. 266 s. 75	c. 266 s. 30	TRICK, OBTAIN PROPERTY UNDER \$1,200 BY c. 266 s. 75	Misd.				1 yr		
Yes	3	Note G	c. 266 s. 75	c. 266 s. 30	TRICK, OBTAIN PROPERTY OVER \$1,200 BY c. 266 s. 75	Felony	Under \$10,000			2 yrs		5 yrs
Yes	4	Note G	c. 266 s. 75	c. 266 s. 30	TRICK, OBTAIN PROPERTY OVER \$1,200 BY c. 266 s. 75	Felony	\$10,000 to \$50,000			2 yrs		5 yrs
Yes	5	Note A / Note G	c. 266 s. 75	c. 266 s. 30	TRICK, OBTAIN PROPERTY OVER \$1,200 BY c. 266 s. 75	Felony	Over \$50,000			2 yrs		5 yrs

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Grid	Offense Level	Notes	Offense Reference	Offense Penalty Reference	Offense	Penalty Type	Staircase Factor	Mand. Time	Min H/C	Max H/C	Min Prison	Max Prison
Yes	1	Note A	c. 266 s. 75A		COIN MACHINE, SLUG IN MACHINE OR FAIL DEPOSIT COIN IN c. 266 s. 75A	Misd.				30 das		
Yes	2		c. 266 s. 75B		SLUGS, MANUFACTURE/SELL FOR COIN MACHINES c. 266 s. 75B	Misd.				1 yr		
Yes	3		c. 266 s. 76		FRAUD/CHEAT, GROSS c. 266 s. 76	Felony				2 yrs		10 yrs
Yes	2		c. 266 s. 80		ENCUMBERED LAND, CONVEY c. 266 s. 80	Misd.				1 yr		
Yes	2		c. 266 s. 81		ATTACHED LAND, CONVEY c. 266 s. 81	Felony				1 yr		3 yrs
Yes	2		c. 266 s. 82		MORTGAGED/LEASED PERSONALTY, CONCEAL, HOLD LIQUOR c. 266 s. 82	Misd.				1 yr		
Yes	2		c. 266 s. 83		MORTGAGED PERSONALTY, SELL c. 266 s. 83	Misd.				1 yr		
Yes	2		c. 266 s. 84		LEASED PERSONALTY, SELL c. 266 s. 84	Misd.				1 yr		
Yes	2		c. 266 s. 85		COLLATERAL, DISPOSE OF DEPOSITED c. 266 s. 85	Misd.				2 yrs		
Yes	2		c. 266 s. 86		LEASED/COLLATERAL PROPERTY, BUY/RECEIVE c. 266 s. 86	Misd.				1 yr		
Yes	2		c. 266 s. 87		LEASED PERSONALTY, CONCEAL/SELL/PLEDGE/FAIL RETURN c. 266 s. 87	Misd.				1 yr		
Yes	2		c. 266 s. 88		CONSIGNEE/FACTOR, CONVERSION BY c. 266 s. 88							
Yes	2		c. 266 s. 89		DEGREE, FALSE CLAIM TO CONFER OR TO HOLD SCHOOL c. 266 s. 89	Misd.				1 yr		

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Yes	2		c. 266 s. 90		COLLEGE ENDORSEMENT, FALSE CLAIM OF c. 266 s. 90	Misd.				1 yr		
Yes	2		c. 266 s. 91A		ADVERTISING UNAVAILABLE PRICE/ITEM c. 266 s. 91A	Misd.				1 yr		
Yes	3		c. 266 s. 92		FINANCIAL STATEMENT, PUBLISH FALSE c. 266 s. 92	Felony						
Yes	2		c. 266 s. 93		ANIMAL PEDIGREE OR REGISTRATION, FALSE c. 266 s. 93	Misd.				2 yrs		
Yes	1		c. 266 s. 94		BOUNDARY AND MISC. MARKERS, DAMAGE TO c. 266 s. 94	Misd.				6 mos		
Yes	2		c. 266 s. 95		HISTORIC MARKER/MONUMENT, DAMAGE c. 266 s. 95	Misd.				2 yrs		
Yes	2		c. 266 s. 96		STATE BUILDING, DAMAGE c. 266 s. 96	Misd.				2 yrs		
Yes	2		c. 266 s. 97		COUNTY BUILDING, DAMAGE c. 266 s. 97	Misd.				2 yrs		
Yes	2		c. 266 s. 98		CHURCH OR SCHOOL, DAMAGE c. 266 s. 98	Misd.				2 yrs		
Yes	3	Note G	c. 266 s. 99A		LIBRARY MATERIALS OVER \$250, LARCENY OF c. 266 s. 99A	Felony	Under \$10,000					5 yrs
Yes	4	Note G	c. 266 s. 99A		LIBRARY MATERIALS OVER \$250, LARCENY OF c. 266 s. 99A	Felony	\$10,000 to \$50,000					5 yrs
Yes	5	Note A / Note G	c. 266 s. 99A		LIBRARY MATERIALS OVER \$250, LARCENY OF c. 266 s. 99A	Felony	\$50,000 and over					5 yrs
Yes	2		c. 266 s. 99A		LIBRARY MATERIALS UNDER \$250, LARCENY OF c. 266 s. 99A	Misd.				1 yr		

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Yes	3		c. 266 s. 99A		LIBRARY RECORDS, DAMAGE c. 266 s. 99A	Felony						5 yrs
Yes	2		c. 266 s. 100		LIBRARY MATERIALS, DAMAGE c. 266 s. 100	Misd.				2 yrs		
Yes	6		c. 266 s. 102(a)		INCENDIARY DEVICE, CHEM/BIO/NUCLEAR WEAPON, POSSESS c. 266 s. 102(a)	Felony				2 1/2 yrs	5 yrs	10 yrs
Yes	4		c. 266 s. 102(b)		HOAX INCENDIARY DEVICE, CHEM/BIO/NUCLEAR WEAPON, POSSESS c. 266 s. 102(b)	Felony				2 1/2 yrs		5 yrs
Yes	7		c. 266 s. 102(c)		EXPLOSIVES, POSSESS c. 266 s. 102(c)	Felony				2 1/2 yrs	10 yrs	20 yrs
Yes	8		c. 266 s. 102A		EXPLOSIVES, SECRETE/THROW/LAUNCH/PLACE c. 266 s. 102A	Felony				2 1/2 yrs	10 yrs	25 yrs
Yes	8		c. 266 s. 102B		EXPLOSIVES, DISCHARGE/IGNITE/EXPLODE c. 266 s. 102B	Felony					15 yrs	25 yrs
Yes	8		c. 266 s. 102C		WEAPON OF MASS DESTRUCTION c. 266 s. 102C	Felony				2 1/2 yrs		25 yrs
Yes	2		c. 266 s. 103		NOXIOUS/FILTHY SUBSTANCE, DAMAGE WITH c. 266 s. 103	Felony				2 1/2 yrs		5 yrs
Yes	1	Note A	c. 266 s. 104		BUILDING, DAMAGE TO c. 266 s. 104	Misd.				2 mos		
Yes	3		c. 266 s. 104B		RESEARCH ANIMALS, MALICIOUS INTERFERENCE c. 266 s. 104B	Felony				2 1/2 yrs		10 yrs
Yes	2		c. 266 s. 104B		RESEARCH ANIMALS, WILFUL INTERFERENCE c. 266 s. 104B	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 266 s. 107		BRIDGE OR CANAL, INJURE c. 266 s. 107	Felony				2 yrs		5 yrs

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Yes	3		c. 266 s. 108		BOAT, DESTROY c. 266 s. 108	Felony				2 1/2 yrs		10 yrs
Yes	3		c. 266 s. 109		BOAT, FIT OUT TO DESTROY c. 266 s. 109	Felony				2 1/2 yrs		20 yrs
Yes	2		c. 266 s. 110		BOAT INSURER, FALSE CARGO INVOICE TO c. 266 s. 110	Felony				2 yrs		10 yrs
Yes	2		c. 266 s. 111		BOAT INSURER, FALSE AFFIDAVIT TO c. 266 s. 111	Felony				2 yrs		10 yrs
Yes	3		c. 266 s. 111A		INSURANCE CLAIM, PREPARE OR PRESENT FALSE c. 266 s. 111A	Felony			6 mos	2 1/2 yrs		5 yrs
Yes	3		c. 266 s. 111B		INSURANCE CLAIM, FALSE MOTOR VEH c. 266 s. 111B	Felony			6 mos	2 1/2 yrs		5 yrs
Yes	3		c. 266 s. 111C		RUNNER FOR INSURANCE FRAUD c. 266 s. 111C	Felony			6 mos	2 1/2 yrs		5 yrs
Yes	3		c. 266 s. 112		ANIMAL, KILL/MAIM/POISON c. 266 s. 112	Felony				2 1/2 yrs		7 yrs
Yes	4		c. 266 s. 112		ANIMAL, KILL/MAIM/POISON SUBSQ. OFF. c. 266 s. 112	Felony						10 yrs
Yes	1		c. 266 s. 113		TIMBER, WOOD AND SHRUBS, CUT OR DESTROY c. 266 s. 113	Misd.				6 mos		
Yes	1		c. 266 s. 113		TIMBER, WOOD AND SHRUBS, CUT OR DESTROY, SUNDAY/NIGHT/DISGUISE c. 266 s. 113	Misd.			5 das	6 mos		
Yes	1		c. 266 s. 114		TREES AND FENCES; MALICIOUS INJURY c. 266 s. 114	Misd.				6 mos		
Yes	1		c. 266 s. 115		GARDEN/ORCHARD/NURSERY/BOG, LARCENY FROM c. 266 s. 115	Misd.				6 mos		

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Yes	1		c. 266 s. 117		TRESPASS FOR TREE/PLANT/FRUIT c. 266 s. 117	Misd.				6 mos		
Yes	1		c. 266 s. 117		TRESPASS FOR TREE/PLANT/FRUIT SUN./NIGHT c. 266 s. 117	Misd.			5 das	6 mos		
Yes	1	Note A	c. 266 s. 119		PESTS, TRANSPORT UNLAWFULLY c. 266 s. 119	Misd.				2 mos		
Yes	1	Note A	c. 266 s. 120		TRESPASS c. 266 s. 120	Misd.				30 das		
Yes	1		c. 266 s. 120E		MEDICAL FACILITY, OBSTRUCT c. 266 s. 120E	Misd.				6 mos		
Yes	2		c. 266 s. 120E		MEDICAL FACILITY, OBSTRUCT, SUBSQ. OFF. c. 266 s. 120E	Misd.				2 1/2 yrs		
Yes	1		c. 266 s. 120E½(c)		REPRODUCTIVE HEALTH CARE FACILITY, FAIL TO COMPLY W/ WITHDRAWL ORDER c. 266 s. 120E½(c)	Misd.				3 mos		
Yes	2		c. 266 s. 120E½(c)		REPRODUCTIVE HEALTH CARE FACILITY, FAIL TO COMPLY W/ WITHDRAWL ORDER, SUBSQ. c. 266 s. 120E½(c)	Misd.				2 1/2 yrs		
Yes	2		c. 266 s. 120E½(d)		REPRODUCTIVE HEALTH CARE FACILITY, INJURE OR INTIMIDATE OR ATTEMPTS c. 266 s. 120E½(d)	Misd.				1 yr		
Yes	3		c. 266 s. 120E½(d)		REPRODUCTIVE HEALTH CARE FACILITY, INJURE OR INTIMIDATE OR ATTEMPTS, SUBSQ. c. 266 s. 120E½(d)	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 266 s. 120E½(e)		REPRODUCTIVE HEALTH CARE FACILITY, INTERFERE/IMPEDE W/SERVICES c. 266 s. 120E½(e)	Misd.				6 mos		
Yes	3		c. 266 s. 120E½(e)		REPRODUCTIVE HEALTH CARE FACILITY, INTERFERE/IMPEDE W/SERVICES SUBSQ. c. 266 s. 120E½(e)	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 266 s. 120E½(f)		REPRODUCTIVE HEALTH CARE FACILITY, INTERFERE/IMPEDE OR ATTEMPTS ACCESS/DEPARTURE c. 266 s. 120E½(f)	Misd.				3 mos		

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Yes	3		c. 266 s. 120E½(f)		REPRODUCTIVE HEALTH CARE FACILITY, INTERFERE/IMPEDE OR ATEMPTS ACCESS/DEPARTURE, SUBSQ. OFF. c. 266 s. 120E½(f)	Misd.				2 1/2 yrs		
Yes	2		c. 266 s. 120E½(g)		REPRODUCTIVE HEALTH CARE FACILITY, INTERFERE W/VEHICLE, RECKLESS c. 266 s. 120E½(g)	Misd.				3 mos		
Yes	3		c. 266 s. 120E½(g)		REPRODUCTIVE HEALTH CARE FACILITY, INTERFERE W/VEHICLE, RECKLESS, SUBSQ. c. 266 s. 120E½(g)	Misd.				2 1/2 yrs		
Yes	1	Note A	c. 266 s. 120F		UNAUTHORIZED ACCESS TO COMPUTER SYSTEM c. 266 s. 120F	Misd.				30 das		
Yes	1	Note A	c. 266 s. 121		TRESPASS WITH FIREARM c. 266 s. 121	Misd.				2 mos		
Yes	1	Note A	c. 266 s. 123		TRESPASS ON STATE/COUNTY PROPERTY c. 266 s. 123	Misd.				3 mos		
Yes	3		c. 266 s. 123A		TRESPASS ON WATER SUPPLY WITH INTENT TO POLLUTE c. 266 s. 123A	Felony				2 yrs		5 yrs
Yes	4		c. 266 s. 123A		TRESPASS ON WATER SUPPLY WITH INTENT TO POLLUTE SUBSQ. OFF. c. 266 s. 123A	Felony					5 yrs	10 yrs
Yes	2		c. 266 s. 126A		DEFACEMENT OF REAL OR PERSONAL PROPERTY c. 266 s. 126A	Felony				2 yrs		3 yrs
Yes	1		c. 266 s. 126B		TAGGING PROPERTY c. 266 s. 126B	Misd.				2 yrs		
Yes	3		c. 266 s. 127		DESTRUCTION OF PROPERTY +\$1,000, MALICIOUS c. 266 s. 127	Felony				2 1/2 yrs		10 yrs
Yes	2		c. 266 s. 127		DESTRUCTION OF PROPERTY +\$1,000, WANTON c. 266 s. 127	Misd.				2 1/2 yrs		
Yes	2	Note A	c. 266 s. 127		DESTRUCTION OF PROPERTY -\$1,000, WANTON OR MALICIOUS c. 266 s. 127	Misd.				2 1/2 mos		

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Yes	3		c. 266 s. 127A		CHURCH/SYNAGOGUE, INJURY UNDER \$5000 TO c. 266 s. 127A	Misd.				2 1/2 yrs		
Yes	4		c. 266 s. 127A		CHURCH/SYNAGOGUE, INJURY OVER \$5000 TO c. 266 s. 127A	Felony						5 yrs
Yes	2		c. 266 s. 127A		CHURCH, THREAT TO INJURE c. 266 s. 127A	Misd.				1 yr		
Yes	2		c. 266 s. 129		PRISONER DAMAGE PRISON PROPERTY c. 266 s. 129	Felony						3 yrs
Yes	2		c. 266 s. 130		PRISONER DAMAGE JAIL/HC PROPERTY c. 266 s. 130	Misd.			6 mos	2 1/2 yrs		
Yes	1	Note A	c. 266 s. 132		PIGEONS, KILL/FRIGHTEN c. 266 s. 132	Misd.				1 mo		
Yes	1		c. 266 s. 133		HUMANE SOCIETY, LARCENY/DESTRUC/TRESPASS c. 266 s. 133	Misd.				6 mos		
Yes	1	Note A	c. 266 s. 135		BEACON/GUIDE, DAMAGE FEDERAL c. 266 s. 135	Misd.				3 mos		
Yes	1		c. 266 s. 137		MILL, INJURE BY ERECTING DAM c. 266 s. 137	Misd.				6 mos		
Yes	2		c. 266 s. 138		RESERVOIR/DAM/CANAL/MILL, OBSTRUCT OR DAMAGE c. 266 s. 138	Felony				2 yrs		5 yrs
Yes	2		c. 266 s. 138A		IRRIGATION EQUIPMENT, DAMAGE c. 266 s. 138A	Felony				2 yrs		5 yrs
Yes	1		c. 266 s. 139(a)		MOTOR VEH VIN, REMOVE/ALTER c. 266 s. 139(a)	Felony						3 yrs
Yes	3		c. 266 s. 139(b)		MOTOR VEH WITH DEFACED VIN, SELL OR ATT TO SELL c. 266 s. 139(b)	Felony						3 yrs

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Yes	2		c. 266 s. 139(c)		MOTOR VEH WITH DEFACED VIN, POSSESS/RECV c. 266 s. 139(c)	Misd.				2 yrs		
Yes	2		c. 266 s. 139		NUMBER PLATE, TAKE c. 266 s. 139	Misd.				2 1/2 yrs		
Yes	2		c. 266 s. 139A		MACHINERY ID NO., REMOVE/ALTER c. 266 s. 139A	Misd.				1 yr		
Yes	2		c. 266 s. 139A		MACHINERY ID NO., SELL OR ATT SELL WITH DEFACED c. 266 s. 139A	Misd.				1 yr		
Yes	2		c. 266 s. 140		MOTOR VEH MASTER KEY, SELL c. 266 s. 140	Misd.				1 yr		
Yes	2		c. 266 s. 141A		MOTOR VEH ODOMETER, TAMPER WITH c. 266 s. 141A	Misd.			30 das	2 yrs		
Yes	2		c. 266 s. 142A	c. 266 s. 143D	GOLD/SILVER/PLATINUM RECORDS, FAIL KEEP c. 266 s. 142A	Misd.				1 yr		
Yes	2		c. 266 s. 143A	c. 266 s. 143E(iii)	RECORDING, UNAUTHORIZED REPRODUCTION OF c. 266 s. 143A - Small Quantity	Misd.				1 yr		
Yes	2		c. 266 s. 143A	c. 266 s. 143E(ii)	RECORDING, UNAUTHORIZED REPRODUCTION OF c. 266 s. 143A - Medium Quantity	Misd.				2 yrs		
Yes	3		c. 266 s. 143A	c. 266 s. 143E(i)	RECORDING, UNAUTHORIZED REPRODUCTION OF c. 266 s. 143A - Large Quantity	Felony						5 yrs
Yes	2		c. 266 s. 143B	c. 266 s. 143E(iii)	RECORDING OF LIVE PERFORMANCE, UNAUTH c. 266 s. 143B - Small Quantity	Misd.				1 yr		
Yes	2		c. 266 s. 143B	c. 266 s. 143E(ii)	RECORDING OF LIVE PERFORMANCE, UNAUTH c. 266 s. 143B - Medium Quantity	Misd.				2 yrs		
Yes	3		c. 266 s. 143B	c. 266 s. 143E(i)	RECORDING OF LIVE PERFORMANCE, UNAUTH c. 266 s. 143B - Large Quantity	Felony						5 yrs

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Grid	Offense Level	Notes	Offense Reference	Offense Penalty Reference	Offense	Penalty Type	Staircase Factor	Mand. Time	Min H/C	Max H/C	Min Prison	Max Prison
Yes	2		c. 266 s. 143C	c. 266 s. 143E(iii)	RECORDING W/OUT MFR NAME, MFR/SELL/RENT c. 266 s. 143C - Small Quantity	Misd.				1 yr		
Yes	2		c. 266 s. 143C	c. 266 s. 143E(ii)	RECORDING W/OUT MFR NAME, MFR/SELL/RENT c. 266 s. 143C - Medium Quantity	Misd.				2 yrs		
Yes	3		c. 266 s. 143C	c. 266 s. 143E(i)	RECORDING W/OUT MFR NAME, MFR/SELL/RENT c. 266 s. 143C - Large Quantity	Felony						5 yrs
Yes	2		c. 266 s. 143F(a)		MOTION PICTURE, UNAUTH RECORDING OF c. 266 s. 143F(a)	Misd.				2 yrs		
Yes	3		c. 266 s. 143F(a)		MOTION PICTURE, UNAUTH RECORDING OF SUBSQ. OFFENSE c. 266 s. 143F(a)	Felony						5 yrs
Yes	2		c. 266 s. 147(b)(1)		COUNTERFEIT MARK, DISTRIBUTE c. 266 s. 147(b)(1)	Misd				2 1/2 yrs		
Yes	3		c. 266 s. 147(b)(2)		COUNTERFEIT MARK, DISTRIBUTE, 2ND OFF. c. 266 s. 147(b)(2)	Felony						5 yrs
Yes	4		c. 266 s. 147(b)(2)		COUNTERFEIT MARK, DISTRIBUTE, 101-999/\$1,001-\$9999 c. 266 s. 147(b)(2)	Felony						5 yrs
Yes	5		c. 266 s. 147(b)(3)		COUNTERFEIT MARK, DISTRIBUTE, 3RD OFF. c. 266 s. 147(b)(3)	Felony						10 yrs
Yes	5		c. 266 s. 147(b)(3)		COUNTERFEIT MARK, DISTRIBUTE, 1000+/\$10,000+ c. 266 s. 147(b)(3)	Felony						10 yrs
Yes	3		c. 267 s. 1		CHECK, FORGERY OF c. 267 s. 1	Felony				2 yrs		10 yrs
Yes	3		c. 267 s. 1		PROMISSORY NOTE ENDORSEMENT, FORGERY OF c. 267 s. 1	Felony				2 yrs		10 yrs
Yes	3		c. 267 s. 1		FORGERY, CHECK FORGERY, PROMISSORY NOTE FORGERY c. 267 s. 1	Felony				2 yrs		10 yrs

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Yes	1		c. 267 s. 2		ADMISSION OR RAILROAD TICKET, FORGE c. 267 s. 2	Felony				2 yrs		3 yrs
Yes	3		c. 267 s. 3		LAND COURT SEAL, FORGERY/MISUSE OF c. 267 s. 3	Felony				2 yrs		10 yrs
Yes	1		c. 267 s. 4		RAILROAD STAMP, FORGE/MISUSE c. 267 s. 4	Felony				2 yrs		3 yrs
Yes	2		c. 267 s. 5		UTTER FALSE CHECK, INSTRUMENT, OR PROMISSORY NOTE c. 267 s. 5	Felony				2 yrs		10 yrs
Yes	1		c. 267 s. 6		ADMISSION OR RAILROAD TICKET, UTTER FALSE c. 267 s. 6	Felony				2 yrs		3 yrs
Yes	4		c. 267 s. 7		NOTE, FORGERY OF COMMONWEALTH c. 267 s. 7	Felony						Life
Yes	4		c. 267 s. 8		FORGERY OF BANK NOTE OR TRAVELLER'S CHECK c. 267 s. 8	Felony						Life
Yes	5		c. 267 s. 9		COUNTERFEIT NOTES, POSSESS 10 c. 267 s. 9	Felony						Life
Yes	3		c. 267 s. 10		UTTER COUNTERFEIT NOTE OR FALSE TRAVELLER'S CHECK c. 267 s. 10	Felony				1 yr		5 yrs
Yes	5		c. 267 s. 11		COUNTERFEIT NOTES, COMMON UTTERER OF c. 267 s. 11	Felony						10 yrs
Yes	2		c. 267 s. 12		COUNTERFEIT NOTE OR TRAVELLER'S CHECK, POSSESS c. 267 s. 12	Felony				1 yr		5 yrs
Yes	5		c. 267 s. 13		COUNTERFEITING EQUIPMENT, MANUFACTURE OR POSSESS c. 267 s. 13	Felony				2 yrs		10 yrs
Yes	3		c. 267 s. 17		COUNTERFEIT COIN c. 267 s. 17	Felony						Life

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Yes	3		c. 267 s. 18		COUNTERFEIT COINS, POSSESS UNDER 10 c. 267 s. 18	Felony				2 yrs		10 yrs
Yes	3		c. 267 s. 18		COUNTERFEIT COIN, UTTER c. 267 s. 18	Felony				2 yrs		10 yrs
Yes	3		c. 267 s. 19		COUNTERFEIT COIN, COMMON UTTERER OF c. 267 s. 19	Felony						20 yrs
Yes	3		c. 267 s. 20		COUNTERFEITING EQUIPMENT, POSSESS COIN c. 267 s. 20	Felony				2 yrs		10 yrs
Yes	3		c. 267 s. 24	c. 267 s. 1	NOTES, CONNECT PARTS OF DIFFERENT c. 267 s. 24	Felony				2 yrs		10 yrs
Yes	2		c. 267 s. 26		NOTES, HOARD c. 267 s. 26	Misd.				2 yrs		
Yes	3		c. 267 s. 27		NOTES, POSSESS WORTHLESS/FALSE c. 267 s. 27	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 267 s. 28		NOTE, UTTER WORTHLESS/FALSE c. 267 s. 28	Felony				2 1/2 yrs		5 yrs
Yes	1	Note A	c. 267 s. 29		ADVERTISING RESEMBLING CURRENCY c. 267 s. 29	Misd.				3 mos		
Yes	5		c. 267A s. 2		MONEY LAUNDERING, FOR CRIMINAL ACTIVITY c. 267A s. 2	Felony						6 yrs
Yes	6		c. 267A s. 2		MONEY LAUNDERING, FOR CRIMINAL ACTIVITY SUBSQ. OFF. c. 267A s. 2	Felony					2 yrs	8 yrs
No	8	Note D	c. 268 s. 1		PERJURY IN TRIAL OF CAPITAL CASE c. 268 s. 1	Felony						Life
Yes	5		c. 268 s. 1		PERJURY c. 268 s. 1	Felony				2 1/2 yrs		20 yrs

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Yes	5		c. 268 s. 1A	c. 268 s. 1	FALSE STATEMENT UNDER PENALTY OF PERJURY c. 268 s. 1A	Felony				2 1/2 yrs		20 yrs
Yes	5		c. 268 s. 2	c. 268 s. 1	PERJURY, SUBORN c. 268 s. 2	Felony				2 1/2 yrs		20 yrs
No	8	Note D	c. 268 s. 2	c. 268 s. 1	PERJURY, SUBORN IN TRIAL OF CAPITAL CASE c. 268 s. 2	Felony						Life
Yes	3		c. 268 s. 3		PERJURY, ATTEMPT TO SUBORN c. 268 s. 3	Felony				1 yr		5 yrs
Yes	2		c. 268 s. 6		STATE AGENCY, FALSE STATEMENT TO c. 268 s. 6	Misd.				1 yr		
Yes	2		c. 268 s. 6A		PUBLIC EMPLOYEE, FALSE REPORT BY c. 268 s. 6A	Misd.				1 yr		
Yes	2		c. 268 s. 6B		RETURN BY PROCESS SERVER, FALSE c. 268 s. 6B	Misd.				1 yr		
Yes	1	Note A	c. 268 s. 8B		CIVIL SVCE APPOINTMENT, COMPEL TO DECLINE c. 268 s. 8B	Misd.				2 mos		
Yes	5	Note A / Note F	c. 268 s. 13		JUROR/MASTER/ARBITRATOR/REFEREE, BRIBE OR ATTEMPT TO BRIBE c. 268 s. 13	Felony				1 yr		5 yrs
Yes	2		c. 268 s. 13A		COURT/JUDGE/JUROR, PICKETING c. 268 s. 13A	Misd.				1 yr		
Yes	5		c. 268 s. 13(b)(1)		INTIMIDATION/RETALIATE, JUROR/WITNESS/POLICE/ COURT OFFICIAL c. 268 s. 13(b)(1)	Felony				2 1/2 yrs		10 yrs
Yes	6		c. 268 s. 13(b)(2)		INTIMIDATION/RETALIATE, JUROR/WITNESS/POLICE/COURT OFFICIAL, MATTER INVOLVING LIFE SENTENCE c. 268 s. 13(b)(2)	Felony				2 1/2 yrs		20 yrs
Yes	1		c. 268 s. 13C		COURT PROCEEDINGS, DISRUPT c. 268 s. 13C	Misd.				1 yr		

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Yes	5		c. 268 s. 13D(a)		GRAND JURY TRANSCRIPT, ABUSE c. 268 s. 13D(a)	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 268 s. 13E(b)(i)		WITHHOLD EVIDENCE FROM OFFICIAL PROCEEDING c. 268 s. 13E(b)(i)	Felony				2 1/2 yrs		5 yrs
Yes	5		c. 268 s. 13E(b)(ii)		WITHHOLD EVIDENCE FROM CRIMINAL PROCEEDING c. 268 s. 13E(b)(ii)	Felony				2 1/2 yrs		10 yrs
Yes	5	Note A / Note F	c. 268 s. 14		JUROR ACCEPT BRIBE c. 268 s. 14	Felony				1 yr		5 yrs
Yes	1	Note A	c. 268 s. 14B		WITNESS, EMPLOYER DISCHARGE c. 268 s. 14B	Misd.				1 mo		
Yes	4	Note F	c. 268 s. 15		ESCAPE, AID FELON (STATE PRISON) OR ACCUSED FELON TO c. 268 s. 15	Felony						10 yrs
Yes	4	Note F	c. 268 s. 15		ESCAPE, AID MISDEMEANANT OR HC FELON CONVICT TO c. 268 s. 15	Felony						7 yrs
Yes	2		c. 268 s. 15		ESCAPE, AID ACCUSED MISDEMEANANT TO c. 268 s. 15	Misd.				2 yrs		
Yes	2		c. 268 s. 15A		ESCAPE FROM MUNICIPAL LOCKUP c. 268 s. 15A	Misd.				2 1/2 yrs		
Yes	4	Note F	c. 268 s. 16		ESCAPE FROM PENAL INSTITUTION/COURT/SPD CENTER/MONITORING SYSTEM OR ATTEMPT c. 268 s. 16	Felony				2 1/2 yrs		10 yrs
Yes	2		c. 268 s. 17		ESCAPE FROM OFFICER, AID c. 268 s. 17	Misd.				2 yrs		
Yes	4	Note F	c. 268 s. 19		ESCAPE FROM PENAL INSTITUTION, PERMIT c. 268 s. 19	Felony						20 yrs
Yes	2		c. 268 s. 20		ESCAPE, NEGLIGENTLY PERMIT PRISONER TO OR REFUSE ACCEPT PRISONER c. 268 s. 20	Misd.				2 yrs		

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Yes	5		c. 268 s. 21A		PRISON GUARD HAVE SEX RELATIONS W/PRISONER c. 268 s. 21A	Felony						5 yrs
Yes	2		c. 268 s. 23		WARRANT, FAIL/DELAY SERVICE OF c. 268 s. 23	Misd.				1 yr		
Yes	1	Note A	c. 268 s. 24		POLICE OFFICER, FAIL ASSIST c. 268 s. 24	Misd.				1 mo		
Yes	1	Note A	c. 268 s. 25	c. 265 s. 24	JUSTICE OF PEACE, FAIL ASSIST c. 268 s. 25	Misd.				1 mo		
Yes	1	Note A	c. 268 s. 26		PRISONER, DELIVER LIQUOR TO c. 268 s. 26	Misd.				2 mos		
Yes	1	Note A	c. 268 s. 27		PATIENT, DELIVER LIQUOR TO c. 268 s. 27	Misd.				2 mos		
Yes	4		c. 268 s. 28		PRISONER, DELIVER DRUGS OR ARTICLE TO c. 268 s. 28	Felony				2 yrs		5 yrs
Yes	1	Note A	c. 268 s. 30		CORRECTIONAL INSTITUTION, DISTURB c. 268 s. 30	Misd.				3 mos		
Yes	3		c. 268 s. 31		PRISONER, DELIVER ARTICLE TO OR RECEIVE ARTICLE FROM c. 268 s. 31	Felony				2 1/2 yrs		3 yrs
Yes	5	Note B / Note F	c. 268 s. 31		PRISONER BRING WEAPON OR DRUG FROM FURLOUGH OR ATTEMPTS c. 268 s. 31	Felony					7 yrs	10 yrs
Yes	2		c. 268 s. 32		FALSE ALARM FROM POLICE CALL BOX OR TAMPER WITH POLICE/FIRE CALL BOX c. 268 s. 32	Misd.				2 yrs		
Yes	2		c. 268 s. 32A		FIREFIGHTER, INTERFERE WITH c. 268 s. 32A	Felony			30 das	2 1/2 yrs		5 yrs
Yes	2		c. 268 s. 32B		RESIST, ARREST c. 268 s. 32B	Misd.				2 1/2 yrs		

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Yes	2		c. 268 s. 33		POLICE OFFICER OR PUBLIC OFFICIAL, IMPERSONATE c. 268 s. 33	Misd.				1 yr		
Yes	2		c. 268 s. 33A		CONDUCT LEAD PAINT INSPECTION WITH OUT A LICENSE c. 268 s. 33A	Misd.				1 yr		
Yes	2		c. 268 s. 34		DISGUISE TO OBSTRUCT JUSTICE c. 268 s. 34	Misd.				1 yr		
Yes	2		c. 268 s. 34A		FALSE NAME, SOCIAL SECURITY TO POLICE c. 268 s. 34A	Misd.				1 yr		
Yes	4		c. 268 s. 36		COMPOUND/CONCEAL LIFE FELONY c. 268 s. 36	Felony				1 yr		5 yrs
Yes	2		c. 268 s. 36		COMPOUND/CONCEAL FELONY c. 268 s. 36	Misd.				2 yrs		
Yes	2		c. 268 s. 39		MOTOR VEH THEFT, FALSE REPORT OF c. 268 s. 39	Misd.			5 mos	2 yrs		
Yes	4	Note E	c. 268 s. 39		MOTOR VEH THEFT, FALSE REPORT OF, SUBSQ. OFF. c. 268 s. 39							
Yes	5		c. 268A s. 2		PUBLIC EMPLOYEE/WITNESS, BRIBE OR ACCEPT/SOLICIT BRIBE c. 268A s. 2	Felony				2 1/2 yrs		10 yrs
Yes	4		c. 268A s. 3		PUBLIC EMPLOYEE/WITNESS, GIFT TO OR ACCEPT/SOLICIT GIFT c. 268A s. 3	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 268A s. 4		STATE EMPLOYEE, COMPENSATION IMPROP/ACT AS AGENT/ATTY IMPROPER c. 268A s. 4	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 268A s. 5		STATE EMPLOYEE, FORMER OR PARTNER, CONFLICT OF INT/LOBBY IMPROPER c. 268A s. 5	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 268A s. 6		STATE EMPLOYEE, CONFLICT OF INTEREST c. 268A s. 6	Felony				2 1/2 yrs		5 yrs

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Yes	4		c. 268A s. 7		STATE EMPLOYEE, INTEREST IN ST CONTRACT c. 268A s. 7	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 268A s. 8		PUBLIC CONSTR, REQUIRE PARTICULAR INSURER c. 268A s. 8	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 268A s. 11		COUNTY EMPLOYEE, COMPENSATION IMPROPER OR CONFLIC OF INT c. 268A s. 11	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 268A s. 12		COUNTY EMPLOYEE, FORMER OR PARTNER, COMPENSATION IMPROPER OR CONFLIC OF INT c. 268A s. 12	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 268A s. 13		COUNTY EMPLOYEE, CONFLICT OF INTEREST c. 268A s. 13	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 268A s. 14		COUNTY EMPLOYEE, INTEREST IN CTY CONTRCT c. 268A s. 14	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 268A s. 17		MUNIC EMPLOYEE, IMPROPER COMPENSATION OR AGENT/ATTY IMPROPER c. 268A s. 17	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 268A s. 18		MUNIC EMPLOYEE, FORMER OR PARTNER, IMPROPER COMPENSATION, CONFLICT OF INT, OR AGENT/ATTY IMPROPER c. 268A s. 18	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 268A s. 19		MUNIC EMPLOYEE, CONFLICT OF INTEREST c. 268A s. 19	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 268A s. 20		MUNIC EMPLOYEE, INTEREST IN MUN CONTRACT c. 268A s. 20	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 268A s. 26		PUBLIC EMPLOYEE STANDARDS OF CONDUCT VIOLATION c. 268A s. 26	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 268B s. 4(a)	c. 268B s. 7	STATE ETHICS COMMISSION, DISCLOSE IMPROP c. 268B s. 4(a)	Misd.				1 yr		
Yes	4		c. 268B s. 4(c)	c. 268B s. 7	STATE ETHICS COMMISSION, PERJURY TO c. 268B s. 4(c)	Felony				2 1/2 yrs		5 yrs

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Yes	4		c. 268B s. 5	c. 268B s. 7	PUBLIC EMPLOYEE FIN STATEMENT, FALSE c. 268B s. 5	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 269 s. 2		RIOT, FAIL DISPERSE OR FAIL ASSIST IN DISPERSING c. 269 s. 2	Misd.				1 yr		
Yes	2		c. 269 s. 7		RIOT, DESTROY BUILDING/BOAT IN c. 269 s. 7	Felony				2 yrs		5 yrs
No	4	Note D	c. 269 s. 10(a)		FIREARM, CARRY W/O LICENSE c. 269 s. 10(a)	Felony		18 mos	18 mos	2 1/2 yrs	2 1/2 yrs	5 yrs
No	5	Note D	c. 269 s. 10(a)	c. 269 s. 10G(a)	FIREARMS VIOL WITH 1 PRIOR VIOLENT/DRUG CRIME c. 269 s. 10(a)	Felony		3 yrs			3 yrs	15 yrs
No	7	Note D	c. 269 s. 10(a)	c. 269 s. 10G(b)	FIREARMS VIOL WITH 2 PRIOR VIOLENT/DRUG CRIME c. 269 s. 10(a)	Felony		10 yrs			10 yrs	15 yrs
No	8	Note D	c. 269 s. 10(a)	c. 269 s. 10G(c)	FIREARMS VIOL WITH 3 PRIOR VIOLENT/DRUG CRIME c. 269 s. 10(a)	Felony		15 yrs			15 yrs	20 yrs
Yes	2		c. 269 s. 10(b)		DANGEROUS WEAPON, CARRY c. 269 s. 10(b)	Felony			6 mos	2 1/2 yrs	2 1/2 yrs	5 yrs
Yes	2		c. 269 s. 10(b)		DANGEROUS WEAPON, CARRY, NO PRIOR FELONIES c. 269 s. 10(b)	Misd.				2 1/2 yrs		
No	5	Note D	c. 269 s. 10(c)		MACHINE GUN/SAWED-OFF SHOTGUN, POSSESS c. 269 s. 10(c)	Felony		18 mos	18 mos	2 1/2 yrs	2 1/2 yrs	Life
No	6	Note D	c. 269 s. 10(c)	c. 269 s. 10G(a)	FIREARMS VIOL WITH 1 PRIOR VIOLENT/DRUG CRIME c. 269 s. 10(c)	Felony		3 yrs			3 yrs	15 yrs
No	7	Note D	c. 269 s. 10(c)	c. 269 s. 10G(b)	FIREARMS VIOL WITH 2 PRIOR VIOLENT/DRUG CRIME c. 269 s. 10(c)	Felony		10 yrs			10 yrs	15 yrs
No	8	Note D	c. 269 s. 10(c)	c. 269 s. 10G(c)	FIREARMS VIOL WITH 3 PRIOR VIOLENT/DRUG CRIME c. 269 s. 10(c)	Felony		15 yrs			15 yrs	20 yrs

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No	6	Note D	c. 269 s. 10(d)		FIREARM, CARRY W/O LICENSE, 2ND OFF. c. 269 s. 10(d)	Felony		5 yrs			5 yrs	7 yrs
No	7	Note D	c. 269 s. 10(d)		FIREARM, CARRY W/O LICENSE, 3RD OFF. c. 269 s. 10(d)	Felony		7 yrs			7 yrs	10 yrs
No	8	Note D	c. 269 s. 10(d)		FIREARM, CARRY W/O LICENSE, 4TH OFF. c. 269 s. 10(d)	Felony		10 yrs			10 yrs	15 yrs
No	6	Note D	c. 269 s. 10(d)		DANGEROUS WEAPON, CARRY, 2ND OFF. c. 269 s. 10(d)	Felony		5 yrs			5 yrs	7 yrs
No	7	Note D	c. 269 s. 10(d)		DANGEROUS WEAPON, CARRY, 3RD OFF. c. 269 s. 10(d)	Felony		7 yrs			7 yrs	10 yrs
No	8	Note D	c. 269 s. 10(d)		DANGEROUS WEAPON, CARRY, 4TH OFF. c. 269 s. 10(d)	Felony		10 yrs			10 yrs	15 yrs
No	6	Note D	c. 269 s. 10(d)		MACHINE GUN/SAWED-OFF SHOTGUN POSSESS, 2ND OFF. c. 269 s. 10(d)	Felony		5 yrs			5 yrs	7 yrs
No	7	Note D	c. 269 s. 10(d)		MACHINE GUN/SAWED-OFF SHOTGUN POSSESS, 3RD OFF. c. 269 s. 10(d)	Felony		7 yrs			7 yrs	10 yrs
No	8	Note D	c. 269 s. 10(d)		MACHINE GUN/SAWED-OFF SHOTGUN POSSESS, 4TH OFF. c. 269 s. 10(d)	Felony		10 yrs			10 yrs	15 yrs
Yes	2		c. 269 s. 10(g)		RIFLE/SHOTGUN W/O SERIAL NO., SELL c. 269 s. 10(g)	Misd.				2 1/2 yrs		
Yes	2		c. 269 s. 10(h)(1)		FIREARM W/O FID CARD, POSSESS c. 269 s. 10(h)(1)	Misd.				2 yrs		
Yes	3		c. 269 s. 10(h)(1)		FIREARM W/O FID CARD, SUBSQ. OFF. c. 269 s. 10(h)(1)	Misd.				2 yrs		
No	5	Note D	c. 269 s. 10(h)(1)	c. 269 s. 10G(a)	FIREARMS VIOL WITH 1 PRIOR VIOLENT/DRUG CRIME c. 269 s. 10(h)(1)	Felony		3 yrs			3 yrs	15 yrs

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No	7	Note D	c. 269 s. 10(h)(1)	c. 269 s. 10G(b)	FIREARMS VIOL WITH 2 PRIOR VIOLENT/DRUG CRIME c. 269 s. 10(h)(1)	Felony		10 yrs			10 yrs	15 yrs
No	8	Note D	c. 269 s. 10(h)(1)	c. 269 s. 10G(c)	FIREARMS VIOL WITH 3 PRIOR VIOLENT/DRUG CRIME c. 269 s. 10(h)(1)	Felony		15 yrs			15 yrs	20 yrs
Yes	4		c. 269 s. 10(h)(2)		FIREARM UNATTENDED c. 269 s. 10(h)(2)	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 269 s. 10(i)		FIREARM/LICENSE/FID CARD, FAIL SURRENDER c. 269 s. 10(i)	Misd.				2 1/2 yrs		
Yes	2		c. 269 s. 10(j)		DANGEROUS WEAPON OR FIREARM ON SCHOOL GROUNDS,CARRY c. 269 s. 10(j)	Misd.				2 yrs		
No	5	Note D	c. 269 s. 10(m)		FIREARM POSSESS LARGE CAPACITY c. 269 s. 10(m)	Felony		1 yr			2 1/2 yrs	10 yrs
Yes	4		c. 269 s. 10(m)		FIREARM POSSESS LARGE CAPACITY, WITH VALID FID c. 269 s. 10(m)	Felony					2 1/2 yrs	10 yrs
No	4		c. 269 s. 10(n)		FIREARM VIOLATION OF c. 269 s. 10(a), CARRY WITH AMMUNITION c. 269 s. 10(n)	Misd.				2 1/2 yrs		
No	5		c. 269 s. 10(n)		FIREARM VIOLATION OF c. 269 s. 10(c), CARRY WITH AMMUNITION c. 269 s. 10(n)	Misd.				2 1/2 yrs		
Yes	3		c. 269 s. 10A		SILENCER, SELL/USE/POSSESS FIREARM c. 269 s. 10A	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 269 s. 10C		TEAR GAS/MACE, USE IN CRIME c. 269 s. 10C	Felony						7 yrs
Yes	3		c. 269 s. 10D		BODY ARMOR, USE IN FELONY c. 269 s. 10D	Felony			1 yr	2 1/2 yrs	2 1/2 yrs	5 yrs
Yes	5		c. 269 s. 10E(1)		FIREARMS, TRAFFICKING IN 1-2 c. 269 s. 10E(1)	Felony						10 yrs

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No	6	Note D	c. 269 s. 10E(2)		FIREARMS, TRAFFICKING IN 3-9 c. 269 s. 10E(2)	Felony		5 yrs			5 yrs	20 yrs
No	8	Note D	c. 269 s. 10E(3)		FIREARMS, TRAFFICKING IN +10 c. 269 s. 10E(3)	Felony		10 yrs			10 yrs	Life
No	6	Note D	c. 269 s. 10F(a)		FIREARMS, SELL/TRANSFER LARGE CAPACITY, c. 269 s. 10F(a)	Felony		2 1/2 yrs			2 1/2 yrs	10 yrs
No	7	Note D	c. 269 s. 10F(a)		FIREARMS, SELL/TRANSFER LARGE CAPACITY, SUBSQ. c. 269 s. 10F(a)	Felony		5 yrs			5 yrs	15 yrs
No	7	Note D	c. 269 s. 10F(b)		FIREARMS TO MINOR, SELL/TRANSFER LARGE CAPACITY, c. 269 s. 10F(b)	Felony		5 yrs			5 yrs	15 yrs
Yes	3		c. 269 s. 10H		FIREARMS WHILE UNDER INFLUENCE, LICENSEE CARRYING c. 269 s. 10H	Misd.				2 1/2 yrs		
Yes	4		c. 269 s. 10I(a)		FIREARMS TRANSPORT INTO COMMONWEALTH, CRIMINAL ACTIVITY c. 269 s. 10I(a)	Felony					5 yrs	10 yrs
Yes	5		c. 269 s. 10I(b)		FIREARMS TRANSPORT INTO COMMONWEALTH, SELL c. 269 s. 10I(b)	Felony					10 yrs	20 yrs
Yes	6		c. 269 s. 10I(c)		FIREARMS TRANSPORT INTO COMMONWEALTH, SELL, CAUSE DEATH c. 269 s. 10I(c)	Felony					20 yrs	
Yes	3		c. 269 s. 10J(a)		B&E TO STEAL FIREARM c. 269 s. 10J(a)	Felony	Non-Dwelling			2 1/2 yrs		5 yrs
Yes	4		c. 269 s. 10J(a)		B&E TO STEAL FIREARM c. 269 s. 10J(a)	Felony	Dwelling			2 1/2 yrs		5 yrs
Yes	4		c. 269 s. 10J(b)		B&E TO STEAL & DISTRIBUTE FIREARM c. 269 s. 10J(b)	Felony	Non-Dwelling			2 1/2 yrs		10 yrs
Yes	5		c. 269 s. 10J(b)		B&E TO STEAL & DISTRIBUTE FIREARM c. 269 s. 10J(b)	Felony	Dwelling			2 1/2 yrs		10 yrs

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Grid	Offense Level	Notes	Offense Reference	Offense Penalty Reference	Offense	Penalty Type	Staircase Factor	Mand. Time	Min H/C	Max H/C	Min Prison	Max Prison
Yes	4		c. 269 s. 10J(c)		B&E TO STEAL FIREARM, CAUSE INJURY c. 269 s. 10J(c)	Felony	Non-Dwelling			2 1/2 yrs		10 yrs
Yes	5		c. 269 s. 10J(c)		B&E TO STEAL FIREARM, CAUSE INJURY c. 269 s. 10J(c)	Felony	Dwelling			2 1/2 yrs		10 yrs
Yes	5		c. 269 s. 10K(a)		B&E, FIREARM DISTRIBUTOR c. 269 s. 10K(a)	Felony				2 1/2 yrs		10 yrs
Yes	5		c. 269 s. 10K(b)		B&E, FIREARM DISTRIBUTOR, INTENT TO STEAL c. 269 s. 10K(b)	Felony				2 1/2 yrs		10 yrs
Yes	5		c. 269 s. 10K(c)		B&E, FIREARM DISTRIBUTOR, UNLAWFUL DISTRIBUTION c. 269 s. 10K(c)	Felony				2 1/2 yrs		20 yrs
Yes	4		c. 269 s. 11B		FIREARM W/DEFACED NO., POSSESS IN FELONY c. 269 s. 11B	Felony			6 mos	2 1/2 yrs	2 1/2 yrs	5 yrs
Yes	3		c. 269 s. 11C		FIREARM SERIAL NO., DEFACE OR RECEIVE W/DEFACED NO. c. 269 s. 11C	Misd.			1 mo	2 1/2 yrs		
Yes	1		c. 269 s. 12		DANGEROUS WEAPONS, MFR/SELL CERTAIN c. 269 s. 12	Misd.				6 mos		
Yes	1		c. 269 s. 12A		BB GUN/AIR RIFLE, SELL/GIVE TO MINOR c. 269 s. 12A	Misd.				6 mos		
Yes	2		c. 269 s. 12D(a)		RIFLE/SHOTGUN ON WAY, CARRY LOADED c. 269 s. 12D(a)	Misd.				2 yrs		
Yes	3		c. 269 s. 12D(a)		FIREARM ON WAY, CARRY LOADED LARGE CAPACITY c. 269 s. 12D(a)				1 yr			
Yes	3		c. 269 s. 12D(b)		FIREARM ON WAY, CARRY UNLOADED LARGE CAPACITY c. 269 s. 12D(b)	Felony			1 yr	2 1/2 yrs	1 yr	10 yrs
Yes	1	Note A	c. 269 s. 12E		FIREARM, DISCHARGE WITHIN 500 FT OF BLDG c. 269 s. 12E	Misd.				3 mos		

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Yes	5		c. 269 s. 12F(b)		AIRPORT SECURITY VIOLATION c. 269 s. 12F(b)	Felony				2 1/2 yrs		5 yrs
Yes	6		c. 269 s. 12F(c)		AIRPORT SECURITY VIOLATION, OCCUPY W/I FELONY c. 269 s. 12F(c)	Felony				2 yrs		10 yrs
Yes	6		c. 269 s. 12F(d)		AIRPORT SECURITY VIOLATION, PLACE W/I FELONY c. 269 s. 12F(d)	Felony				2 1/2 yrs		10 yrs
Yes	7		c. 269 s. 12F(e)		AIRPORT SECURITY VIOLATION, WILLFUL c. 269 s. 12F(e)	Felony						20 yrs
Yes	2		c. 269 s. 13		FIRE ALARM, FALSE c. 269 s. 13	Misd.				1 yr		
Yes	2		c. 269 s. 13A		CRIME REPORT, FALSE c. 269 s. 13A	Misd.				1 yr		
Yes	7		c. 269 s. 14(b)		BOMB/HIJACK THREAT c. 269 s. 14(b)	Felony				2 1/2 yrs		20 yrs
Yes	7		c. 269 s. 14(c)		BOMB/HIJACK THREAT WITH SERIOUS PUBLIC ALARM c. 269 s. 14(c)	Felony			6 mos	2 1/2 yrs	3 yrs	20 yrs
Yes	1	Note A	c. 269 s. 14A		TELEPHONE CALLS/ELECTRONIC COMMUNICATIONS, ANNOYING OR OBSCENE c. 269 s. 14A	Misd.				3 mos		
Yes	2		c. 269 s. 14B		FALSE/SILENT 911 CALL c. 269 s. 14B	Misd.				2 1/2 yrs		
Yes	3		c. 269 s. 14B		FALSE/SILENT 911 CALL, SUBSQ. OFF. c. 269 s. 14B	Felony				2 1/2 yrs		10 yrs
Yes	2		c. 269 s. 16		ARROWHEAD, SELL TO PERSON -15, 3RD AND SUBSQ. OFF. c. 269 s. 16	Misd.			6 mos	1 yr		
Yes	2		c. 269 s. 17		HAZING c. 269 s. 17	Misd.				1 yr		

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Yes	2		c. 270 s. 1		LIQUOR, ADULTERATE c. 270 s. 1	Felony						3 yrs
Yes	2		c. 270 s. 4		WOOD ALCOHOL, DISTRIB FOOD/DRINK/DRUG W/ c. 270 s. 4	Felony				2 1/2 yrs		5 yrs
Yes	1	Note A	c. 270 s. 5		LIQOUR OR DRUGS TO HOSPITALIZED ADDICT OR ALCOHOLIC, DELIVER c. 270 s. 5	Misd.				2 mos		
Yes	4		c. 270 s. 8A		HARMFUL SUBSTANCE, DISTRIBUTE FOOD WITH c. 270 s. 8A	Felony						5 yrs
Yes	1	Note A	c. 270 s. 9		GARBAGE TO MILK COW, FEED TOWN c. 270 s. 9	Misd.				2 mos		
Yes	1	Note A	c. 270 s. 9		GARBAGE TO FOOD ANIMAL, FEED CITY c. 270 s. 9	Misd.				1 mo		
Yes	1		c. 270 s. 18		GLUE TOXIC SUBSTANCE, INHALE c. 270 s. 18	Misd.				6 mos		
Yes	1		c. 270 s. 19		GLUE TO MINOR, SELL UNLAWFULLY c. 270 s. 19	Misd.				6 mos		
Yes	1	Note A	c. 271 s. 2		GAMING IN PUBLIC/TRESPASSING c. 271 s. 2	Misd.				3 mos		
Yes	2		c. 271 s. 2		GAMING IN PUBLIC/TRESPASSING, ALLOW c. 271 s. 2	Misd.			3 mos	12 mos		
Yes	1		c. 271 s. 3		GAMING, ALLOW PREMISES FOR c. 271 s. 3	Misd.				3 mos		
Yes	2	Note A	c. 271 s. 3		GAMING, ALLOW PREMISES FOR, SUBSQ. OFF. c. 271 s. 3	Misd.				1 yr		
Yes	1	Note A	c. 271 s. 5		GAMING HOUSE/APPARATUS, KEEP OR PLAY/PRESENT AT c. 271 s. 5	Misd.				3 mos		

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Yes	2		c. 271 s. 5	c. 271 s. 10	GAMING HOUSE/APPARATUS, KEEP OR PLAY/PRESENT AT, SUBSQ. OFF. c. 271 s. 5	Misd.			3 mos	1 yr		
Yes	5		c. 271 s. 5B(d)		ELECTRONIC SWEEPSTAKES MACHINE VIOLATIONS c. 271 s. 5B(d)	Felony						15 yrs
Yes	3		c. 271 s. 6A	c. 271 s. 7	PYRAMID SCHEME, SET UP/PROMOTE c. 271 s. 6A	Felony				2 1/2 yrs		3 yrs
Yes	3		c. 271 s. 6B	c. 271 s. 7	SKILO, SET UP/PROMOTE c. 271 s. 6B	Felony				2 1/2 yrs		3 yrs
Yes	2		c. 271 s. 6C		GAS STATION OPERATE GAME OF CHANCE c. 271 s. 6C	Misd.				1 yr		
Yes	2		c. 271 s. 7		LOTTERY, SET UP/PROMOTE c. 271 s. 7	Felony				2 1/2 yrs		3 yrs
Yes	3	Note A	c. 271 s. 7	c. 271 s. 10	LOTTERY, SET UP/PROMOTE, SUBSQ. OFF. c. 271 s. 7	Misd.			3 mos	1 yr		
Yes	2		c. 271 s. 7A		RAFFLE/BAZAAR VIOLATION c. 271 s. 7A	Misd.				1 yr		
Yes	2	Note A	c. 271 s. 8		GAMING, ALLOW PREMISES FOR c. 271 s. 8	Misd.				1 yr		
Yes	3		c. 271 s. 8	c. 271 s. 10	GAMING, ALLOW PREMISES FOR, SUBSQ. OFF. c. 271 s. 8	Misd.			3 mos	1 yr		
Yes	2		c. 271 s. 9		LOTTERY, SELL TICKETS FOR c. 271 s. 9	Misd.				1 yr		
Yes	3	Note A	c. 271 s. 9	c. 271 s. 10	LOTTERY, SELL TICKETS FOR, SUBSQ. OFF. c. 271 s. 9	Misd.			3 mos	1 yr		
Yes	2		c. 271 s. 11		LOTTERY, ADVERTISE OR SOLICIT FOR c. 271 s. 11	Misd.				1 yr		

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Yes	3	Note A	c. 271 s. 11	c. 271 s. 10	LOTTERY, SOLICIT FOR, SUBSQ. OFF. c. 271 s. 11	Misd.			3 mos	1 yr		
Yes	3		c. 271 s. 12		FALSE LOTTERY TICKETS; CREATION, SALE, OR POSSESSION c. 271 s. 12	Felony						3 yrs
Yes	2		c. 271 s. 15		LOTTERY, AID FOREIGN c. 271 s. 15	Misd.				1 yr		
Yes	3	Note A	c. 271 s. 15	c. 271 s. 10	LOTTERY, AID FOREIGN, SUBSQ. OFF. c. 271 s. 15	Misd.			3 mos	1 yr		
Yes	2		c. 271 s. 16		LOTTERY TICKET, DISTRIBUTE FOREIGN c. 271 s. 16	Misd.				1 yr		
Yes	3	Note A	c. 271 s. 16	c. 271 s. 10	LOTTERY TICKET, DISTRIBUTE FOREIGN, SUBSQ c. 271 s. 16	Misd.			3 mos	1 yr		
Yes	4		c. 271 s. 16A		GAMING ENTERPRISE, MANAGE c. 271 s. 16A	Felony						15 yrs
Yes	3		c. 271 s. 17		BETTING, TAKE/ALLOW/PRESENT AT c. 271 s. 17	Felony				2 1/2 yrs		3 yrs
Yes	3	Note A	c. 271 s. 17	c. 271 s. 10	BETTING, TAKE/ALLOW/PRESENT AT, SUBSQ.OFF c. 271 s. 17	Misd.			3 mos	1 yr		
Yes	2		c. 271 s. 17A		TELEPHONE FOR GAMING, USE c. 271 s. 17A	Misd.				1 yr		
Yes	3	Note A	c. 271 s. 17A	c. 271 s. 10	TELEPHONE FOR GAMING, USE, SUBSQ. OFF. c. 271 s. 17A	Misd.			3 mos	1 yr		
Yes	2		c. 271 s. 18		POLICY LOTTERY, MANAGE c. 271 s. 18	Misd.				1 yr		
Yes	2		c. 271 s. 26	c. 271 s. 10	GAMING PREMISES, OBSTRUCT, 3RD AND SUBSQ. OFF. c. 271 s. 26	Misd.				1 yr		

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Yes	2		c. 271 s. 31		HORSE RACE, UNLAWFUL c. 271 s. 31	Misd.				1 yr		
Yes	3		c. 271 s. 31A		HORSE/DOG RACE, TRANSMIT RESULTS OF c. 271 s. 31A	Felony				2 1/2 yrs		5 yrs
Yes	1		c. 271 s. 32		HORSE, RACE DISGUISED c. 271 s. 32	Misd.				6 mos		
Yes	2		c. 271 s. 34		RACE GROUND, KEEP/USE IMPROPER c. 271 s. 34	Misd.				1 yr		
Yes	2		c. 271 s. 36		SECURITY/COMMODITY BUCKETING c. 271 s. 36	Misd.				1 yr		
Yes	4		c. 271 s. 36		SECURITY/COMMODITY BUCKETING SUBSQ. OFF. c. 271 s. 36							
Yes	2		c. 271 s. 37	c. 271 s. 36	SECURITY/COMMODITY PRICES, PUBLISH IMPRO c. 271 s. 37	Misd.				1 yr		
Yes	4		c. 271 s. 37	c. 271 s. 36	SECURITY/COMMODITY PRICES, PUBLISH IMPRO SUBSQ. OFF. c. 271 s. 37							
Yes	4		c. 271 s. 39(a)		BRIBE, BUSINESS c. 271 s. 39(a)	Felony						5 yrs
Yes	3		c. 271 s. 39(b)		THREAT, BUSINESS c. 271 s. 39(b)	Felony				2 yrs		5 yrs
Yes	2		c. 271 s. 39A		BRIBE, OFFER OR ACCEPT/SOLICIT SPORTS c. 271 s. 39A	Misd.				2 yrs		
Yes	1	Note A	c. 271 s. 42		BETTING ON BOXING MATCH c. 271 s. 42	Misd.			3 mos			
Yes	4		c. 271 s. 49(a)		USURY c. 271 s. 49(a)	Felony						10 yrs

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Yes	2		c. 271 s. 49(b)		USURY; POSSESSION OF RECORDS FOR c. 271 s. 49(b)	Misd.				2 1/2 yrs		
Yes	1		c. 271 s. 50		EXAM, TAKE FOR ANOTHER AT SCHOOL OR RESEARCH PAPER, SELL FOR USE BY ANOTHER c. 271 s. 50	Misd.				6 mos		
Yes	5		c. 271A s. 2		ENTERPRISE CRIME, WITHIN A GAMING ESTABLISHMENT c. 271A s. 2	Felony						15 yrs
Yes	2		c. 272 s. 1		MARRIAGE, ABDUCT PERSON -16 FOR SECRET c. 272 s. 1	Misd.				1 yr		
Yes	3		c. 272 s. 2		PROSTITUTION/UNLAW SEX, ABDUCT PERSON FOR c. 272 s. 2	Felony				1 yr		3 yrs
Yes	7		c. 272 s. 3		SEXUAL INTERCOURSE, DRUG FOR c. 272 s. 3	Felony					10 yrs	Life
Yes	3		c. 272 s. 4		SEXUAL INTERCOURSE, INDUCE CHASTE MINOR c. 272 s. 4	Felony				2 1/2 yrs		3 yrs
Yes	5	Note E	c. 272 s. 4A		PROSTITUTION, INDUCE MINOR TO c. 272 s. 4A	Felony		3 yrs			3 yrs	5 yrs
Yes	6	Note E	c. 272 s. 4B		PROSTITUTION, DERIVE SUPPORT FROM CHILD c. 272 s. 4B	Felony		5 yrs			5 yrs	
Yes	4	Note E	c. 272 s. 6		PROSTITUTION, MAINTAIN HOUSE OF c. 272 s. 6	Felony		2 yrs			5 yrs	5 yrs
Yes	4	Note E	c. 272 s. 7		PROSTITUTION, DERIVE SUPPORT FROM c. 272 s. 7	Felony		2 yrs			5 yrs	5 yrs
Yes	2		c. 272 s. 8		PROSTITUTE, SOLICIT FOR c. 272 s. 8	Misd.				2 1/2 yrs		
Yes	2		c. 272 s. 12		PROSTITUTION, PROCURE PERSON TO PRACTICE c. 272 s. 12	Misd.			3 mos	2 yrs		

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Yes	4		c. 272 s. 13		BROTHEL, DETAIN/DRUG PERSON IN OR ATTEMPTS c. 272 s. 13	Felony			1 yr	2 1/2 yrs		5 yrs
Yes	1		c. 272 s. 14		ADULTERY c. 272 s. 14	Felony				2 yrs		3 yrs
Yes	3		c. 272 s. 15		POLYGAMY c. 272 s. 15	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 272 s. 16		LEWDNESS, OPEN AND GROSS c. 272 s. 16	Felony				2 yrs		3 yrs
Yes	7		c. 272 s. 17		INCEST c. 272 s. 17	Felony				2 1/2 yrs		20 yrs
Yes	1	Note A	c. 272 s. 18		FORNICATION c. 272 s. 18	Misd.				3 mos		
Yes	6		c. 272 s. 19		MISCARRIAGE, PROCURE IMPROPER WITH DEATH c. 272 s. 19	Felony					5 yrs	20 yrs
Yes	4		c. 272 s. 19		MISCARRIAGE, PROCURE IMPROPER c. 272 s. 19	Felony						7 yrs
Yes	3		c. 272 s. 20		BIRTH CONTROL OR MISCARRIAGE, ADVERTISE IMPROP c. 272 s. 20	Felony				2 1/2 yrs		3 yrs
Yes	3		c. 272 s. 21		BIRTH CONTROL/ABORTION/MASTURBATION, IMPROP INSTRUMENT FOR c. 272 s. 21	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 272 s. 22		FETAL DEATH, CONCEAL OUT-OF-WEDLOCK c. 272 s. 22	Misd.				1 yr		
Yes	2		c. 272 s. 24		PROSTITUTION, KEEP HOUSE OF c. 272 s. 24	Misd.				2 yrs		
Yes	1		c. 272 s. 25		RESTAURANT/BAR, BARRED DOORS OR UNLICENSED ENCLOSURE IN c. 272 s. 25	Misd.				6 mos		

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Yes	2		c. 272 s. 26		RESTAURANT/BAR, ALLOW SOLICITATION IN OR RESOURT TO FOR IMMORALITY c. 272 s. 26	Misd.				1 yr		
Yes	2		c. 272 s. 28		OBSCENE MATTER TO MINOR c. 272 s. 28	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 272 s. 28		OBSCENE MATTER TO MINOR, 2ND AND SUBSQ. OFF. c. 272 s. 28	Felony				2 1/2 yrs		5 yrs
Yes	1		c. 272 s. 29		OBSCENE MATTER, DISTRIBUTE c. 272 s. 29	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 272 s. 29		OBSCENE MATTER, DISTRIBUTE, 2ND AND SUBSQ. OFF. c. 272 s. 29	Felony				2 1/2 yrs		5 yrs
Yes	6	Note B	c. 272 s. 29A(a)		CHILD IN NUDE, LASCIVIOUS POSE/EXHIBIT c. 272 s. 29A(a)	Felony					10 yrs	20 yrs
Yes	6	Note B	c. 272 s. 29A(b)		CHILD IN SEXUAL ACT, LASCIVIOUS POSE/EXHIBIT c. 272 s. 29A(b)	Felony					10 yrs	20 yrs
Yes	6	Note B	c. 272 s. 29B(a)		CHILD IN NUDE, DISTRIB MATERIAL OF c. 272 s. 29B(a)	Felony					10 yrs	20 yrs
Yes	6	Note B	c. 272 s. 29B(b)		CHILD IN SEXUAL ACT, DISTRIB MATERIAL OF c. 272 s. 29B(b)	Felony					10 yrs	20 yrs
Yes	3		c. 272 s. 29C		CHILD PORNOGRAPHY, POSSESS c. 272 s. 29C	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 272 s. 29C		CHILD PORNOGRAPHY, POSSESS, 2ND OFF. c. 272 s. 29C	Felony					5 yrs	
Yes	6		c. 272 s. 29C		CHILD PORNOGRAPHY, POSSESS, 3RD OFF. c. 272 s. 29C	Felony					10 yrs	
Yes	4		c. 272 s. 34		CRIME AGAINST NATURE c. 272 s. 34	Felony						20 yrs

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Yes	3		c. 272 s. 35		UNNATURAL ACT c. 272 s. 35	Felony				2 1/2 yrs		5 yrs
Yes	5	Note A	c. 272 s. 35A		UNNATURAL ACT WITH CHILD -16 c. 272 s. 35A	Felony				2 1/2 yrs		5 yrs
Yes	6		c. 272 s. 35A		UNNATURAL ACT WITH CHILD -16, SUBSQ. OFF. c. 272 s. 35A	Felony					5 yrs	
Yes	2		c. 272 s. 36		BLASPHEMY c. 272 s. 36	Misd.				1 yr		
Yes	2		c. 272 s. 38		RELIGIOUS SERVICE, DISTURB c. 272 s. 38	Misd.				1 yr		
Yes	1	Note A	c. 272 s. 40		SCHOOL OR PUBLIC ASSEMBLY, DISTURB c. 272 s. 40	Misd.				1 mo		
Yes	2	Note A	c. 272 s. 40		SCHOOL OR PUBLIC ASSEMBLY, DISTURB, 3RD AND SUBSQ. OFF. c. 272 s. 40	Misd.			1 mo	1 mo		
Yes	1	Note A	c. 272 s. 40A		SCHOOL, POSSESS LIQUOR IN c. 272 s. 40A	Misd.				30 das		
Yes	1	Note A	c. 272 s. 41	c. 272 s. 40A	LIBRARY, DISTURB c. 272 s. 41	Misd.				30 das		
Yes	1	Note A	c. 272 s. 42	c. 272 s. 40	FUNERAL PROCESSION, DISTURB c. 272 s. 42	Misd.				1 mo		
Yes	2	Note A	c. 272 s. 42	c. 272 s. 40	FUNERAL PROCESSION, DISTURB, 3RD AND SUBSQ. OFF. c. 272 s. 42	Misd.			1 mo	1 mo		
Yes	2		c. 272 s. 42A		FUNERAL SERVICE, DISTURB c. 272 s. 42A	Misd.				1 yr		
Yes	2		c. 272 s. 42B		MILITARY FUNERAL SERVICE, DISTURB c. 272 s. 42B	Misd.				2 yrs		

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Yes	1	Note A	c. 272 s. 43	c. 272 s. 40	DISORDERLY CONDUCT ON PUBLIC CONVEYANCE c. 272 s. 43	Misd.				1 mo		
Yes	2	Note A	c. 272 s. 43	c. 272 s. 40	DISORDERLY CONDUCT ON PUB CONVEY,3RD AND SUBSQ. OFF c. 272 s. 43	Misd.			1 mo	1 mo		
Yes	1	Note A	c. 272 s. 43A		SMOKING ON MBTA c. 272 s. 43A	Misd.				10 das		
Yes	1		c. 272 s. 53(a)		NIGHTWALKER, COMMON c. 272 s. 53(a)	Misd.				6 mos		
Yes	1		c. 272 s. 53(a)		STREETWALKER, COMMON c. 272 s. 53(a)	Misd.				6 mos		
Yes	2	Note A	c. 272 s. 53(a)		ACCOST/ANNOY PERSON OF OPPOSITE SEX c. 272 s. 53(a)	Misd.				6 mos		
Yes	1		c. 272 s. 53(a)		LEWD, WANTON & LASCIVIOUS CONDUCT c. 272 s. 53(a)	Misd.				6 mos		
Yes	1		c. 272 s. 53(a)		DISORDERLY HOUSE, KEEP c. 272 s. 53(a)	Misd.				6 mos		
Yes	1		c. 272 s. 53(a)		INDECENT EXPOSURE c. 272 s. 53(a)	Misd.				6 mos		
Yes	1		c. 272 s. 53(b)		DISORDERLY CONDUCT, SUBSQ. OFF. c. 272 s. 53(b)	Misd.				6 mos		
Yes	1		c. 272 s. 53(b)		DISTURBING THE PEACE, SUBSQ. OFF. c. 272 s. 53(b)	Misd.				6 mos		
Yes	1		c. 272 s. 53A(a)		SEXUAL CONDUCT, FOR FEE c. 272 s. 53A(a)	Misd.				1 yr		
Yes	3		c. 272 s. 53A(b)		SEXUAL CONDUCT, PAY FOR c. 272 s. 53A(b)	Misd.				2 1/2 yrs		

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Yes	5		c. 272 s. 53A(c)		SEXUAL CONDUCT WITH CHILD UNDER 18, PAY FOR c. 272 s. 53A(c)	Felony				2 1/2 yrs		10 yrs
Yes	1		c. 272 s. 58		CHILD UNDER 15 BEGGING, EMPLOY/PERMIT c. 272 s. 58	Misd.				6 mos		
Yes	2		c. 272 s. 61		VIOLATION OF c. 272 s. 53, SUBSQ. OFF. c. 272 s. 61	Misd.				1 yr		
Yes	2		c. 272 s. 62		COMMON NIGHTWALKER THIRD CONVICTION c. 272 s. 62	Misd.				2 1/2 yrs		
Yes	1	Note A	c. 272 s. 64		TRAMP c. 272 s. 64	Misd.				30 das		
Yes	2	Note B	c. 272 s. 64		TRAMP, VIOLATIONS BY c. 272 s. 64	Misd.			1 yr	2 1/2 yrs		
Yes	1		c. 272 s. 66		VAGRANCY c. 272 s. 66	Misd.				6 mos		
Yes	1	Note B	c. 272 s. 68		VAGABOND c. 272 s. 68	Misd.			4 mos	12 mos		
Yes	1		c. 272 s. 70		BODY, TAKE ON CIVIL PROCESS c. 272 s. 70	Misd.				6 mos		
Yes	4		c. 272 s. 71		BODY, DISINTER, OR ACCESSORY c. 272 s. 71	Felony				2 1/2 yrs		3 yrs
Yes	2		c. 272 s. 72		BODY, SELL/BUY c. 272 s. 72	Misd.			3 mos	2 1/2 yrs		
Yes	3		c. 272 s. 73		GRAVE, GRAVESTONE OR PLANTING, DAMAGE c. 272 s. 73	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 272 s. 73B		COMMEMORATIVE GRAVE MARKER, SELL OR ATTEMPT, SUBSQ. c. 272 s. 72B	Felony				2 1/2 yrs		5 yrs

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Yes	1		c. 272 s. 75		GRAVE FLOWERS/FLAG/TOKEN, REMOVE c. 272 s. 75	Misd.				6 mos		
Yes	2		c. 272 s. 76		CEMETERY, UNAUTH PUBLIC EASEMENT THRU c. 272 s. 76	Misd.				1 yr		
Yes	3		c. 272 s. 77		ANIMAL, CRUELTY TO c. 272 s. 77	Felony				2 1/2 yrs		7 yrs
Yes	4		c. 272 s. 77		ANIMAL, CRUELTY TO, SUBSQ c. 272 s. 77	Felony						10 yrs
Yes	2		c. 272 s. 77A		POLICE HORSE/DOG, MISTREAT/INTERFERE c. 272 s. 77A	Misd.				2 1/2 yrs		
Yes	1	Note A	c. 272 s. 77B		ANIMAL, EXHIBIT WILD c. 272 s. 77B	Misd.				30 das		
Yes	1		c. 272 s. 78		HORSE, SELL/DRIVE UNFIT c. 272 s. 78	Misd.				6 mos		
Yes	1		c. 272 s. 78A		HORSE FOAL -5 MONTHS SOLD WITHOUT DAM c. 272 s. 78A	Misd.				6 mos		
Yes	2		c. 272 s. 79A		HORSE, CUT TO DOCK TAIL c. 272 s. 79A	Misd.				1 yr		
Yes	3		c. 272 s. 80½(b)		DEVOCALIZATION OF DOG/CAT c. 272 s. 80½(b)	Felony				2 1/2 yrs		5 yrs
Yes	1	Note A	c. 272 s. 86 through 86D	c. 272 s. 86F	HORSE, STABLE, VIOLATIONS c. 272 s. 86 through 86D	Misd.				1 mo		
Yes	1	Note A	c. 272 s. 87		BIRD, SHOOT/KEEP FOR SHOOTING c. 272 s. 87	Misd.				1 mo		
Yes	1	Note A	c. 272 s. 92A		PUBLIC ACCOMMODATION, ADVERTISE DISCRIM c. 272 s. 92A	Misd.				30 das		

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Yes	2		c. 272 s. 94		ANIMAL FIGHT, KEEP/PROMOTE c. 272 s. 94	Felony				1 yr		5 yrs
Yes	2		c. 272 s. 95		ANIMAL FIGHT, PRESENCE AT c. 272 s. 95	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 272 s. 98		PUBLIC ACCOMMODATION, DISCRIMINATE IN c. 272 s. 98	Misd.				1 yr		
Yes	2		c. 272 s. 98C		RACIAL/RELIGIOUS HATRED, FALSE WRITING TO INCITE c. 272 s. 98C	Misd.				1 yr		
Yes	3		c. 272 s. 99(c)(1)		WIRETAP, UNLAWFUL OR ATTEMPT c. 272 s. 99(c)(1)	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 272 s. 99(c)(2)		WIRETAP, TAMPER WITH RECORD OF OR ATTEMPTS c. 272 s. 99(c)(2)	Felony				2 yrs		5 yrs
Yes	2		c. 272 s. 99(c)(3)		WIRETAP, DISCLOSE CONTENTS OF, OR ATTEMPTS c. 272 s. 99(c)(3)	Misd.				2 yrs		
Yes	2		c. 272 s. 99(c)(4)		WIRETAP, DISCLOSE CONTENTS OF WARRANTS c. 272 s. 99(c)(4)	Misd.				2 yrs		
Yes	2		c. 272 s. 99(c)(5)		WIRETAP, POSSESS DEVICE FOR c. 272 s. 99(c)(5)	Misd.				2 yrs		
Yes	Contingent	Note I	c. 272 s. 99(c)(6)		WIRETAP, CONSPIRACY OR ACCESSORY c. 272 s. 99(c)(6)							
Yes	4		c. 272 s. 99A		JURY DELIBERATIONS, OVERHEAR OR ATTEMPTS c. 272 s. 99A							
Yes	3		c. 272 s. 105(b)		PHOTOGRAPH UNSUSPECTING NUDE PERSON, c. 272 s. 105(b)	Misd.				2 1/2 yrs		
Yes	3		c. 272 s. 105(b)		PHOTOGRAPH SEXUAL OR INTIMATE PARTS W/OUT CONSENT, c. 272 s. 105(b)	Misd.				2 1/2 yrs		

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Yes	4		c. 272 s. 105(b)		PHOTOGRAPH SEXUAL OR INTIMATE PARTS OF CHILD, c. 272 s. 105(b)	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 272 s. 105(c)		PHOTOGRAPH UNSUSPECTING NUDE, SEXUAL OR INTIMATE PARTS W/OUT CONSENT, DISSEMINATE, c. 272 s. 105(c)	Felony				2 1/2 yrs		5 yrs
Yes	5		c. 272 s. 105(c)		PHOTOGRAPH SEXUAL OR INTIMATE PARTS OF CHILD, DISSEMINATE, c. 272 s. 105(c)	Felony				2 1/2 yrs		10 yrs
Yes	2		c. 272 s. 106		STOLEN VALOR c. 272 s. 106	Misd.				1 yr		
Yes	3		c. 273 s. 1(1)	c. 273 s. 15A(2)	SUPPORT, ABANDON SPOUSE AND/OR CHILD WITHOUT c. 273 s. 1(1)	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 273 s. 1(2)	c. 273 s. 15A(3)	SUPPORT SPOUSE AND/OR CHILD, LEAVE COMM WITHOUT c. 273 s. 1(2)	Felony				2 1/2 yrs		10 yrs
Yes	3		c. 273 s. 1(3)	c. 273 s. 15A(3)	SUPPORT SPOUSE AND/OR CHILD, ENTER COMM WITHOUT c. 273 s. 1(3)	Felony				2 1/2 yrs		10 yrs
Yes	3		c. 273 s. 1(4)	c. 273 s. 15A(2)	SUPPORT ORDER, FAIL COMPLY WITH c. 273 s. 1(4)	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 273 s. 15	c. 273 s. 15A(2)	SUPPORT CHILD OUT OF WEDLOCK, FAIL c. 273 s. 15	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 273 s. 15	c. 273 s. 15A(3)	SUPPORT CHILD OUT OF WEDLOCK, LEAVE W/O c. 273 s. 15	Felony				2 1/2 yrs		10 yrs
Yes	3		c. 273 s. 15	c. 273 s. 15A(3)	SUPPORT CHILD OUT OF WEDLOCK, ENTER W/O c. 273 s. 15	Felony				2 1/2 yrs		10 yrs
Yes	3		c. 273 s. 15	c. 273 s. 15A(2)	SUPPORT ORDER, CHILD OUT OF WED, DISOBEY c. 273 s. 15	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 273 s. 15B		SUPPORT ORDER, RECEIVE OR CONCEAL ASSET TO AVOID c. 273 s. 15B	Misd.				2 1/2 yrs		

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Yes	3		c. 273 s. 15B		SUPPORT ORDER, TRANSFER ASSET TO AVOID c. 273 s. 15B	Misd.				2 1/2 yrs		
Yes	2		c. 273 s. 20		SUPPORT PARENT, FAIL TO c. 273 s. 20	Misd.				1 yr		
Yes	2		c. 273 s. 23		SUPPORT NEEDY DISABLED PERSON, FAIL TO c. 273 s. 23	Misd.				2 yrs		
Yes	Contingent	Note I	c. 274 s. 2		ACCESSORY BEFORE THE FACT c. 274 s. 2	Felony						
Yes	Contingent	Note I	c. 274 s. 3		COUNSELING OR PROCURING A FELONY c. 274 s. 3	Felony						
Yes	Contingent	Note J	c. 274 s. 4		ACCESSORY AFTER THE FACT c. 274 s. 4	Felony				2 1/2 yrs		7 yrs
Yes	Contingent	Note J	c. 274 s. 6		ATTEMPT TO COMMIT CRIME PUNISHABLE BY DEATH c. 274 s. 6	Felony						10 yrs
Yes	Contingent	Note J	c. 274 s. 6		ATTEMPT TO COMMIT CRIME c. 274 s. 6 - 5 year felony or greater	Felony				2 1/2 yrs		5 yrs
Yes	Contingent	Note J	c. 274 s. 6		ATTEMPT TO COMMIT CRIME c. 274 s. 6 - < 5 Year Felony or Misdemeanor	Misd.				1 yr		
Yes	Contingent	Note J	c. 274 s. 6		ATTEMPT TO COMMIT CRIME c. 274 s. 6 - Larceny	Misd.				2 1/2 yrs		
Yes	Contingent	Note J	c. 274 s. 8		SOLICITATION c. 274 s. 8 - Punishable by Life Sentence	Felony				2 1/2 yrs		20 yrs
Yes	Contingent	Note J	c. 274 s. 8		SOLICITATION c. 274 s. 8 - Felony exceeding 10 years up to life	Felony				2 1/2 yrs		10 yrs
Yes	Contingent	Note J	c. 274 s. 8		SOLICITATION c. 274 s. 8 - Felony more than 5 years	Felony				2 1/2 yrs		5 yrs

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Yes	Contingent	Note J	c. 274 s. 8		SOLICITATION c. 274 s. 8 - Felony less than 5 years	Misd.				2 1/2 yrs		
Yes	Contingent	Note I	c. 274 s. 7 cl. (1)		CONSPIRACY c. 274 s. 7 cl. (1) - Death or Life	Felony				2 1/2 yrs		20 yrs
Yes	Contingent	Note I	c. 274 s. 7 cl. (2)		CONSPIRACY c. 274 s. 7 cl. (2) - Felony exceeding 10 years up to life	Felony				2 1/2 yrs		10 yrs
Yes	Contingent	Note I	c. 274 s. 7 cl. (3)		CONSPIRACY c. 274 s. 7 cl. (3) - Felony not more than 10 years	Felony				2 1/2 yrs		5 yrs
Yes	Contingent	Note I	c. 274 s. 7 cl. (4)		CONSPIRACY c. 274 s. 7 cl. (4) - Other Crime	Misd.				2 1/2 yrs		
Yes	1		c. 275 s. 2	c. 275 s. 4	THREAT TO COMMIT CRIME c. 275 s. 2	Misd.				6 mos		
Yes	1		c. 276 s. 19		FUGITIVE, FAIL BRING BEFORE COURT c. 276 s. 19	Misd.				6 mos		
Yes	2		c. 276 s. 61A		DISPOSITION OR ENCUMBRANCE OF REAL ESTATE BAIL OR SURETY c. 276 s. 61A	Misd.				1 yr		
Yes	2		c. 276 s. 82A		RECOGNIZANCE OR BAIL, FAIL APPEAR ON MISDEMEANOR c. 276 s. 82A	Misd.				1 yr		
Yes	3		c. 276 s. 82A		RECOGNIZANCE OR BAIL; FAIL TO APPEAR ON FELONY c. 276 s. 82A	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 276 App. s. 1-5		DETAINERS; ESCAPE OR ATTEMPT c. 276 App. s. 1-5	Felony				2 1/2 yrs		10 yrs
Yes	1		Common Law	c. 279 s. 5	AFFRAY Common Law	Common Law						
Yes	6		Common Law	c. 279 s. 5	ASSAULT WITH INTENT TO KILL Common Law	Common Law						

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Yes	2		Common Law	c. 279 s. 5	CONTEMPT, CRIMINAL Common Law	Common Law						
Yes	3		Common Law	c. 279 s. 5	ESCAPE FROM POLICE OFFICER Common Law	Common Law						
Yes	5		Common Law	c. 279 s. 5	OBSTRUCT JUSTICE Common Law	Common Law						
Yes	3		Common Law	c. 279 s. 5	POLICE OFFICER, INTERFERE WITH Common Law	Common Law						
Yes	2		Common Law	c. 279 s. 5	RESIST ARREST Common Law	Common Law						
Yes	Contingent	Note I	Common Law	c. 279 s. 5	SOLICIT FELONY Common Law	Common Law						
Yes	2		St. 1995, c. 152 s. 10		WATER DISTRICT, TOWN OF REHOBOTH St. 1995, c. 152 s. 10	Misd.					1 yr	
Yes	2		St. 1999, c. 86 s. 9		WATER DISTRICT, SCANTIC VALLEY St. 1999, c. 86 s. 9	Misd.					1 yr	
Yes	2		St. 2002, c. 216 s. 3		CITY OF LOWELL, BILL APPROVAL St. 2002, c. 216 s. 3	Misd.					1 yr	
Yes	1		St. 2004, c. 327 s. 1(e)		CITY OF SOMERVILLE, GANG LOITERING St. 2004, c. 327 s. 1(e)	Misd.					6 mos	
Yes	1		St. 2004, c. 327 s. 1(e)		CITY OF SOMERVILLE, GANG LOITERING SUBSQ. OFFENSE St. 2004, c. 327 s. 1(e)	Misd.			5 das		6 mos	
Yes	2		St. 2004, c. 488 s. 3		CITY OF LOWELL, BILL APPROVAL St. 2004, c. 488 s. 3	Misd.					1 yr	
Yes	3		St. 2005, c. 167 s. 4		MASSACHUSETTS MILITARY FAMILY RELIEF FUND, FALSE STATEMENT TO St. 2005, c. 167 s. 4							

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Yes	1		St. 2007, c. 3 s. 2		CITY OF BROCKTON, ILLEGAL DUMPING VIOLATION St. 2007, c. 3 s. 2	Misd.				7 das		
Yes	1		St. 2010 c. 334 s. 2	St. 2010 c. 334 s. 5	CITY OF WORCESTER, DUMPING VIOLATION ST. 2010 c. 334 s. 2	Misd.				7 das		
Yes	1		St. 2012 c. 369 s. 14(B)		MEDICAL MARIJUANA REGISTRATION CARD, FRAUDULENT USE St. 2012 c. 369 s. 14(B)	Misd.				6 mos		
Yes	4		St. 2012 c. 369 s. 14(B)		MEDICAL MARIJUANA REGISTRATION CARD, FRAUDULENT USE FOR PROFIT St. 2012 c. 369 s. 14(B)	Felony				2 1/2 yrs		5 yrs
Yes	1		St. 2013 c. 69 s. 4		ILLEGAL DUMPING IN THE CITY OF LYNN St. 2013 c. 69 s. 4	Misd.				7 das		
Yes	2		St. 2014 c. 80 s. 12		CITY OF MASHPEE, CORRUPTION/POLLUTION/DIVERSION OF WATER SUPPLY St. 2014 c. 80 s. 12	Misd.				2 1/2 yrs		

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Yes	3		c. 265 s. 13A(a)		A&B c. 265 s. 13A(a)	Misd.				2 1/2 yrs		
Yes	4		c. 265 s. 13K(a 1/2)		A&B ON 60+/DISABLED c. 265 s. 13K(a 1/2)	Felony				2 1/2 yrs		3 yrs
Yes	5	Note A	c. 265 s. 13J		A&B ON CHILD WITH INJURY c. 265 s. 13J	Felony				2 1/2 yrs		5 yrs
Yes	7	Note A	c. 265 s. 13J		A&B ON CHILD WITH SUBSTANTIAL INJURY c. 265 s. 13J	Felony				2 1/2 yrs		15 yrs
Yes	4		c. 127 s. 38B(b)		A&B ON CORRECTIONAL FACILITY EMPLOYEE c. 127 s. 38B(b)	Felony				2 1/2 yrs		10 yrs
Yes	4		c. 265 s. 13K(b)		A&B ON ELDER (60+)/DISABLED PERSON; BODILY INJURY c. 265 s. 13K(b)	Felony				2 1/2 yrs		5 yrs
Yes	6		c. 265 s. 13K(c)		A&B ON ELDER (60+)/DISABLED PERSON; SERIOUS BODILY INJURY c. 265 s. 13K(c)	Felony				2 1/2 yrs		10 yrs
Yes	3		c. 265 s. 13M(a)		A&B ON FAMILY/HOUSEHOLD MEMBER c. 265 s. 13M(a)	Misd.				2 1/2 yrs		
Yes	4		c. 265 s. 13F		A&B ON PERSON WITH INTELLECTUAL DISABILITY c. 265 s. 13F	Felony				2 1/2 yrs		5 yrs
Yes	5		c. 265 s. 13F		A&B ON PERSON WITH INTELLECTUAL DISABILITY, SUBSQ. OFF c. 265 s. 13F	Felony						10 yrs
Yes	3		c. 265 s. 13D		A&B ON POLICE OFFICER, ATTEMPT TO DISARM c. 265 s. 13D	Felony				2 1/2 yrs		10 yrs
Yes	4		c. 265 s. 13D		A&B ON POLICE OFFICER, SERIOUS BODILY INJURY c. 265 s. 13D	Felony		12 mos		2 1/2 yrs		10 yrs
Yes	3		c. 265 s. 13D		A&B ON PUBLIC EMPLOYEE c. 265 s. 13D	Misd.			90 das	2 1/2 yrs		

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Yes	3		c. 265 s. 39(a)		A&B OR PROPERTY DAMAGE TO INTIMIDATE FOR RACE/RELIGION c. 265 s. 39(a)	Misd.				2 1/2 yrs		
Yes	4		c. 265 s. 39(b)		A&B OR PROPERTY DAMAGE TO INTIMIDATE FOR RACE/RELIGION, BODILY INJURY c. 265 s. 39(b)	Felony						5 yrs
Yes	6		c. 265 s. 39(b)		A&B OR PROPERTY DAMAGE TO INTIMIDATE FOR RACE/RELIGION, BODILY INJURY, ARMED c. 265 s. 39(b)	Felony				2 1/2 yrs		10 yrs
Yes	4		c. 265 s. 13C		A&B TO COLLECT LOAN c. 265 s. 13C	Felony				2 1/2 yrs	3 yrs	5 yrs
Yes	5	Note B	c. 265 s. 13C		A&B TO COLLECT LOAN, SUBSQ. OFF. c. 265 s. 13C	Felony					5 yrs	10 yrs
Yes	4		c. 127 s. 38B(c)		A&B WITH BODILY SUBSTANCE ON CORRECTIONAL FACILITY EMPLOYEE c. 127 s. 38B(c)	Felony				2 1/2 yrs		10 yrs
Yes	4	Note G	c. 265 s. 15A(a)		A&B WITH DANGEROUS WEAPON +60, SUBSQ.OFF c. 265 s. 15A(a)	Felony	No / Minor Injury		2 yrs	2 1/2 yrs	2 yrs	10 yrs
Yes	5	Note G	c. 265 s. 15A(a)		A&B WITH DANGEROUS WEAPON +60, SUBSQ.OFF c. 265 s. 15A(a)	Felony	Moderate Injury		2 yrs	2 1/2 yrs	2 yrs	10 yrs
Yes	7	Note G	c. 265 s. 15A(a)		A&B WITH DANGEROUS WEAPON +60, SUBSQ.OFF c. 265 s. 15A(a)	Felony	Significant Injury		2 yrs	2 1/2 yrs	2 yrs	10 yrs
Yes	8	Note G	c. 265 s. 15A(a)		A&B WITH DANGEROUS WEAPON +60, SUBSQ.OFF c. 265 s. 15A(a)	Felony	Permanent Injury		2 yrs	2 1/2 yrs	2 yrs	10 yrs
Yes	3	Note G	c. 265 s. 15A(a)		A&B WITH DANGEROUS WEAPON +60 c. 265 s. 15A(a)	Felony	No/Minor Injury			2 1/2 yrs		10 yrs
Yes	4	Note G	c. 265 s. 15A(a)		A&B WITH DANGEROUS WEAPON +60 c. 265 s. 15A(a)	Felony	Moderate Injury			2 1/2 yrs		10 yrs
Yes	6	Note A / Note G	c. 265 s. 15A(a)		A&B WITH DANGEROUS WEAPON +60 c. 265 s. 15A(a)	Felony	Significant Injury			2 1/2 yrs		10 yrs

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Yes	7	Note A / Note G	c. 265 s. 15A(a)		A&B WITH DANGEROUS WEAPON +60 c. 265 s. 15A(a)	Felony	Permanent Injury			2 1/2 yrs		10 yrs
Yes	3	Note G	c. 265 s. 15A(b)		A&B WITH DANGEROUS WEAPON c. 265 s. 15A(b)	Felony	No/Minor Injury			2 1/2 yrs		10 yrs
Yes	4	Note G	c. 265 s. 15A(b)		A&B WITH DANGEROUS WEAPON c. 265 s. 15A(b)	Felony	Moderate Injury			2 1/2 yrs		10 yrs
Yes	6	Note A / Note G	c. 265 s. 15A(b)		A&B WITH DANGEROUS WEAPON c. 265 s. 15A(b)	Felony	Significant Injury			2 1/2 yrs		10 yrs
Yes	7	Note A / Note G	c. 265 s. 15A(b)		A&B WITH DANGEROUS WEAPON c. 265 s. 15A(b)	Felony	Permanent Injury			2 1/2 yrs		10 yrs
Yes	5		c. 265 s. 15A(c)(ii)		A&B WITH DANGEROUS WEAPON, AGGRAVATED, NO SERIOUS BODILY INJURY, PREGNANT VICTIM c. 265 s. 15A(c)(ii)	Felony				2 1/2 yrs		15 yrs
Yes	5		c. 265 s. 15A(c)(iii)		A&B WITH DANGEROUS WEAPON, AGGRAVATED, NO SERIOUS BODILY INJURY, RESTRAINING ORDER c. 265 s. 15A(c)(iii)	Felony				2 1/2 yrs		15 yrs
Yes	5		c. 265 s. 15A(c)(iv)		A&B WITH DANGEROUS WEAPON, AGGRAVATED, NO SERIOUS BODILY INJURY, VICTIM UNDER 14 c. 265 s. 15A(c)(iv)	Felony				2 1/2 yrs		15 yrs
Yes	6		c. 265 s. 15A(c)(i)		A&B WITH DANGEROUS WEAPON, AGGRAVATED, SERIOUS BODILY INJURY c. 265 s. 15A(c)(i)	Felony				2 1/2 yrs		15 yrs
Yes	5		c. 265 s. 15E(a)		A&B WITH FIREARM c. 265 s. 15E(a)	Felony				2 1/2 yrs		20 yrs
Yes	4		c. 265 s. 15F(a)		A&B WITH FIREARM, ATTEMPT c. 265 s. 15F(a)	Felony				2 1/2 yrs		15 yrs
Yes	5		c. 265 s. 15C(b)		A&B WITH HYPODERMIC NEEDLE, SYRINGE c. 265 s. 15C(b)	Felony				2 1/2 yrs		15 yrs
Yes	5		c. 265 s. 13A(b)(ii)		A&B, AGGRAVATED, PREGNANT VICTIM c. 265 s. 13A(b)(ii)	Felony				2 1/2 yrs		5 yrs

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Yes	5		c. 265 s. 13A(b)(iii)		A&B, AGGRAVATED, RESTRAINING ORDER c. 265 s. 13A(b)(iii)	Felony				2 1/2 yrs		5 yrs
Yes	6		c. 265 s. 13A(b)(i)		A&B, AGGRAVATED, SERIOUS BODILY INJURY c. 265 s. 13A(b)(i)	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 265 s. 13M(b)		A&B, FAMILY MEMBER, SUBSQ. OFFENSE c. 265 s. 13M(b)	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 265 s. 13I		A&B/ASSAULT ON AMBULANCE/HEALTH CARE PROVIDERS c. 265 s. 13I	Misd.			90 das	2 1/2 yrs		
Yes	1	Note A	c. 7 s. 11		A&F INQUIRY, DISTURB, OR WITNESS FAIL TESTIFY AT c. 7 s. 11	Misd.				1 mo		
Yes	2	Note B	c. 90 s. 24H		ABANDONED/STOLEN/CRUSHED MV, UNREGISTERED OR IMPROPER REMOVAL c. 90 s. 24H	Misd.			2 yrs			
Yes	2		c. 112 s. 12P	c. 112 s. 12T	ABORTION PERFORMED UNDER 12M; PRESERVATION OF LIFE AND HEALTH OF UNBORN CHILD; VIOLATION c. 112 s. 12P							
Yes	2		c. 112 s. 12O	c. 112 s. 12T	ABORTION PERFORMED UNDER 12M; PROTECTION OF UNBORN CHILD; VIOLATION c. 112 s. 12O							
Yes	2	Note B	c. 112 s. 12L	c. 112 s. 12N	ABORTION; PREGNANCY EXISTING FOR LESS THAN 24 WEEKS; VIOLATION c. 112 s. 12L							
Yes	2	Note B	c. 112 s. 12M	c. 112 s. 12N	ABORTION; PREGNANCY EXISTING FOR MORE THAN 24 WEEKS; VIOLATION c. 112 s. 12M							
Yes	3		c. 208 s. 34C		ABUSE PREVENTION ORDER, VIOL PROBATE CT c. 208 s. 34C	Misd.				2 1/2 yrs		
Yes	3		c. 209A s. 3B		ABUSE PREVENTION ORDER, VIOLATE c. 209A s. 3B	Misd.				2 1/2 yrs		
Yes	3		c. 209A s. 7		ABUSE PREVENTION ORDER, VIOLATE c. 209A s. 7	Misd.				2 1/2 yrs		

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Yes	3		c. 209A s. 7		ABUSE PREVENTION ORDER, VIOLATE, RETALIATION FOR NON-SUPPORT c. 209A s. 7	Misd.			60 das	2 1/2 yrs		
Yes	Contingent	Note J	c. 274 s. 4		ACCESSORY AFTER THE FACT c. 274 s. 4	Felony				2 1/2 yrs		7 yrs
Yes	Contingent	Note I	c. 274 s. 2		ACCESSORY BEFORE THE FACT c. 274 s. 2	Felony						
Yes	2	Note A	c. 272 s. 53(a)		ACCOST/ANNOY PERSON OF OPPOSITE SEX c. 272 s. 53(a)	Misd.				6 mos		
Yes	2		c. 112 s. 87D		ACCOUNTANT, VIOLATION c. 112 s. 87D	Misd.				1 yr		
Yes	2		c. 21H s. 6	c. 21H s. 8(a)	ACID GAS SCRUBBERS, VIOLATIONS c. 21H s. 6	Misd.				2 yrs		
Yes	2		c. 112 s. 160		ACUPUNCTURIST, IMPERSONATE c. 112 s. 160	Misd.			1 mo	1 yr		
Yes	1	Note A	c. 112 s. 159		ACUPUNCTURIST, UNLICENSED c. 112 s. 159	Misd.				3 mos		
Yes	1		c. 9A s. 2(5)		ADDRESS CONFIDENTIALITY PROGRAM, PROVIDE FALSE INFORMATION c. 9A s. 2(5)	Misd.				6 mos		
Yes	1		c. 267 s. 2		ADMISSION OR RAILROAD TICKET, FORGE c. 267 s. 2	Felony				2 yrs		3 yrs
Yes	1		c. 267 s. 6		ADMISSION OR RAILROAD TICKET, UTTER FALSE c. 267 s. 6	Felony				2 yrs		3 yrs
Yes	5		c. 18B s. 22	c. 268 s. 1	ADOPTION AND MEDICAL ASSISTANCE FOR INTERSTATE CHILDREN, FALSE STATEMENT c. 18B s. 22	Felony				2 1/2 yrs		20 yrs
Yes	2		c. 15D s. 6(c)	c. 15D s. 15(a)	ADOPTION UNLICENSED c. 15D s. 6(c)	Misd.				2 1/2 yrs		

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Yes	2		c. 210 s. 11A		ADOPTION, PROFIT FROM PLACING CHILD FOR c. 210 s. 11A	Felony				2 1/2 yrs		5 yrs
Yes	1		c. 94 s. 190		ADULTERATED/MISBRANDED FOOD/DRUG, 3RD AND SUBSQ. OFF. c. 94 s. 190	Misd.				6 mos		
Yes	1		c. 272 s. 14		ADULTERY c. 272 s. 14	Felony				2 yrs		3 yrs
Yes	1		c. 28A s. 14	c. 28A s. 15	ADVERTISEMENT FOR PLACEMENT OR RECEPTION OF CHILDREN; VIOLATION c. 28A s. 14	Misd.				6 mos		
Yes	1	Note A	c. 267 s. 29		ADVERTISING RESEMBLING CURRENCY c. 267 s. 29	Misd.				3 mos		
Yes	2		c. 266 s. 91A		ADVERTISING UNAVAILABLE PRICE/ITEM c. 266 s. 91A	Misd.				1 yr		
Yes	1		Common Law	c. 279 s. 5	AFFRAY Common Law	Common Law						
Yes	4		c. 266 s. 30D(c)		AGGRAVATED ORGANIZED RETAIL CRIME c. 266 s. 30D(c)	Felony						15 yrs
Yes	2		c. 119 s. 63A		AID CHILD TO VIOLATE JUVENILE COURT ORDER c. 119 s. 63A	Misd.				1 yr		
Yes	2		c. 111 s. 142A		AIR POLLUTION ORDER VIOL c. 111 s. 142A	Misd.				1 yr		
Yes	2		c. 111 s. 142B		AIR POLLUTION ORDER VIOL IN METRO DIST c. 111 s. 142B	Misd.				1 yr		
Yes	2		c. 64J s. 7		AIRCRAFT FUEL TAX VIOLATION c. 64J s. 7	Misd.				1 yr		
Yes	2		c. 64J s. 2	c. 64J s. 7	AIRCRAFT FUEL, SALE, DELIVERY, STORAGE OF; UNLICENSED c. 64J s. 2	Misd.				1 yr		

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Yes	1		c. 90 s. 39B	c. 90 s. 44	AIRCRAFT OPERATION IN VIOL MUNIC REGUL c. 90 s. 39B	Misd.			1 mo	6 mos		
Yes	1		c. 90 s. 46	c. 90 s. 44	AIRCRAFT OPERATION TOO LOW/TO ENDANGER c. 90 s. 46	Misd.			1 mo	6 mos		
Yes	1		c. 90 s. 47	c. 90 s. 44	AIRCRAFT OPERATION, UNLICENSED c. 90 s. 47	Misd.			1mo	6 mos		
Yes	2		c. 90 s. 44	c. 90 s. 44	AIRCRAFT OUI LIQUOR c. 90 s. 44	Misd.			1 mo	2 yrs		
Yes	1		c. 90 s. 49	c. 90 s. 44	AIRCRAFT REGISTRATION VIOLATIONS c. 90 s. 49	Misd.			1 mo	6 mos		
Yes	1		c. 90 s. 40	c. 90 s. 44	AIRCRAFT, LICENSE, REGISTRATIONS, USE VIOLATIONS c. 90 s. 40	Misd.			1 mo	6 mos		
Yes	1		c. 90 s. 48	c. 90 s. 44	AIRCRAFT, UNLICENSED/UNREGISTERED c. 90 s. 48	Misd.			1mo	6 mos		
Yes	1		c. 90 s. 40A	c. 90 s. 44	AIRPORT APPROACH REGULATIONS, VIOL MUNIC c. 90 s. 40A	Misd.			1 mo	6 mos		
Yes	1		c. 90 s. 51J	c. 90 s. 44	AIRPORT MUNICIPAL REGULATIONS VIOL c. 90 s. 51J	Misd.			1 mo	6 mos		
Yes	1		c. 90 s. 35B	c. 90 s. 44	AIRPORT RUNWAY, STRUCTURE TOO HIGH NEAR c. 90 s. 35B	Misd.			1 mo	6 mos		
Yes	5		c. 269 s. 12F(b)		AIRPORT SECURITY VIOLATION c. 269 s. 12F(b)	Felony				2 1/2 yrs		5 yrs
Yes	6		c. 269 s. 12F(c)		AIRPORT SECURITY VIOLATION, OCCUPY W/I FELONY c. 269 s. 12F(c)	Felony				2 yrs		10 yrs
Yes	6		c. 269 s. 12F(d)		AIRPORT SECURITY VIOLATION, PLACE W/I FELONY c. 269 s. 12F(d)	Felony				2 1/2 yrs		10 yrs

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Yes	7		c. 269 s. 12F(e)		AIRPORT SECURITY VIOLATION, WILLFUL c. 269 s. 12F(e)	Felony						20 yrs
Yes	2		c. 111B s. 6		ALCOHOL DETOX PROG, UNLICENSED/DENY INSPECTION, SUBSQ c. 111B s. 6	Misd.				2 yrs		
Yes	3		c. 90D s. 32(a)		ALTER, FORGE, OR COUNTERFEIT CERTIFICATE OF TITLE OR SALVAGE TITLE c. 90D s. 32(a)	Felony				2 yrs		5 yrs
Yes	2		c. 131 s. 67	c. 131 s. 90	AMMUNITION OF UNLAWFUL CALIBER c. 131 s. 67	Misd.				1 yr		
Yes	2		c. 140 s. 122B		AMMUNITION, UNLICENSED SALE OF c. 140 s. 122B	Misd.			6 mos	2 yrs		
Yes	2		c. 140 s. 205A		AMUSEMENT DEVICE/ROCK WALL VIOLATION c. 140 s. 205A	Misd.				1 yr		
Yes	5		c. 113A s. 17		ANATOMICAL PART, FALSIFY DOCUMENTATION c. 113A s. 17	Felony				2 1/2 yrs		5 yrs
Yes	5		c. 113A s. 16(a)		ANATOMICAL PART, PURCHASE OR SELL c. 113A s. 16(a)	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 272 s. 94		ANIMAL FIGHT, KEEP/PROMOTE c. 272 s. 94	Felony				1 yr		5 yrs
Yes	2		c. 272 s. 95		ANIMAL FIGHT, PRESENCE AT c. 272 s. 95	Felony				2 1/2 yrs		5 yrs
Yes	1	Note A	c. 131 s. 28	c. 131 s. 90	ANIMAL FUR VIOLATION c. 131 s. 28	Misd.				60 das		
Yes	1	Note A	c. 129 s. 7		ANIMAL INSPECTION, OBSTRUCT DFA c. 129 s. 7	Misd.				2 mos		
Yes	1	Note A	c. 129 s. 9		ANIMAL INSPECTION, OBSTRUCT MSPCA/ARL c. 129 s. 9	Misd.				2 mos		

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Yes	2		c. 266 s. 93		ANIMAL PEDIGREE OR REGISTRATION, FALSE c. 266 s. 93	Misd.				2 yrs		
Yes	1		c. 131 s. 25C	c. 131 s. 90	ANIMAL QUARANTINE VIOLATION c. 131 s. 25C	Misd.				6 mos		
Yes	2		c. 129 s. 30		ANIMAL QUARANTINE, BREAK c. 129 s. 30	Misd.				1 yr		
Yes	3		c. 272 s. 77		ANIMAL, CRUELTY TO c. 272 s. 77	Felony				2 1/2 yrs		7 yrs
Yes	4		c. 272 s. 77		ANIMAL, CRUELTY TO, SUBSQ c. 272 s. 77	Felony						10 yrs
Yes	1	Note A	c. 272 s. 77B		ANIMAL, EXHIBIT WILD c. 272 s. 77B	Misd.				30 das		
Yes	1	Note A	c. 129 s. 36		ANIMAL, FAIL NOTIFY OF CONTAGIOUS DEAD c. 129 s. 36	Misd.				2 mos		
Yes	3		c. 266 s. 112		ANIMAL, KILL/MAIM/POISON c. 266 s. 112	Felony				2 1/2 yrs		7 yrs
Yes	4		c. 266 s. 112		ANIMAL, KILL/MAIM/POISON SUBSQ. OFF. c. 266 s. 112	Felony						10 yrs
Yes	1	Note A	c. 131 s. 25	c. 131 s. 90	ANIMAL, POSSESS WITHOUT LIC. c. 131 s. 25	Misd.				30 das		
Yes	1	Note A	c. 131 s. 26	c. 131 s. 90	ANIMAL, SELL WITHOUT ID TAG c. 131 s. 26	Misd.				30 das		
Yes	2		c. 94 s. 318		APPLIANCE ENERGY USE INFO, FALSIFY c. 94 s. 318	Misd.				1 yr		
Yes	1	Note A	c. 21 s. 37B(g)	c. 90B s. 5D(a)	AQUATIC NUISANCE VIOLATION, 3RD OR SUBSQ. OFF. c. 21 s. 37B(g)	Misd.				60 das		

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Yes	1		c. 9 s. 27C		ARCHEOLOGICAL VIOLATION c. 9 s. 27C	Misd.				6 mos		
Yes	1	Note A	c. 112 s. 60O		ARCHITECT VIOLATION c. 112 s. 60O	Misd.				3 mos		
Yes	1		c. 33 s. 130		ARMED PARADE REGULATION VIOLATION c. 33 s. 130	Misd.				6 mos		
Yes	1		c. 33 s. 129		ARMORY OR ARMED PARADE, IMPROP c. 33 s. 129	Misd.				6 mos		
Yes	3		c. 33 s. 123	c. 33 s. 66	ARMORY, INTERRUPT/OBSTRUCT OCCUPIED c. 33 s. 123	Felony			30 das	2 1/2 yrs		5 yrs
Yes	2		c. 263 s. 2		ARREST ON FALSE/NONEXISTENT PROCESS c. 263 s. 2	Misd.				1 yr		
Yes	2		c. 263 s. 1		ARREST, REFUSE DISCLOSE REASON FOR c. 263 s. 1	Misd.				1 yr		
Yes	2		c. 269 s. 16		ARROWHEAD, SELL TO PERSON -15, 3RD AND SUBSQ. OFF. c. 269 s. 16	Misd.			6 mos	1 yr		
Yes	6		c. 266 s. 1		ARSON OF DWELLING HOUSE c. 266 s. 1	Felony				2 1/2 yrs		20 yrs
Yes	4		c. 265 s. 44		ASSAULT & BATTERY ON CHILD, COERCE CONSPIRACY c. 265 s. 44	Felony				2 1/2 yrs	3 yrs	5 yrs
Yes	5	Note B	c. 265 s. 44		ASSAULT & BATTERY ON CHILD, COERCE CONSPIRACY, SUBSQ. OFF. c. 265 s. 44	Felony					5 yrs	10 yrs
Yes	2		c. 265 s. 13A(a)		ASSAULT c. 265 s. 13A(a)	Misd.				2 1/2 yrs		
Yes	7		c. 265 s. 18A		ASSAULT IN DWELLING, ARMED c. 265 s. 18A	Felony					10 yrs	Life

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Yes	8	Note H	c. 265 s. 18A		ASSAULT IN DWELLING, ARMED, FIREARM c. 265 s. 18A	Felony					10 yrs	Life
Yes	2		c. 265 s. 13M(a)		ASSAULT ON FAMILY/HOUSEHOLD MEMBER c. 265 s. 13M(a)	Misd.				2 1/2 yrs		
Yes	4		c. 265 s. 29		ASSAULT TO COMMIT FELONY c. 265 s. 29	Felony				2 1/2 yrs		10 yrs
Yes	7		c. 265 s. 18(a)		ASSAULT TO MURDER +60, ARMED c. 265 s. 18(a)	Felony						20 yrs
Yes	8	Note A	c. 265 s. 18(a)		ASSAULT TO MURDER +60, ARMED, FIREARM c. 265 s. 18(a)	Felony					10 yrs	20 yrs
Yes	8	Note A / Note B / Note H	c. 265 s. 18(a)		ASSAULT TO MURDER +60, ARMED, FIREARM, SUBSQ. OFF. c. 265 s. 18(a)	Felony					20 yrs	20 yrs
Yes	8	Note A	c. 265 s. 18(a)		ASSAULT TO MURDER +60, ARMED, SUBSQ. OFF. c. 265 s. 18(a)	Felony					2 yrs	20 yrs
Yes	6		c. 265 s. 15		ASSAULT TO MURDER OR MAIM c. 265 s. 15	Felony				2 1/2 yrs		10 yrs
Yes	7		c. 265 s. 18(b)		ASSAULT TO MURDER, ARMED c. 265 s. 18(b)	Felony						20 yrs
Yes	8	Note A	c. 265 s. 18(b)		ASSAULT TO MURDER, ARMED, FIREARM c. 265 s. 18(b)	Felony					5 yrs	20 yrs
Yes	6		c. 265 s. 24		ASSAULT TO RAPE c. 265 s. 24	Felony				2 1/2 yrs		20 yrs
Yes	7		c. 265 s. 24B		ASSAULT TO RAPE CHILD c. 265 s. 24B	Felony						Life
Yes	8		c. 265 s. 24B		ASSAULT TO RAPE CHILD, ARMED, FIREARM c. 265 s. 24B	Felony					10 yrs	Life

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Yes	8	Note B / Note H	c. 265 s. 24B		ASSAULT TO RAPE CHILD, ARMED, FIREARM, SUBSQ. OFF. c. 265 s. 24B	Felony					15 yrs	Life
Yes	8		c. 265 s. 24B		ASSAULT TO RAPE CHILD, SUBSQ. OFF. c. 265 s. 24B	Felony					5 yrs	Life
Yes	7		c. 265 s. 24		ASSAULT TO RAPE, ARMED, FIREARM c. 265 s. 24	Felony					5 yrs	20 yrs
Yes	8	Note B	c. 265 s. 24		ASSAULT TO RAPE, ARMED, FIREARM, SUBSQ. OFF. c. 265 s. 24	Felony					20 yrs	Life
Yes	7		c. 265 s. 24		ASSAULT TO RAPE, SUBSQ. OFF. c. 265 s. 24	Felony						Life
Yes	6		c. 265 s. 18(a)		ASSAULT TO ROB +60, ARMED c. 265 s. 18(a)	Felony						20 yrs
Yes	7	Note B	c. 265 s. 18(a)		ASSAULT TO ROB +60, ARMED, FIREARM c. 265 s. 18(a)	Felony					10 yrs	20 yrs
Yes	8	Note A / Note B	c. 265 s. 18(a)		ASSAULT TO ROB +60, ARMED, FIREARM, SUBSQ. OFF. c. 265 s. 18(a)	Felony					20 yrs	20 yrs
Yes	7		c. 265 s. 18(a)		ASSAULT TO ROB +60, ARMED, SUBSQ. OFF. c. 265 s. 18(a)	Felony					2 yrs	20 yrs
Yes	6		c. 265 s. 18(b)		ASSAULT TO ROB, ARMED c. 265 s. 18(b)	Felony						20 yrs
Yes	7		c. 265 s. 18(b)		ASSAULT TO ROB, ARMED, FIREARM c. 265 s. 18(b)	Felony					5 yrs	20 yrs
Yes	4		c. 265 s. 20		ASSAULT TO ROB, UNARMED c. 265 s. 20	Felony						10 yrs
Yes	3		c. 265 s. 15B(a)		ASSAULT W/DANGEROUS WEAPON +60 c. 265 s. 15B(a)	Felony				2 1/2 yrs		5 yrs

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Yes	4		c. 265 s. 15B(a)		ASSAULT W/DANGEROUS WEAPON +60, SUBSQ. OFF. c. 265 s. 15B(a)	Felony			2 yrs	2 1/2 yrs	2 yrs	5 yrs
Yes	3		c. 265 s. 15B(b)		ASSAULT W/DANGEROUS WEAPON c. 265 s. 15B(b)	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 265 s. 15C(a)		ASSAULT W/HYPODERMIC NEEDLE, SYRINGE c. 265 s. 15C(a)	Felony				2 1/2 yrs		10 yrs
Yes	4		c. 140 s. 131M		ASSAULT WEAPON, SELL/POSSESS c. 140 s. 131M	Felony			1 yr	2 1/2 yrs	1 yr	10 yrs
Yes	6		c. 140 s. 131M		ASSAULT WEAPON, SELL/POSSESS, SUBSQ. c. 140 s. 131M	Felony					5 yrs	15 yrs
Yes	6		Common Law	c. 279 s. 5	ASSAULT WITH INTENT TO KILL Common Law	Common Law						
Yes	4		c. 265 s. 13A(b)		ASSAULT, AGGRAVATED c. 265 s. 13A(b)	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 265 s. 13M(b)		ASSAULT, FAMILY MEMBER, SUBSQ. OFFENSE c. 265 s. 13M(b)	Felony				2 1/2 yrs		5 yrs
Yes	1	Note A	c. 266 s. 69		ASSOCIATION INSIGNIA, FALSE USE OF c. 266 s. 69	Misd.				1 mo		
Yes	2		c. 266 s. 59	c. 266 s. 30	ASSOCIATION MEMBER EMBEZZLE -\$1,200 c. 266 s. 59	Misd.				1 yr		
Yes	3	Note G	c. 266 s. 59	c. 266 s. 30	ASSOCIATION MEMBER EMBEZZLE +\$1,200 c. 266 s. 59	Felony	Under \$10,000			2 yrs		5 yrs
Yes	4	Note G	c. 266 s. 59	c. 266 s. 30	ASSOCIATION MEMBER EMBEZZLE +\$1,200 c. 266 s. 59	Felony	\$10,000 to \$50,000			2 yrs		5 yrs
Yes	5	Note A / Note G	c. 266 s. 59	c. 266 s. 30	ASSOCIATION MEMBER EMBEZZLE +\$1,200 c. 266 s. 59	Felony	\$50,000 and over			2 yrs		5 yrs

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Yes	2		c. 266 s. 71		ASSOCIATION MEMBERSHIP, FALSELY SOLICIT c. 266 s. 71	Misd.				1 yr		
Yes	2		c. 266 s. 71A		ASSOCIATION NAME, FALSELY USE/MIMIC c. 266 s. 71A	Misd.				1 yr		
Yes	2		c. 266 s. 72		ASSOCIATION NAME, USE WITHOUT AUTHORITY c. 266 s. 72	Misd.				1 yr		
Yes	2		c. 266 s. 58	c. 266 s. 30	ASSOCIATION OFFICER EMBEZZLE -\$1,200 c. 266 s. 58	Misd.				1 yr		
Yes	3	Note G	c. 266 s. 58	c. 266 s. 30	ASSOCIATION OFFICER EMBEZZLE +\$1,200 c. 266 s. 58	Felony	Under \$10,000			2 yrs		5 yrs
Yes	4	Note G	c. 266 s. 58	c. 266 s. 30	ASSOCIATION OFFICER EMBEZZLE +\$1,200 c. 266 s. 58	Felony	\$10,000 to \$50,000			2 yrs		5 yrs
Yes	5	Note A / Note G	c. 266 s. 58	c. 266 s. 30	ASSOCIATION OFFICER EMBEZZLE +\$1,200 c. 266 s. 58	Felony	\$50,000 and over			2 yrs		5 yrs
Yes	1	Note A	c. 182 s. 2		ASSOCIATION/TRUST FAIL FILE WITH MUNIC c. 182 s. 2	Misd.				3 mos		
Yes	2		c. 266 s. 81		ATTACHED LAND, CONVEY c. 266 s. 81	Felony				1 yr		3 yrs
Yes	3		c. 266 s. 5A		ATTEMPT TO BURN BOAT/MOTOR VEHICLE/PERSONALTY (AS ENUMERATED IN c. 266 s. 5) c. 266 s. 5A	Felony				2 1/2 yrs		10 yrs
Yes	4		c. 266 s. 5A		ATTEMPT TO BURN PUBLIC BUILDING (AS ENUMERATED IN c. 266 s. 2) c. 266 s. 5A	Felony				2 1/2 yrs		10 yrs
Yes	Contingent	Note J	c. 274 s. 6		ATTEMPT TO COMMIT CRIME c. 274 s. 6 - < 5 Year Felony or Misdemeanor	Misd.				1 yr		
Yes	Contingent	Note J	c. 274 s. 6		ATTEMPT TO COMMIT CRIME c. 274 s. 6 - 5 year felony or greater	Felony				2 1/2 yrs		5 yrs

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Yes	Contingent	Note J	c. 274 s. 6		ATTEMPT TO COMMIT CRIME c. 274 s. 6 - Larceny	Misd.				2 1/2 yrs		
Yes	Contingent	Note J	c. 274 s. 6		ATTEMPT TO COMMIT CRIME PUNISHABLE BY DEATH c. 274 s. 6	Felony						10 yrs
Yes	4		c. 266 s. 5A		ATTEMPTED ARSON OF DWELLING HOUSE (AS ENUMERATED IN c. 266 s. 1) c. 266 s. 5A	Felony				2 1/2 yrs		10 yrs
Yes	1		c. 100 s. 9	c. 100 s. 12	AUCTION VIOLATION c. 100 s. 9	Misd.				6 mos		
Yes	1		c. 100 s. 10	c. 100 s. 12	AUCTION WITHOUT PERMIT c. 100 s. 10	Misd.				6 mos		
Yes	4	Note G	c. 266 s. 18		B&E DAYTIME FOR FELONY, ARMED, FIREARM c. 266 s. 18	Felony	Non-Dwelling		2 yrs	2 1/2 yrs	7 yrs	10 yrs
Yes	5	Note G	c. 266 s. 18		B&E DAYTIME FOR FELONY, ARMED, FIREARM c. 266 s. 18	Felony	Dwelling		2 yrs	2 1/2 yrs	7 yrs	10 yrs
Yes	4	Note G	c. 266 s. 17		B&E DAYTIME OR ENTER AT NIGHT, FOR FELONY, ARMED, FIREARM, PERSON IN FEAR c. 266 s. 17	Felony	Non-Dwelling		2 yrs	2 1/2 yrs	7 yrs	10 yrs
Yes	5	Note G	c. 266 s. 17		B&E DAYTIME OR ENTER AT NIGHT, FOR FELONY, ARMED, FIREARM, PERSON IN FEAR c. 266 s. 17	Felony	Dwelling		2 yrs	2 1/2 yrs	7 yrs	10 yrs
Yes	3	Note G	c. 266 s. 17		B&E DAYTIME OR ENTER AT NIGHT, FOR FELONY, PERSON IN FEAR c. 266 s. 17	Felony	Non-Dwelling					10 yrs
Yes	4	Note G	c. 266 s. 17		B&E DAYTIME OR ENTER AT NIGHT, FOR FELONY, PERSON IN FEAR c. 266 s. 17	Felony	Dwelling					10 yrs
Yes	3	Note G	c. 266 s. 18		B&E DAYTIME, FOR FELONY c. 266 s. 18	Felony	Non-Dwelling			2 yrs		10 yrs
Yes	4	Note G	c. 266 s. 18		B&E DAYTIME, FOR FELONY c. 266 s. 18	Felony	Dwelling			2 yrs		10 yrs

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Yes	2	Note A	c. 266 s. 16A		B&E FOR MISDEMEANOR c. 266 s. 16A	Misd.				6 mos		
Yes	3	Note G	c. 266 s. 16		B&E NIGHTTIME FOR FELONY/B&E, OR ATTEMPT, DEPOSITORY c. 266 s. 16	Felony	Non-Dwelling			2 1/2 yrs		20 yrs
Yes	4	Note G	c. 266 s. 16		B&E NIGHTTIME FOR FELONY/B&E, OR ATTEMPT, DEPOSITORY c. 266 s. 16	Felony	Dwelling			2 1/2 yrs		20 yrs
Yes	4		c. 269 s. 10J(b)		B&E TO STEAL & DISTRIBUTE FIREARM c. 269 s. 10J(b)	Felony	Non-Dwelling			2 1/2 yrs		10 yrs
Yes	5		c. 269 s. 10J(b)		B&E TO STEAL & DISTRIBUTE FIREARM c. 269 s. 10J(b)	Felony	Dwelling			2 1/2 yrs		10 yrs
Yes	3		c. 269 s. 10J(a)		B&E TO STEAL FIREARM c. 269 s. 10J(a)	Felony	Non-Dwelling			2 1/2 yrs		5 yrs
Yes	4		c. 269 s. 10J(a)		B&E TO STEAL FIREARM c. 269 s. 10J(a)	Felony	Dwelling			2 1/2 yrs		5 yrs
Yes	4		c. 269 s. 10J(c)		B&E TO STEAL FIREARM, CAUSE INJURY c. 269 s. 10J(c)	Felony	Non-Dwelling			2 1/2 yrs		10 yrs
Yes	5		c. 269 s. 10J(c)		B&E TO STEAL FIREARM, CAUSE INJURY c. 269 s. 10J(c)	Felony	Dwelling			2 1/2 yrs		10 yrs
Yes	5		c. 269 s. 10K(a)		B&E, FIREARM DISTRIBUTOR c. 269 s. 10K(a)	Felony				2 1/2 yrs		10 yrs
Yes	5		c. 269 s. 10K(b)		B&E, FIREARM DISTRIBUTOR, INTENT TO STEAL c. 269 s. 10K(b)	Felony				2 1/2 yrs		10 yrs
Yes	5		c. 269 s. 10K(c)		B&E, FIREARM DISTRIBUTOR, UNLAWFUL DISTRIBUTION c. 269 s. 10K(c)	Felony				2 1/2 yrs		20 yrs
Yes	1	Note A	c. 131 s. 52	c. 131 s. 90	BAIT FISH VIOLATION c. 131 s. 52	Misd.				30 das		

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Yes	1	Note A	c. 94 s. 9B	c. 94 s. 9E	BAKERY ALLOW SLEEPING, 2ND OFF. c. 94 s. 9B	Misd.				10 das		
Yes	1	Note A	c. 94 s. 9B	c. 94 s. 9E	BAKERY ALLOW SLEEPING, 3RD AND SUBSQ. OFF. c. 94 s. 9B	Misd.				1 mo		
Yes	1	Note A	c. 94 s. 9A	c. 94 s. 9E	BAKERY FACILITY VIOLATION, 2ND OFF. c. 94 s. 9A	Misd.				10 das		
Yes	1	Note A	c. 94 s. 9A	c. 94 s. 9E	BAKERY FACILITY VIOLATION, 3RD AND SUBSQ. OFF. c. 94 s. 9A	Misd.				1 mo		
Yes	1	Note A	c. 94 s. 9C	c. 94 s. 9E	BAKERY NOT REPAIRED, 2ND OFF. c. 94 s. 9C	Misd.				10 das		
Yes	1	Note A	c. 94 s. 9C	c. 94 s. 9E	BAKERY NOT REPAIRED, 3RD AND SUBSQ. OFF. c. 94 s. 9C	Misd.				1 mo		
Yes	1	Note A	c. 94 s. 9D	c. 94 s. 9E	BAKERY VIOLATE BOH REGULATION, 2ND OFF. c. 94 s. 9D	Misd.				10 das		
Yes	1	Note A	c. 94 s. 9D	c. 94 s. 9E	BAKERY VIOLATE BOH REGULATION, 3RD AND SUBSQ. OFF. c. 94 s. 9D	Misd.				1 mo		
Yes	2		c. 55 s. 6B	c. 55 s. 6	BALLOT QUESTION COMMITTEE; CONTRIBUTION; VIOLATION c. 55 s. 6B	Misd.				1 yr		
Yes	3		c. 266 s. 42		BANK BILL PAPER, LARCENY OF c. 266 s. 42	Felony						Life
Yes	3		c. 266 s. 43		BANK BILL PAPER, PRINTER RETAIN c. 266 s. 43	Felony						Life
Yes	2		c. 167 s. 8		BANK FAIL MAKE REPORT c. 167 s. 8	Misd.				1 yr		
Yes	2		c. 167A s. 6(c)		BANK HOLDING COMPANY REPORT, FALSE c. 167A s. 6(c)	Misd.				1 yr		

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Yes	2		c. 167 s. 4		BANK INVESTIGATION, FAIL TESTIFY IN/OBSTRUCT c. 167 s. 4	Misd.				1 yr		
Yes	3		c. 167 s. 12		BANK OFFICER FUNCTION AFTER REMOVAL c. 167 s. 12	Felony						5 yrs
Yes	2		c. 167 s. 12		BANK OFFICER FUNCTION WHILE SUSPENDED c. 167 s. 12	Misd.				1 yr		
Yes	2		c. 167J s. 10	c. 167J s. 6	BANK OFFICER, TRUSTEE, DIRECTOR, IMPROPER BORROWING/LOAN c. 167J s. 10	Misd.				1 yr		
Yes	3		c. 266 s. 53A		BANK OFFICER/EMPLOYEE, MISCONDUCT BY c. 266 s. 53A	Felony				2 1/2 yrs		10 yrs
Yes	2		c. 266 s. 54		BANK RECEIVE DEPOSIT, INSOLVENT c. 266 s. 54	Misd.				2 1/2 yrs		
Yes	3	Note G	c. 266 s. 52		BANK, EMBEZZLEMENT FROM c. 266 s. 52	Felony	Under \$10,000			2 1/2 yrs		15 yrs
Yes	4	Note G	c. 266 s. 52		BANK, EMBEZZLEMENT FROM c. 266 s. 52	Felony	\$10,000 to \$50,000			2 1/2 yrs		15 yrs
Yes	5	Note G	c. 266 s. 52		BANK, EMBEZZLEMENT FROM c. 266 s. 52	Felony	\$50,000 and over			2 1/2 yrs		15 yrs
Yes	2		c. 167J s. 4		BANK, OFFICER, TRUSTEE, DIRECTOR, AGENT OR EMPLOYEE, VIOLATE LAW/FAIL TO ACT c. 167J s. 4	Misd.				1 yr		
Yes	1		c. 167I s. 14		BANK; ACQUIRE CONTROL OF W/OUT NOTICE TO COMMISSIONER c. 167I s. 14	Misd.				6 mos		
Yes	1		c. 172A s. 10		BANKING CO FAIL REPORT RESERVES c. 172A s. 10	Misd.				6 mos		
Yes	1		c. 172A s. 7B		BANKING CO LOAN SECURED BY OWN STOCK c. 172A s. 7B	Misd.				6 mos		

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Yes	1	Note A	c. 172A s. 8A		BANKING CO LOAN TO OFFICER c. 172A s. 8A	Misd.				90 das		
Yes	1		c. 172A s. 3		BANKING CO VIOLATION c. 172A s. 3	Misd.				6 mos		
Yes	1	Note A	c. 112 s. 87F through 87R	c. 112 s. 87R	BARBERING VIOLATION c. 112 s. 87F through 87R	Misd.				90 das		
Yes	1		c. 269 s. 12A		BB GUN/AIR RIFLE, SELL/GIVE TO MINOR c. 269 s. 12A	Misd.				6 mos		
Yes	1	Note A	c. 266 s. 135		BEACON/GUIDE, DAMAGE FEDERAL c. 266 s. 135	Misd.				3 mos		
Yes	2		c. 10 s. 38 through 40	c. 10 s. 40	BEANO GAME, VIOLATIONS c. 10 s. 38 through 40	Misd.				1 yr		
Yes	1		c. 131 s. 21A		BEAR/BOBCAT, HUNT WITH DOG c. 131 s. 21A	Misd.				6 mos		
Yes	1	Note A	c. 271 s. 42		BETTING ON BOXING MATCH c. 271 s. 42	Misd.			3 mos			
Yes	3		c. 271 s. 17		BETTING, TAKE/ALLOW/PRESENT AT c. 271 s. 17	Felony				2 1/2 yrs		3 yrs
Yes	3	Note A	c. 271 s. 17	c. 271 s. 10	BETTING, TAKE/ALLOW/PRESENT AT, SUBSQ.OFF c. 271 s. 17	Misd.			3 mos	1 yr		
Yes	2		c. 266 s. 41		BICYCLE, LARCENY OF, SUBSQ. OFF. c. 266 s. 41	Felony				2 yrs		5 yrs
Yes	2		c. 108 s. 45		BILL OF LADING FOR ENCUMBERED GOODS c. 108 s. 45	Misd.				1 yr		
Yes	2		c. 108 s. 43		BILL OF LADING, FALSE STATEMENT IN c. 108 s. 43	Misd.				1 yr		

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Yes	3		c. 108 s. 47		BILL OF LADING, FALSELY OBTAIN c. 108 s. 47	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 108 s. 42		BILL OF LADING, FRAUDULENT ISSUE OF c. 108 s. 42	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 108 s. 44		BILL OF LADING, ISSUE IMPROPER DUPLICATE c. 108 s. 44	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 108 s. 46		BILL OF LADING, NEGOTIATE/TRANSFER FALSE c. 108 s. 46	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 108 s. 48		BILL OF LADING, UNMARKED NON-NEGOTIABLE c. 108 s. 48	Felony				2 1/2 yrs		5 yrs
Yes	1	Note A	c. 131 s. 74	c. 131 s. 90	BIRD NEST/EGGS, DISTURB c. 131 s. 74	Misd.				30 das		
Yes	1		c. 131 s. 75A	c. 131 s. 90	BIRD OF PREY, HUNT c. 131 s. 75A	Misd.				6 mos		
Yes	1	Note A	c. 272 s. 87		BIRD, SHOOT/KEEP FOR SHOOTING c. 272 s. 87	Misd.				1 mo		
Yes	3		c. 272 s. 20		BIRTH CONTROL OR MISCARRIAGE, ADVERTISE IMPROP c. 272 s. 20	Felony				2 1/2 yrs		3 yrs
Yes	3		c. 272 s. 21		BIRTH CONTROL/ABORTION/MASTURBATION, IMPROP INSTRUMENT FOR c. 272 s. 21	Felony				2 1/2 yrs		5 yrs
Yes	1		c. 46 s. 30		BIRTH, MARRIAGE, OR CERTIFICATE VIOLATION c. 46 s. 30	Misd.				6 mos		
Yes	2		c. 272 s. 36		BLASPHEMY c. 272 s. 36	Misd.				1 yr		
Yes	2		c. 6 s. 131F		BLIND AID PROGRAM, FALSE STATEMENT TO c. 6 s. 131F	Misd.				1 yr		

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Yes	2		c. 6 s. 139	c. 6 s. 141	BLIND, UNLICENSED SOLICITATION FOR c. 6 s. 139	Misd.			3 mos	1 yr		
Yes	1	Note A	c. 94 s. 149		BOARD OF HEALTH INSPECTION, OBSTRUCT c. 94 s. 149	Misd.				2 mos		
Yes	2		c. 266 s. 111		BOAT INSURER, FALSE AFFIDAVIT TO c. 266 s. 111	Felony				2 yrs		10 yrs
Yes	2		c. 266 s. 110		BOAT INSURER, FALSE CARGO INVOICE TO c. 266 s. 110	Felony				2 yrs		10 yrs
Yes	3		c. 90B s. 8A(2)		BOAT OUI - LIQUOR OR .08% OR DRUGS AND SERIOUS INJURY c. 90B s. 8A(2)	Misd.			30 das	2 1/2 yrs		
Yes	4	Note E	c. 90B s. 8A(1)		BOAT OUI - LIQUOR OR .08% OR DRUGS AND SERIOUS INJURY, RECKLESS/NEGLIGENT c. 90B s. 8A(1)	Felony		6 mos	6 mos	2 1/2 yrs	2 1/2 yrs	10 yrs
No	2	Note D	c. 90B s. 8(a)(1)(A)		BOAT OUI LIQUOR OR .08% OR DRUGS c. 90B s. 8(a)(1)(A)	Misd.				2 1/2 yrs		
No	2	Note D	c. 90B s. 8(a)(1)(A)		BOAT OUI LIQUOR OR .08% OR DRUGS, 2ND OFF. c. 90B s. 8(a)(1)(A)	Misd.		14 das	14 das	2 1/2 yrs		
No	3	Note D	c. 90B s. 8(a)(1)(A)		BOAT OUI LIQUOR OR .08% OR DRUGS, 3RD OFF. c. 90B s. 8(a)(1)(A)	Misd.		6 mos	6 mos	2 1/2 yrs		
No	4	Note D	c. 90B s. 8(a)(1)(A)		BOAT OUI LIQUOR OR .08% OR DRUGS, 4TH OFF. c. 90B s. 8(a)(1)(A)	Felony		1 yr	1 yr	2 1/2 yrs	2 1/2 yrs	10 yrs
No	4	Note D	c. 90B s. 8(a)(1)(A)		BOAT OUI LIQUOR OR .08% OR DRUGS, 5TH OFF. c. 90B s. 8(a)(1)(A)	Felony		2 yrs	2 yrs	2 1/2 yrs	2 1/2 yrs	10 yrs
Yes	4	Note A	c. 90B s. 8B(2)		BOAT OUI, LIQUOR OR .08% OR DRUGS & DEATH c. 90B s. 8B(2)	Misd.			30 das	2 1/2 yrs		
Yes	6	Note E	c. 90B s. 8B(1)		BOAT OUI, LIQUOR OR .08% OR DRUGS & DEATH, RECKLESS OR NEGLIGENT c. 90B s. 8B(1)	Felony		1 yr	1 yr	2 1/2 yrs	2 1/2 yrs	15 yrs

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Yes	4	Note A	c. 90B s. 8B(2)		BOAT RECKLESS OPERATION OF & DEATH c. 90B s. 8B(2)	Misd.			30 das	2 1/2 yrs		
Yes	2	Note G	c. 266 s. 20		BOAT, BUILDING, RAILROAD CAR; LARCENY FROM c. 266 s. 20	Felony	Under \$10,000			2 yrs		5 yrs
Yes	4	Note G	c. 266 s. 20		BOAT, BUILDING, RAILROAD CAR; LARCENY FROM c. 266 s. 20	Felony	\$10,000 to \$50,000			2 yrs		5 yrs
Yes	5	Note A / Note G	c. 266 s. 20		BOAT, BUILDING, RAILROAD CAR; LARCENY FROM c. 266 s. 20	Felony	\$50,000 and over			2 yrs		5 yrs
Yes	3		c. 266 s. 108		BOAT, DESTROY c. 266 s. 108	Felony				2 1/2 yrs		10 yrs
Yes	3		c. 266 s. 109		BOAT, FIT OUT TO DESTROY c. 266 s. 109	Felony				2 1/2 yrs		20 yrs
Yes	3		c. 90B s. 8B(2)		BOAT, NEGLIGENT OPERATION OF & DEATH c. 90B s. 8B(2)	Misd.			30 das	2 1/2 yrs		
Yes	2		c. 90B s. 8(e)(1)		BOAT, NEGLIGENT OR RECKLESS OPERATION OF c. 90B s. 8(e)(1)	Misd.			30 das	2 yrs		
Yes	2		c. 90B s. 8(e)(1)		BOAT, USE W/O AUTHORITY, 1ST OFF. c. 90B s. 8(e)(1)	Misd.			30 das	2 yrs		
Yes	2		c. 90B s. 8(e)(1)		BOAT, USE W/O AUTHORITY, 2ND OFF. c. 90B s. 8(e)(1)	Felony			30 das	2 1/2 yrs		5 yrs
Yes	3		c. 90B s. 8(e)(1)		BOAT, USE W/O AUTHORITY, 3RD AND SUBSQ. OFF. c. 90B s. 8(e)(1)	Felony			6 mos	2 1/2 yrs	2 1/2 yrs	5 yrs
Yes	1		c. 266 s. 63		BOAT, USE WITHOUT AUTHORITY c. 266 s. 63	Misd.				6 mos		
Yes	3		c. 269 s. 10D		BODY ARMOR, USE IN FELONY c. 269 s. 10D	Felony			1 yr	2 1/2 yrs	2 1/2 yrs	5 yrs

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Yes	4		c. 272 s. 71		BODY, DISINTER, OR ACCESSORY c. 272 s. 71	Felony				2 1/2 yrs		3 yrs
Yes	1		c. 114 s. 43M	c. 114 s. 43N	BODY, IMPROPER DISPOSITION OF HUMAN c. 114 s. 43M	Misd.				6 mos		
Yes	2		c. 272 s. 72		BODY, SELL/BUY c. 272 s. 72	Misd.			3 mos	2 1/2 yrs		
Yes	1		c. 272 s. 70		BODY, TAKE ON CIVIL PROCESS c. 272 s. 70	Misd.				6 mos		
Yes	1		c. 146 s. 33		BOILER INSPECTION VIOLATION c. 146 s. 33	Misd.				6 mos		
Yes	7		c. 269 s. 14(b)		BOMB/HIJACK THREAT c. 269 s. 14(b)	Felony				2 1/2 yrs		20 yrs
Yes	7		c. 269 s. 14(c)		BOMB/HIJACK THREAT WITH SERIOUS PUBLIC ALARM c. 269 s. 14(c)	Felony			6 mos	2 1/2 yrs	3 yrs	20 yrs
Yes	2		c. 107 s. 7	c. 107 s. 8	BONDS REDEEMABLE IN NUMERICAL ORDER c. 107 s. 7	Misd.				1 yr		
Yes	3		c. 266 s. 67		BOOKS, FALSIFY/OMIT ENTRY IN c. 266 s. 67	Felony				1 yr		10 yrs
Yes	1		c. 266 s. 94		BOUNDARY AND MISC. MARKERS, DAMAGE TO c. 266 s. 94	Misd.				6 mos		
Yes	1		c. 1 s. 5		BOUNDARY MARK, DAMAGE TO COMMONWEALTH c. 1 s. 5	Misd.				6 mos		
Yes	1		c. 42 s. 10	c. 42 s. 11	BOUNDARY MARK, DAMAGE TO MUNICIPAL c. 42 s. 10	Misd.				6 mos		
Yes	1		c. 42 s. 11		BOUNDARY MARK, DAMAGE TO, WILLFUL c. 42 s. 11	Misd.				6 mos		

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Yes	1	Note A	c. 131 s. 69	c. 131 s. 90	BOW & ARROW, HUNT WITH IMPROP c. 131 s. 69	Misd.				30 das		
Yes	1	Note A	c. 265 s. 12		BOXING/MARTIAL ARTS MATCH, UNLAWFUL c. 265 s. 12	Misd.				3 mos		
Yes	1	Note A	c. 147 s. 32		BOXING/MARTIAL ARTS MATCH, UNLICENSED c. 147 s. 32	Misd.				3 mos		
Yes	1	Note A	c. 94 s. 10H	c. 94 s. 10K	BREAD, MAKE/SELL UNENRICHED, SUBSQ. OFF. c. 94 s. 10H	Misd.				3 mos		
Yes	1	Note A	c. 94 s. 10I	c. 94 s. 10K	BREAD/FLOUR ENRICHMENT REG VIOL, SUBSQ. OFF. c. 94 s. 10I	Misd.				3 mos		
Yes	1	Note A	c. 94 s. 10J	c. 94 s. 10K	BREAD/FLOUR LABELING VIOLATION, SUBSQ. OFF c. 94 s. 10J	Misd.				3 mos		
Yes	4		c. 271 s. 39(a)		BRIBE, BUSINESS c. 271 s. 39(a)	Felony						5 yrs
Yes	2		c. 271 s. 39A		BRIBE, OFFER OR ACCEPT/SOLICIT SPORTS c. 271 s. 39A	Misd.				2 yrs		
Yes	3		c. 266 s. 107		BRIDGE OR CANAL, INJURE c. 266 s. 107	Felony				2 yrs		5 yrs
Yes	3	Note G	c. 266 s. 56		BROKER, EMBEZZLEMENT BY c. 266 s. 56	Felony	Under \$10,000			2 1/2 yrs		5 yrs
Yes	4	Note G	c. 266 s. 56		BROKER, EMBEZZLEMENT BY c. 266 s. 56	Felony	\$10,000 to \$50,000			2 1/2 yrs		5 yrs
Yes	5	Note A / Note G	c. 266 s. 56		BROKER, EMBEZZLEMENT BY c. 266 s. 56	Felony	\$50,000 and over			2 1/2 yrs		5 yrs
Yes	4		c. 272 s. 13		BROTHEL, DETAIN/DRUG PERSON IN OR ATTEMPTS c. 272 s. 13	Felony			1 yr	2 1/2 yrs		5 yrs

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Yes	4		c. 148 s. 34B		BUILDING CODE VIOLATION W/INJURY DEATH, WANTON/RECKLESS c. 148 s. 34B	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 148 s. 34C(2)		BUILDING CODE/ORDER VIOLATION, CONTINUE AFTER NOTICE c. 148 s. 34C(2)	Misd.				1 yr		
Yes	2		c. 148 s. 34C(1)		BUILDING CODE/ORDER VIOLATION, SUBSQ. c. 148 s. 34C(1)	Misd.				1 yr		
Yes	1	Note A	c. 266 s. 104		BUILDING, DAMAGE TO c. 266 s. 104	Misd.				2 mos		
Yes	3		c. 266 s. 49		BURGLARIOUS INSTRUMENT / MV MASTER KEY, MAKE OR POSSESS c. 266 s. 49	Felony				2 1/2 yrs		10 yrs
Yes	5		c. 266 s. 15		BURGLARY, UNARMED c. 266 s. 15	Felony						20 yrs
Yes	6		c. 266 s. 15		BURGLARY, UNARMED SUBSQ. OFF. c. 266 s. 15	Felony					5 yrs	20 yrs
Yes	8	Note B / Note H	c. 266 s. 14		BURGLARY; ARMED, FIREARM c. 266 s. 14	Felony					15 yrs	Life
Yes	8	Note B / Note H	c. 266 s. 14		BURGLARY; ARMED, FIREARM, SUBSQ. OFF. c. 266 s. 14	Felony					20 yrs	Life
Yes	8		c. 266 s. 14		BURGLARY; ARMED; ASSAULT ON OCCUPANTS c. 266 s. 14	Felony					10 yrs	Life
Yes	8	Note H	c. 266 s. 14		BURGLARY; ARMED; ASSAULT ON OCCUPANTS, SUBSQ. OFF. c. 266 s. 14	Felony					10 yrs	Life
Yes	3		c. 266 s. 5		BURN BOAT/MOTOR VEHICLE/PERSONALTY c. 266 s. 5	Felony				1 yr		3 yrs
Yes	4		c. 266 s. 2		BURN BUILDING/CONTENTS c. 266 s. 2	Felony				2 1/2 yrs		10 yrs

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Yes	4		c. 266 s. 10		BURN BUILDING/PERSONALY/M.V. TO DEFRAUD INSURER, OR ATTEMPT TO DO SO c. 266 s. 10	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 266 s. 7		BURN WOODS c. 266 s. 7	Misd.				2 yrs		
Yes	6		c. 159A s. 31		BUS DRIVER, INTERFERE WITH c. 159A s. 31	Felony						
Yes	2		c. 159 s. 104		BUS/RAILROAD CAR, THROWING MISSILE OR ASSAULTING c. 159 s. 104	Misd.				1 yr		
Yes	1		c. 75D s. 11		BUSINESS SCHOOL, UNLICENSED c. 75D s. 11	Misd.				6 mos		
Yes	2		c. 94 s. 54		BUTTER IMITATION MADE OF FAT/OIL c. 94 s. 54	Misd.				1 yr		
Yes	1	Note A	c. 94 s. 59		BUTTER, FAIL LABEL RENOVATED, 3RD AND SUBSQ. OFF. c. 94 s. 59	Misd.			2 mos	3 mos		
Yes	3	Note G	c. 266 s. 38	c. 266 s. 30	C.O.D. CARRIER, LARCENY OVER \$1,200 BY c. 266 s. 38	Felony	Under \$10,000			2 yrs		5 yrs
Yes	4	Note G	c. 266 s. 38	c. 266 s. 30	C.O.D. CARRIER, LARCENY OVER \$1,200 BY c. 266 s. 38	Felony	\$10,000 to \$50,000			2 yrs		5 yrs
Yes	5	Note A / Note G	c. 266 s. 38	c. 266 s. 30	C.O.D. CARRIER, LARCENY OVER \$1,200 BY c. 266 s. 38	Felony	\$50,000 and over			2 yrs		5 yrs
Yes	2		c. 266 s. 38	c. 266 s. 30	C.O.D. CARRIER, LARCENY UNDER \$1,200 BY c. 266 s. 38	Misd.				1 yr		
Yes	2		c. 140 s. 184		CABARET ENTERTAINMENT WITH LIQUOR, UNLIC c. 140 s. 184	Misd.				2 yrs		
Yes	2		c. 140 s. 183C		CABARET ENTERTAINMENT, UNLICENSED c. 140 s. 183C	Misd.				1 yr		

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Yes	1		c. 166A s. 18		CABLE TV VIOLATION c. 166A s. 18	Misd.				6 mos		
Yes	3		c. 166 s. 42A		CABLE TV/TELEPHONE SERVICE OVER \$5,000 BY FRAUD, OBTAIN OR ATT c. 166 s. 42A	Felony						10 yrs
Yes	2		c. 166 s. 42A		CABLE TV/TELEPHONE SERVICE UNDER \$5,000 BY FRAUD, OBTAIN OR ATTEMPT c. 166 s. 42A	Misd.				2 1/2 yrs		
Yes	2		c. 55 s. 10		CAMPAIGN CONTRIB BY TRUST/ASSOC OR IN FALSE NAME, UNLAW c. 55 s. 10	Misd.				1 yr		
Yes	2		c. 55 s. 9		CAMPAIGN CONTRIB OR EXPENDITURE,+\$50 CASH, VIOLATION c. 55 s. 9	Misd.				1 yr		
Yes	2		c. 55 s. 8		CAMPAIGN CONTRIB, IMPROP CORPORATE c. 55 s. 8	Misd.				1 yr		
Yes	1		c. 55 s. 7A	c. 55 s. 7	CAMPAIGN CONTRIBUTION FROM INDIVIDUAL; VIOLATION c. 55 s. 7A	Misd.				6 mos		
Yes	1		c. 55 s. 7		CAMPAIGN CONTRIBUTION OR EXPENDITURE IMPROPER c. 55 s. 7	Misd.				6 mos		
Yes	2		c. 55 s. 18A		CAMPAIGN DONORS FILING VIOLAIONS c. 55 s. 18A	Misd.				1 yr		
Yes	2		c. 55 s. 18		CAMPAIGN FINANCE REPORT, FAIL FILE c. 55 s. 18	Misd.				1 yr		
Yes	2		c. 55C s. 2 through 11	c. 55C s. 12	CAMPAIGN FINANCE REPORT, FAIL FILE c. 55C s. 2 through 11	Misd.				1 yr		
Yes	2		c. 55 s. 18C(i)	c. 55 s. 18	CAMPAIGN FINANCE REPORT, FAIL FILE ELECTRONIC c. 55 s. 18C(i)	Misd.				1 yr		
Yes	1		c. 55 s. 19		CAMPAIGN FUNDS DEPOSITORY VIOLATION c. 55 s. 19	Misd.				6 mos		

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Yes	2		c. 55 s. 18B		CAMPAIGN FUNDS RAISED FOR NON-RESIDENT CANDIDATE REPORT, FAILURE TO FILE c. 55 s. 18B	Misd.				1 yr		
Yes	1	Note A	c. 110 s. 23	c. 110 s. 28	CAN/BOTTLE, DEFACE REGISTERED c. 110 s. 23	Misd.				2 mos		
Yes	2	Note A	c. 110 s. 23	c. 110 s. 28	CAN/BOTTLE, DEFACE REGISTERED, SUBSQ.OFF c. 110 s. 23	Misd.				6 mos		
Yes	2		c. 110 s. 18		CAN/BOTTLE, MISUSE REGISTERED c. 110 s. 18	Misd.			10 das	1 yr		
Yes	2		c. 110 s. 18		CAN/BOTTLE, MISUSE REGISTERED, SUBSQ.OFF c. 110 s. 18	Misd.			20 das	1 yr		
Yes	1		c. 93 s. 48		CANCELLATION OF AGREEMENTS CONSUMMATED AT PLACE OTHER THAN SELLER'S PLACE OF BUSINESS; VIOLATION c. 93 s. 48	Misd.				6 mos		
Yes	2		c. 55 s. 2		CANDIDATE FAIL KEEP CONTRIBUTION LISTS c. 55 s. 2	Misd.				1 yr		
Yes	1		c. 56 s. 45		CANDIDATE PAY NATURALIZATION COSTS c. 56 s. 45	Misd.				6 mos		
Yes	2		c. 56 s. 34		CANDIDATE PROMISE PUBLIC POSITION c. 56 s. 34	Misd.				1 yr		
Yes	1		c. 56 s. 44		CANDIDATE SLATE W/O PARTY DESIGNATION c. 56 s. 44	Misd.				6 mos		
Yes	2		c. 55 s. 11		CANDIDATE SOLICITED DONATION VIOLATION c. 55 s. 11	Misd.				1 yr		
Yes	4		c. 265 s. 13K(d)		CARETAKER; PERMITS A&B ON ELDER/DISABLED PERSON; BODILY INJURY c. 265 s. 13K(d)	Felony				2 1/2 yrs		5 yrs
Yes	6		c. 265 s. 13K(e)		CARETAKER; PERMITS A&B ON ELDER/DISABLED PERSON; SERIOUS BODILY INJURY c. 265 s. 13K(e)	Felony				2 1/2 yrs		10 yrs

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Yes	6	Note C	c. 94C s. 32E(c 1/2)		CARFENTANIL, TRAFFICK IN, WITH KNOWLEDGE c. 94C s. 32E(c1/2)	Felony		3 1/2 yrs			3 1/2 yrs	20 yrs
Yes	6		c. 265 s. 21A		CARJACKING c. 265 s. 21A	Felony				2 1/2 yrs		15 yrs
Yes	7		c. 265 s. 21A		CARJACKING, ARMED c. 265 s. 21A	Felony			1 yr	2 1/2 yrs		20 yrs
Yes	8	Note A	c. 265 s. 21A		CARJACKING, ARMED, FIREARM c. 265 s. 21A	Felony					7 yrs	20 yrs
Yes	2		c. 129 s. 33C		CATTLE BRUCELLOSIS QUARANTINE, BREAK c. 129 s. 33C	Misd.				1 yr		
Yes	2		c. 129 s. 33B		CATTLE TUBERCULOSIS QUARANTINE, BREAK c. 129 s. 33B	Misd.				1 yr		
Yes	1	Note A	c. 129 s. 33A		CATTLE VIOLATION, TUBERCULIN-POSITIVE c. 129 s. 33A	Misd.				30 das		
Yes	2		c. 129 s. 42	c. 129 s. 43	CATTLE, NON-VETERINARIAN TAG, SUBSQ. OFF. c. 129 s. 42	Misd.				2 1/2 yrs		
Yes	2		c. 129 s. 41	c. 129 s. 43	CATTLE, TRANSPORT W/O BILL OF SALE, SUBSQ. OFF. c. 129 s. 41	Misd.				2 1/2 yrs		
Yes	2		c. 129 s. 39	c. 129 s. 43	CATTLE/PIGS SALE VIOLATION, SUBSQ. OFF. c. 129 s. 39	Misd.				2 1/2 yrs		
Yes	1		c. 53 s. 87		CAUCUS OFFICER VIOLATION c. 53 s. 87	Misd.				6 mos		
Yes	1		c. 53 s. 76		CAUCUS VOTER OR OFFICER VIOLATION c. 53 s. 76	Misd.				6 mos		
Yes	1		c. 114 s. 42B		CEMETERY USE FOR MOTION PICTURE, UNAUTH c. 114 s. 42B	Misd.				6 mos		

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Yes	1		c. 114 s. 43N		CEMETERY VIOLATION c. 114 s. 43N	Misd.				6 mos		
Yes	2		c. 272 s. 76		CEMETERY, UNAUTH PUBLIC EASEMENT THRU c. 272 s. 76	Misd.				1 yr		
Yes	1		c. 93 s. 14P	c. 93 s. 14R	CESSATION OF TRADING STAMP BUSINESS; VIOLATION c. 93 s. 14P	Misd.				1 yr		
Yes	2		c. 12 s. 8F		CHARITY FILE FALSE ANNUAL REPORT c. 12 s. 8F	Misd.				1 yr		
Yes	2		c. 68 s. 19 through 35	c. 68 s. 32(d)	CHARITY FUNDRAISING VIOLATIONS c. 68 s. 19 through 35	Misd.				1 yr		
Yes	2		c. 23K s. 40(a)		CHEATING AND SWINDLING DEVICE, POSSESSION c. 23K s. 40(a)	Misd.				2 1/2 yrs		
Yes	2		c. 23K s. 40(b)		CHEATING AND SWINDLING DEVICE, POSSESSION W/IN GAMING ESTABLISHMENT c. 23K s. 40(b)	Misd.				2 1/2 yrs		
Yes	3		c. 23K s. 41		CHEATING AND SWINDLING DEVICE, POSSESSION WITH INTENT TO DISTRIBUTE c. 23K s. 41	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 23K s. 39(e)		CHEATING AND SWINDLING GAME, LICENSEE ALLOW USE c. 23K s. 39(e)	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 23K s. 39(c)(iii)		CHEATING AND SWINDLING, \$1,000 AND LESS THAN \$10,000 c. 23K s. 39(c)(iii)	Felony				2 1/2 yrs		3 yrs
Yes	4		c. 23K s. 39(c)(ii)		CHEATING AND SWINDLING, \$10,000 AND LESS THAN \$75,000 c. 23K s. 39(c)(ii)	Felony				2 1/2 yrs		5 yrs
Yes	5		c. 23K s. 39(c)(i)		CHEATING AND SWINDLING, \$75,000 OR MORE c. 23K s. 39(c)(i)	Felony				2 1/2 yrs		10 yrs
Yes	2		c. 23K s. 39(c)(iv)		CHEATING AND SWINDLING, LESS THAN \$1,000 c. 23K s. 39(c)(iv)	Misd.				2 1/2 yrs		

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Yes	2		c. 169A s. 2 through 13	c. 169A s. 13	CHECK CASHING VIOLATION c. 169A s. 2 through 13	Misd.				1 yr		
Yes	3		c. 267 s. 1		CHECK, FORGERY OF c. 267 s. 1	Felony				2 yrs		10 yrs
Yes	1		c. 119 s. 51A(c)		CHILD ABUSE FRIVOLOUS REPORT OF, 2ND OFF. c. 119 s. 51A(c)	Misd.				6 mos		
Yes	2		c. 119 s. 51A(c)		CHILD ABUSE FRIVOLOUS REPORT OF, 3RD OFF. c. 119 s. 51A(c)	Misd.				2 1/2 yrs		
Yes	2		c. 119 s. 51F		CHILD ABUSE REGISTRY INFO, DISCLOSE c. 119 s. 51F	Misd.				2 1/2 yrs		
Yes	2		c. 119 s. 51E		CHILD ABUSE REPORT, IMPROPERLY DISCLOSE c. 119 s. 51E	Misd.				2 1/2 yrs		
Yes	2		c. 119 s. 51A(c)		CHILD ABUSE W/SERIOUS INJURY/DEATH, MANDATED REPORTER FL REPORT c. 119 s. 51A(c)	Misd.				2 1/2 yrs		
Yes	2		c. 15D s. 6(e)	c. 15D s. 15(a)	CHILD CARE PROGRAM, ADVERTISING UNLICENSED c. 15D s. 6(e)	Misd.				2 1/2 yrs		
Yes	2		c. 15D s. 6(a)	c. 15D s. 15(a)	CHILD CARE PROGRAM, UNLICENSED c. 15D s. 6(a)	Misd.				2 1/2 yrs		
No	3		c. 90 s. 24V(a)(1)		CHILD ENDANGERMENT WHILE OUI c. 90 s. 24V(a)(1)	Misd.			90 das	2 1/2 yrs		
No	4		c. 90 s. 24V(a)(1)		CHILD ENDANGERMENT WHILE OUI, SUBSQ. OFF. c. 90 s. 24V(a)(1)	Felony		6 mos	6 mos	2 1/2 yrs	3 yrs	5 yrs
Yes	1		c. 149 s. 104		CHILD ENTERTAINER, EMPLOY c. 149 s. 104	Misd.				6 mos		
Yes	6	Note B	c. 272 s. 29B(a)		CHILD IN NUDE, DISTRIB MATERIAL OF c. 272 s. 29B(a)	Felony					10 yrs	20 yrs

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Yes	6	Note B	c. 272 s. 29A(a)		CHILD IN NUDE, LASCIVIOUS POSE/EXHIBIT c. 272 s. 29A(a)	Felony					10 yrs	20 yrs
Yes	1	Note A	c. 119 s. 34		CHILD IN PATROL WAGON, TRANSPORT c. 119 s. 34	Misd.				3 mos		
Yes	6	Note B	c. 272 s. 29B(b)		CHILD IN SEXUAL ACT, DISTRIB MATERIAL OF c. 272 s. 29B(b)	Felony					10 yrs	20 yrs
Yes	6	Note B	c. 272 s. 29A(b)		CHILD IN SEXUAL ACT, LASCIVIOUS POSE/EXHIBIT c. 272 s. 29A(b)	Felony					10 yrs	20 yrs
Yes	2		c. 149 s. 90		CHILD LABOR PERMIT, FORGE ID TO OBTAIN c. 149 s. 90	Misd.				1 yr		
Yes	1	Note A	c. 149 s. 82		CHILD LABOR VIOL BY OFFICIAL c. 149 s. 82	Misd.				2 mos		
Yes	1	Note A	c. 149 s. 81		CHILD LABOR VIOL BY PARENT c. 149 s. 81	Misd.				5 das		
Yes	1	Note A	c. 149 s. 81		CHILD LABOR VIOL BY PARENT, SUBSQ. OFF. c. 149 s. 81	Misd.				10 das		
Yes	1	Note A	c. 149 s. 78		CHILD LABOR VIOL c. 149 s. 78	Misd.				1 mo		
Yes	3		c. 272 s. 29C		CHILD PORNOGRAPHY, POSSESS c. 272 s. 29C	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 272 s. 29C		CHILD PORNOGRAPHY, POSSESS, 2ND OFF. c. 272 s. 29C	Felony					5 yrs	
Yes	6		c. 272 s. 29C		CHILD PORNOGRAPHY, POSSESS, 3RD OFF. c. 272 s. 29C	Felony					10 yrs	
Yes	2		c. 119A s. 5A(c)		CHILD SUPPORT ENFORCEMENT, IV-D AGENCY DISCLOSURE OF PERSONAL DATA c. 119A s. 5A(c)	Misd.				1 yr		

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Yes	2		c. 119A s. 2A		CHILD SUPPORT ENFORCEMENT, OBSTRUCT c. 119A s. 2A							
Yes	2		c. 119A s. 2A		CHILD SUPPORT ENFORCEMENT, OBSTRUCT THROUGH THREATS OF FORCE ONLY c. 119A s. 2A	Misd.				1 yr		
Yes	2		c. 119 s. 39		CHILD UNDER 10, ABANDON c. 119 s. 39	Misd.				2 yrs		
Yes	3		c. 119 s. 39		CHILD UNDER 10, ABANDON, WITH DEATH c. 119 s. 39	Felony				2 1/2 yrs		5 yrs
Yes	1		c. 272 s. 58		CHILD UNDER 15 BEGGING, EMPLOY/PERMIT c. 272 s. 58	Misd.				6 mos		
Yes	1	Note A	c. 149 s. 90		CHILD UNDER 16, EMPLOY AFTER NOTICE c. 149 s. 90	Misd.				2 mos		
Yes	1	Note A	c. 149 s. 90		CHILD UNDER 16, EMPLOY c. 149 s. 90	Misd.				1 mo		
Yes	1		c. 119 s. 36		CHILD WITHOUT DSS PERMIT, IMPORT c. 119 s. 36	Misd.				6 mos		
Yes	1	Note A	c. 149 s. 80		CHILD, ASSIST ILLEGAL STREET SALES BY c. 149 s. 80	Misd.				2 mos		
Yes	3		c. 265 s. 13J		CHILD, PERMIT INJURY TO c. 265 s. 13J	Misd.				2 1/2 yrs		
Yes	5	Note A	c. 265 s. 13J		CHILD, PERMIT SUBSTANTIAL INJURY TO c. 265 s. 13J	Felony				2 1/2 yrs		5 yrs
Yes	1	Note A	c. 111 s. 186B		CHILD'S SLEEPWEAR, SELL FLAMMABLE, SUBSQ c. 111 s. 186B	Misd.				90 das		
Yes	2		c. 112 s. 95		CHIROPRACTOR, VIOLATION c. 112 s. 95	Misd.			30 das	1 yr		

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Yes	2		c. 266 s. 98		CHURCH OR SCHOOL, DAMAGE c. 266 s. 98	Misd.				2 yrs		
Yes	2		c. 266 s. 127A		CHURCH, THREAT TO INJURE c. 266 s. 127A	Misd.				1 yr		
Yes	4		c. 266 s. 127A		CHURCH/SYNAGOGUE, INJURY OVER \$5000 TO c. 266 s. 127A	Felony						5 yrs
Yes	3		c. 266 s. 127A		CHURCH/SYNAGOGUE, INJURY UNDER \$5000 TO c. 266 s. 127A	Misd.				2 1/2 yrs		
Yes	3		c. 64C s. 38		CIGARETTE EXCISE STAMP, SELL c. 64C s. 38							
Yes	3		c. 64C s. 37		CIGARETTE EXCISE STAMP, VIOLATIONS c. 64C s. 37							
Yes	1	Note A	c. 148 s. 54		CIGARETTE/MATCH, DROP ON FOREST/FIELD c. 148 s. 54	Misd.				30 das		
Yes	2		c. 64C s. 2	c. 64C s. 10	CIGARETTES, FAIL DISPLAY LICENSE TO SELL c. 64C s. 2	Misd.				1 yr		
Yes	2		c. 64C s. 10		CIGARETTES, LICENSE, VENDING MACHINE VIOLATIONS c. 64C s. 10	Misd.				1 yr		
Yes	3		c. 64C s. 35		CIGARETTES, POSSESS +12000 UNSTAMPED c. 64C s. 35	Felony						5 yrs
Yes	2		c. 64C s. 35		CIGARETTES, POSSESS -12000 UNSTAMPED c. 64C s. 35	Misd.				1 yr		
Yes	3		c. 64C s. 34		CIGARETTES, SELL +12000 UNSTAMPED c. 64C s. 34	Felony						5 yrs
Yes	2		c. 64C s. 34		CIGARETTES, SELL -12000 UNSTAMPED c. 64C s. 34	Misd.				1 yr		

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Yes	2		c. 90C s. 10		CITATION, ATTEMPT TO FALSIFY c. 90C s. 10	Misd.				1 yr		
Yes	1		c. 43 s. 107		CITY COUNCILOR, INTERFERE HIRING OR GIVE ORDERS TO PERSONNEL c. 43 s. 107	Misd.				6 mos		
Yes	1		c. 43 s. 92		CITY COUNCILOR, INTERFERE HIRING OR GIVE ORDERS TO PERSONNEL c. 43 s. 92	Misd.				6 mos		
Yes	1		St. 2007, c. 3 s. 2		CITY OF BROCKTON, ILLEGAL DUMPING VIOLATION St. 2007, c. 3 s. 2	Misd.				7 das		
Yes	2		St. 2002, c. 216 s. 3		CITY OF LOWELL, BILL APPROVAL St. 2002, c. 216 s. 3	Misd.				1 yr		
Yes	2		St. 2004, c. 488 s. 3		CITY OF LOWELL, BILL APPROVAL St. 2004, c. 488 s. 3	Misd.				1 yr		
Yes	2		St. 2014 c. 80 s. 12		CITY OF MASHPEE, CORRUPTION/POLLUTION/DIVERSION OF WATER SUPPLY St. 2014 c. 80 s. 12	Misd.				2 1/2 yrs		
Yes	1		St. 2004, c. 327 s. 1(e)		CITY OF SOMERVILLE, GANG LOITERING St. 2004, c. 327 s. 1(e)	Misd.				6 mos		
Yes	1		St. 2004, c. 327 s. 1(e)		CITY OF SOMERVILLE, GANG LOITERING SUBSQ. OFFENSE St. 2004, c. 327 s. 1(e)	Misd.			5 das	6 mos		
Yes	1		St. 2010 c. 334 s. 2	St. 2010 c. 334 s. 5	CITY OF WORCESTER, DUMPING VIOLATION ST. 2010 c. 334 s. 2	Misd.				7 das		
Yes	3		c. 12 s. 11J		CIVIL RIGHTS ORDER VIOLATION c. 12 s. 11J	Misd.				2 1/2 yrs		
Yes	6		c. 12 s. 11J		CIVIL RIGHTS ORDER VIOLATION WITH INJURY c. 12 s. 11J	Felony						
Yes	3	Note A	c. 265 s. 37		CIVIL RIGHTS VIOLATION OR ATTEMPT c. 265 s. 37	Misd.				1 yr		

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Yes	6		c. 265 s. 37		CIVIL RIGHTS VIOLATION WITH BODILY INJURY OR ATTEMPT c. 265 s. 37	Felony						
Yes	2		c. 31 s. 74		CIVIL SERVICE VIOLATIONS c. 31 s. 74	Misd.				1 yr		
Yes	1	Note A	c. 268 s. 8B		CIVIL SVCE APPOINTMENT, COMPEL TO DECLINE c. 268 s. 8B	Misd.				2 mos		
Yes	2		c. 111D s. 8	c. 111D s. 13	CLINICAL LABORATORY VIOLATION c. 111D s. 8	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 111D s. 13		CLINICAL LABORATORY, UNLICENSED c. 111D s. 13	Felony				2 1/2 yrs		5 yrs
Yes	*		c. 111L s. 8(a)	c. 111L s. 8(d)	CLONING, REPRODUCTIVE c. 111L s. 8(a)	Felony					5 yrs	10 yrs
Yes	2		c. 94 s. 249B		COAL INSPECTION, OBSTRUCT c. 94 s. 249B	Misd.			1 mo	1 yr		
Yes	2		c. 21B s. 7 through 8	c. 21B s. 15	COAL MINING CEASE TO WORK ORDER VIOLATION c. 21B s. 7 through 8	Misd.				1 yr		
Yes	2		c. 94 s. 248		COAL OR FUEL OIL, FRAUDULENT SALE OF/ATTEMPT c. 94 s. 248	Misd.				1 yr		
Yes	2		c. 94 s. 249C		COAL SELL CONDEMED c. 94 s. 249C	Misd.			1 mo	1 yr		
Yes	2		c. 94 s. 249E		COAL, ADULTERATED c. 94 s. 249E	Misd.				1 yr		
Yes	2		c. 94 s. 249D		COAL, SELL UNFIT c. 94 s. 249D	Misd.				1 yr		
Yes	4	Note C	c. 94C s. 32A(c)		COCAINE (c.94C s. 31 Class B(a)(4)), DISTRIBUTE OR POSSESS WITH INTENT c. 94C s. 32A(c)	Felony				2 1/2 yrs		10 yrs

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Grid	Offense Level	Notes	Offense Reference	Offense Penalty Reference	Offense	Penalty Type	Staircase Factor	Mand. Time	Min H/C	Max H/C	Min Prison	Max Prison
Yes	6	Note C	c. 94C s. 32A(d)		COCAINE (c.94C s. 31 Class B(a)(4)), DISTRIBUTE OR POSSESS WITH INTENT, SUBSQ. OFF. c. 94C s. 32A(d)	Felony						15 yrs
Yes	6	Note C	c. 94C s. 32F(d)		COCAINE (c.94C s. 31(a)(4)), DISTRIBUTE OR POSSESS WITH INTENT, TO MINOR c. 94C s. 32F(d)	Felony		5 yrs			5 yrs	15 yrs
Yes	6	Note C	c. 94C s. 32E(b)(2)		COCAINE (c.94C s. 31(a)(4)), TRAFFICK IN c. 94C s. 32E(b)(2) - 36 to 100 g	Felony		3 1/2 yrs			3 1/2 yrs	20 yrs
Yes	7	Note C	c. 94C s. 32E(b)(3)		COCAINE (c.94C s. 31(a)(4)), TRAFFICK IN c. 94C s. 32E(b)(3) - 100 to 200 g	Felony		8 yrs			8 yrs	20 yrs
Yes	8	Note A / Note C	c. 94C s. 32E(b)(4)		COCAINE (c.94C s. 31(a)(4)), TRAFFICK IN c. 94C s. 32E(b)(4) - 200 or more g	Felony		12 yrs			12 yrs	20 yrs
Yes	5	Note C	c. 94C s. 32E(b)(1)		COCAINE (c.94C s. 31(a)(4)), TRAFFICKING IN c. 94C s. 32E(b)(1) - 18 to 36 g	Felony		2 yrs			2 yrs	15 yrs
Yes	1		c. 208 s. 40	c. 272 s. 14	COHABITATION AFTER DIVORCE c. 208 s. 40	Felony				2 yrs		3 yrs
Yes	1	Note A	c. 266 s. 75A		COIN MACHINE, SLUG IN MACHINE OR FAIL DEPOSIT COIN IN c. 266 s. 75A	Misd.				30 das		
Yes	1	Note A	c. 94 s. 66 through 72,92	c. 94 s. 73	COLD STORAGE VIOLATIONS, SUBSQ.OFF c. 94 s. 66 through 72,92	Misd.				1 mo		
Yes	2		c. 266 s. 85		COLLATERAL, DISPOSE OF DEPOSITED c. 266 s. 85	Misd.				2 yrs		
Yes	2		c. 266 s. 90		COLLEGE ENDORSEMENT, FALSE CLAIM OF c. 266 s. 90	Misd.				1 yr		
Yes	3		c. 272 s. 73B		COMMEMORATIVE GRAVE MARKER, SELL OR ATTEMPT, SUBSQ. c. 272 s. 72B	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 266 s. 33A		COMMERCIAL COMPUTER SERVICES, FRAUD c. 266 s. 33A	Misd.				2 1/2 yrs		

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Yes	2		c. 265 s. 30		COMMON CARRIER'S GROSS NEGLIGENCE c. 265 s. 30	Misd.				2 1/2 yrs		
Yes	2		c. 272 s. 62		COMMON NIGHTWALKER THIRD CONVICTION c. 272 s. 62	Misd.				2 1/2 yrs		
Yes	2		c. 268 s. 36		COMPOUND/CONCEAL FELONY c. 268 s. 36	Misd.				2 yrs		
Yes	4		c. 268 s. 36		COMPOUND/CONCEAL LIFE FELONY c. 268 s. 36	Felony				1 yr		5 yrs
Yes	1	Note A	c. 146 s. 41		COMPRESSED AIR TANK VIOLATION c. 146 s. 41	Misd.				1 mo		
Yes	2		c. 7A s. 14		COMPTROLLER'S EMPLOYEE, FINANCE VIOL BY c. 7A s. 14	Misd.				1 yr		
Yes	2		c. 119 s. 63A		CONCEAL/HARBOR FLEEING CHILD c. 119 s. 63A	Misd.				1 yr		
Yes	2		c. 268 s. 33A		CONDUCT LEAD PAINT INSPECTION WITH OUT A LICENSE c. 268 s. 33A	Misd.				1 yr		
Yes	7		c. 265 s. 21		CONFINE OR PUT IN FEAR TO STEAL/OR ATTEMPT c. 265 s. 21	Felony						Life
Yes	2		c. 266 s. 88		CONSIGNEE/FACTOR, CONVERSION BY c. 266 s. 88							
Yes	Contingent	Note I	c. 274 s. 7 cl. (1)		CONSPIRACY c. 274 s. 7 cl. (1) - Death or Life	Felony				2 1/2 yrs		20 yrs
Yes	Contingent	Note I	c. 274 s. 7 cl. (2)		CONSPIRACY c. 274 s. 7 cl. (2) - Felony exceeding 10 years up to life	Felony				2 1/2 yrs		10 yrs
Yes	Contingent	Note I	c. 274 s. 7 cl. (3)		CONSPIRACY c. 274 s. 7 cl. (3) - Felony not more than 10 years	Felony				2 1/2 yrs		5 yrs

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Yes	Contingent	Note I	c. 274 s. 7 cl. (4)		CONSPIRACY c. 274 s. 7 cl. (4) - Other Crime	Misd.				2 1/2 yrs		
Yes	Contingent	Note I	c. 94C s. 40		CONSPIRACY TO VIOLATE DRUG LAW c. 94C s. 40	Felony						
Yes	2		c. 266 s. 38A		CONSTRUCTION LOAN, MISAPPLY c. 266 s. 38A	Misd.				1 yr		
Yes	3		c. 266 s. 67C		CONSTRUCTION RECORD, FALSE ENTRY IN COMM c. 266 s. 67C	Felony				2 yrs		5 yrs
Yes	2		c. 140D s. 31		CONSUMER CREDIT COST DISCLOSURE VIOL c. 140D s. 31	Misd.				1 yr		
Yes	1	Note A	c. 224 s. 18		CONTEMPT IN SUPPLEMENTARY PROCESS c. 224 s. 18	Misd.				30 das		
Yes	2		Common Law	c. 279 s. 5	CONTEMPT, CRIMINAL Common Law	Common Law						
Yes	2		c. 119 s. 63		CONTRIBUTE TO DELINQUENCY OF CHILD c. 119 s. 63	Misd.				1 yr		
Yes	2		c. 55 s. 6A	c. 55 s. 6	CONTRIBUTIONS FROM POLITICAL ACTION COMMITTEES; VIOLATION c. 55 s. 6A	Misd.				1 yr		
Yes	2		c. 32 s. 1 through 28	c. 32 s. 24	CONTRIBUTORY RETIREMENT LAW VIOLATION c. 32 s. 1 through 28	Misd.				1 yr		
Yes	3		c. 64K s. 4,10,11	c. 64K s. 9	CONTROLLED SUBSTANCE TAX, FAILURE TO PAY c. 64K s. 4,10,11							
Yes	2		c. 111 s. 127O		CONVEY REALTY TO AVOID CODE ENFORCEMENT c. 111 s. 127O	Misd.				1 yr		
Yes	2		c. 170 s. 19	c. 170 s. 19A	COOPERATIVE BANK INSIDER LOAN c. 170 s. 19	Misd.				1 yr		

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Yes	2		c. 170 s. 17	c. 170 s. 19A	COOPERATIVE BANK OFFCR/EMPLOYEE TAKE FEE c. 170 s. 17	Misd.				1 yr		
Yes	2		c. 170 s. 16		COOPERATIVE BANK OFFICER/EMPLOYEE VIOL c. 170 s. 16	Misd.				1 yr		
Yes	2		c. 6 s. 178 1/2		CORI, COMMIT CRIME / HARASS PERSON WITH c. 6 s. 178 1/2	Misd.				1 yr		
Yes	2		c. 6 s. 178		CORI, DISSEMINATE / SEEK UNDER FALSE PRETENSES / FALSIFY c. 6 s. 178	Misd.				1 yr		
Yes	2		c. 6 s. 172(d)	c. 6 s. 178	CORI, UNLAWFULLY REQUESTING PERSON TO PROVIDE c. 6 s. 172(d)	Misd.				1 yr		
Yes	3		c. 266 s. 74		CORPORATE CREDIT/MONEY/PROPERTY, MISUSE c. 266 s. 74	Felony						10 yrs
Yes	2		c. 155 s. 48		CORPORATE STATEMENT, FALSE c. 155 s. 48							
Yes	2		c. 155 s. 49		CORPORATE STATEMENT, FALSE c. 155 s. 49							
Yes	2		c. 156B s. 68		CORPORATE STATEMENT, FALSE c. 156B s. 68							
Yes	2		c. 156B s. 69		CORPORATE STATEMENT, FALSE c. 156B s. 69							
Yes	3		c. 266 s. 66		CORPORATE STOCK, FALSE ISSUE/TRANSFER OF c. 266 s. 66	Felony				1 yr		10 yrs
Yes	3		c. 266 s. 65		CORPORATE STOCK, UNAUTHORIZED ISSUE OF c. 266 s. 65	Felony				1 yr		10 yrs
Yes	1		c. 167J s. 15		CORPORATION, AGENT, OR BROKER REPORTING VIOLATION c. 167J s. 15	Misd.				6 mos		

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Yes	2		c. 110 s. 4A	c. 110 s. 26	CORPORATION, FALSELY HOLD OUT AS c. 110 s. 4A	Misd.				1 yr		
Yes	1	Note A	c. 268 s. 30		CORRECTIONAL INSTITUTION, DISTURB c. 268 s. 30	Misd.				3 mos		
Yes	Contingent	Note I	c. 274 s. 3		COUNSELING OR PROCURING A FELONY c. 274 s. 3	Felony						
Yes	3		c. 267 s. 17		COUNTERFEIT COIN c. 267 s. 17	Felony						Life
Yes	3		c. 267 s. 19		COUNTERFEIT COIN, COMMON UTTERER OF c. 267 s. 19	Felony						20 yrs
Yes	3		c. 267 s. 18		COUNTERFEIT COIN, UTTER c. 267 s. 18	Felony				2 yrs		10 yrs
Yes	3		c. 267 s. 18		COUNTERFEIT COINS, POSSESS UNDER 10 c. 267 s. 18	Felony				2 yrs		10 yrs
Yes	2		c. 94C s. 32G		COUNTERFEIT DRUG, DISTRIBUTE OR POSSESS WITH INTENT c. 94C s. 32G	Misd.				1 yr		
Yes	2		c. 266 s. 147(b)(1)		COUNTERFEIT MARK, DISTRIBUTE c. 266 s. 147(b)(1)	Misd				2 1/2 yrs		
Yes	5		c. 266 s. 147(b)(3)		COUNTERFEIT MARK, DISTRIBUTE, 1000+/\$10,000+ c. 266 s. 147(b)(3)	Felony						10 yrs
Yes	4		c. 266 s. 147(b)(2)		COUNTERFEIT MARK, DISTRIBUTE, 101-999/\$1,001-\$9999 c. 266 s. 147(b)(2)	Felony						5 yrs
Yes	3		c. 266 s. 147(b)(2)		COUNTERFEIT MARK, DISTRIBUTE, 2ND OFF. c. 266 s. 147(b)(2)	Felony						5 yrs
Yes	5		c. 266 s. 147(b)(3)		COUNTERFEIT MARK, DISTRIBUTE, 3RD OFF. c. 266 s. 147(b)(3)	Felony						10 yrs

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Yes	2		c. 267 s. 12		COUNTERFEIT NOTE OR TRAVELLER'S CHECK, POSSESS c. 267 s. 12	Felony				1 yr		5 yrs
Yes	5		c. 267 s. 11		COUNTERFEIT NOTES, COMMON UTTERER OF c. 267 s. 11	Felony						10 yrs
Yes	5		c. 267 s. 9		COUNTERFEIT NOTES, POSSESS 10 c. 267 s. 9	Felony						Life
Yes	5		c. 267 s. 13		COUNTERFEITING EQUIPMENT, MANUFACTURE OR POSSESS c. 267 s. 13	Felony				2 yrs		10 yrs
Yes	3		c. 267 s. 20		COUNTERFEITING EQUIPMENT, POSSESS COIN c. 267 s. 20	Felony				2 yrs		10 yrs
Yes	2		c. 266 s. 97		COUNTY BUILDING, DAMAGE c. 266 s. 97	Misd.				2 yrs		
Yes	4		c. 268A s. 11		COUNTY EMPLOYEE, COMPENSATION IMPROPER OR CONFLIC OF INT c. 268A s. 11	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 268A s. 13		COUNTY EMPLOYEE, CONFLICT OF INTEREST c. 268A s. 13	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 268A s. 12		COUNTY EMPLOYEE, FORMER OR PARTNER, COMPENSATION IMPROPER OR CONFLIC OF INT c. 268A s. 12	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 268A s. 14		COUNTY EMPLOYEE, INTEREST IN CTY CONTRCT c. 268A s. 14	Felony				2 1/2 yrs		5 yrs
Yes	1		c. 268 s. 13C		COURT PROCEEDINGS, DISRUPT c. 268 s. 13C	Misd.				1 yr		
Yes	2		c. 268 s. 13A		COURT/JUDGE/JUROR, PICKETING c. 268 s. 13A	Misd.				1 yr		
Yes	2		c. 266 s. 33(2)	c. 266 s. 30	CREDIT -\$1,200 BY FALSE FINANCIAL STATEMNT c. 266 s. 33(2)	Misd.				1 yr		

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Yes	3	Note G	c. 266 s. 33(2)	c. 266 s. 30	CREDIT +\$1,200 BY FALSE FINANCIAL STATEMNT c. 266 s. 33(2)	Felony	Under \$10,000			2 yrs		5 yrs
Yes	4	Note G	c. 266 s. 33(2)	c. 266 s. 30	CREDIT +\$1,200 BY FALSE FINANCIAL STATEMNT c. 266 s. 33(2)	Felony	\$10,000 to \$50,000			2 yrs		5 yrs
Yes	5	Note A / Note G	c. 266 s. 33(2)	c. 266 s. 30	CREDIT +\$1,200 BY FALSE FINANCIAL STATEMNT c. 266 s. 33(2)	Felony	\$50,000 and over			2 yrs		5 yrs
Yes	3	Note G	c. 266 s. 37C		CREDIT CARD FRAUD OVER \$1,200 BY MERCHANT c. 266 s. 37C	Felony	Under \$10,000			2 1/2 yrs		5 yrs
Yes	4	Note G	c. 266 s. 37C		CREDIT CARD FRAUD OVER \$1,200 BY MERCHANT c. 266 s. 37C	Felony	\$10,000 to \$50,000			2 1/2 yrs		5 yrs
Yes	5	Note A / Note G	c. 266 s. 37C		CREDIT CARD FRAUD OVER \$1,200 BY MERCHANT c. 266 s. 37C	Felony	\$50,000 and over			2 1/2 yrs		5 yrs
Yes	3	Note G	c. 266 s. 37C		CREDIT CARD FRAUD OVER \$1,200 c. 266 s. 37C	Felony	Under \$10,000			2 1/2 yrs		5 yrs
Yes	4	Note G	c. 266 s. 37C		CREDIT CARD FRAUD OVER \$1,200 c. 266 s. 37C	Felony	\$10,000 to \$50,000			2 1/2 yrs		5 yrs
Yes	5	Note A / Note G	c. 266 s. 37C		CREDIT CARD FRAUD OVER \$1,200 c. 266 s. 37C	Felony	\$50,000 and over			2 1/2 yrs		5 yrs
Yes	3	Note G	c. 266 s. 37C		CREDIT CARD, FORGE OR UTTER FORGED c. 266 s. 37C	Felony	Under \$10,000			2 1/2 yrs		5 yrs
Yes	4	Note G	c. 266 s. 37C		CREDIT CARD, FORGE OR UTTER FORGED c. 266 s. 37C	Felony	\$10,000 to \$50,000			2 1/2 yrs		5 yrs
Yes	5	Note A / Note G	c. 266 s. 37C		CREDIT CARD, FORGE OR UTTER FORGED c. 266 s. 37C	Felony	\$50,000 and over			2 1/2 yrs		5 yrs
Yes	3	Note G	c. 266 s. 37C		CREDIT CARD, IMPROPER USE OVER \$1,200 c. 266 s. 37C	Felony	Under \$10,000			2 1/2 yrs		5 yrs

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Yes	4	Note G	c. 266 s. 37C		CREDIT CARD, IMPROPER USE OVER \$1,200 c. 266 s. 37C	Felony	\$10,000 to \$50,000			2 1/2 yrs		5 yrs
Yes	5	Note A / Note G	c. 266 s. 37C		CREDIT CARD, IMPROPER USE OVER \$1,200 c. 266 s. 37C	Felony	\$50,000 and over			2 1/2 yrs		5 yrs
Yes	3	Note G	c. 266 s. 37C		CREDIT CARD, POSSESS BLANK c. 266 s. 37C	Felony	Under \$10,000			2 1/2 yrs		5 yrs
Yes	4	Note G	c. 266 s. 37C		CREDIT CARD, POSSESS BLANK c. 266 s. 37C	Felony	\$10,000 to \$50,000			2 1/2 yrs		5 yrs
Yes	5	Note A / Note G	c. 266 s. 37C		CREDIT CARD, POSSESS BLANK c. 266 s. 37C	Felony	\$50,000 and over			2 1/2 yrs		5 yrs
Yes	3	Note G	c. 266 s. 37C		CREDIT CARD, POSSESS COUNTERFEIT PRESS c. 266 s. 37C	Felony	Under \$10,000			2 1/2 yrs		5 yrs
Yes	4	Note G	c. 266 s. 37C		CREDIT CARD, POSSESS COUNTERFEIT PRESS c. 266 s. 37C	Felony	\$10,000 to \$50,000			2 1/2 yrs		5 yrs
Yes	5	Note A / Note G	c. 266 s. 37C		CREDIT CARD, POSSESS COUNTERFEIT PRESS c. 266 s. 37C	Felony	\$50,000 and over			2 1/2 yrs		5 yrs
Yes	3	Note G	c. 266 s. 37C		CREDIT CARD, RECEIVE IMPROP OVER \$1,200 c. 266 s. 37C	Felony	Under \$10,000			2 1/2 yrs		5 yrs
Yes	4	Note G	c. 266 s. 37C		CREDIT CARD, RECEIVE IMPROP OVER \$1,200 c. 266 s. 37C	Felony	\$10,000 to \$50,000			2 1/2 yrs		5 yrs
Yes	5	Note A / Note G	c. 266 s. 37C		CREDIT CARD, RECEIVE IMPROP OVER \$1,200 c. 266 s. 37C	Felony	\$50,000 and over			2 1/2 yrs		5 yrs
Yes	3	Note G	c. 266 s. 37C		CREDIT CARD, RECEIVE IMPROPER c. 266 s. 37C	Felony	Under \$10,000			2 1/2 yrs		5 yrs
Yes	4	Note G	c. 266 s. 37C		CREDIT CARD, RECEIVE IMPROPER c. 266 s. 37C	Felony	\$10,000 to \$50,000			2 1/2 yrs		5 yrs

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Yes	5	Note A / Note G	c. 266 s. 37C		CREDIT CARD, RECEIVE IMPROPER c. 266 s. 37C	Felony	\$50,000 and over			2 1/2 yrs		5 yrs
Yes	3	Note G	c. 266 s. 37C		CREDIT CARD, TAKE AS SECURITY c. 266 s. 37C	Felony	Under \$10,000			2 1/2 yrs		5 yrs
Yes	4	Note G	c. 266 s. 37C		CREDIT CARD, TAKE AS SECURITY c. 266 s. 37C	Felony	\$10,000 to \$50,000			2 1/2 yrs		5 yrs
Yes	5	Note A / Note G	c. 266 s. 37C		CREDIT CARD, TAKE AS SECURITY c. 266 s. 37C	Felony	\$50,000 and over			2 1/2 yrs		5 yrs
Yes	2		c. 266 s. 37B		CREDIT CARD, VIOLATIONS c. 266 s. 37B	Misd.				1 yr		
Yes	2		c. 171 s. 80A	c. 171 s. 80A(o)	CREDIT UNION CONVERSION DISCLOSURE VIOLATION c. 171 s. 80A							
Yes	2		c. 171 s. 80B	c. 171 s. 80B(f)	CREDIT UNION CONVERSION DISCLOSURE VIOLATION c. 171 s. 80B							
Yes	2		c. 171 s. 23		CREDIT UNION OFFICER/EMPLOYEE VIOLATION c. 171 s. 23	Misd.				1 yr		
Yes	4		c. 272 s. 34		CRIME AGAINST NATURE c. 272 s. 34	Felony						20 yrs
Yes	2		c. 269 s. 13A		CRIME REPORT, FALSE c. 269 s. 13A	Misd.				1 yr		
Yes	4		c. 265 s. 43A(a)		CRIMINAL HARASSMENT c. 265 s. 43A(a)	Misd.				2 1/2 yrs		
Yes	6		c. 265 s. 43A(b)		CRIMINAL HARASSMENT, SUBSQ. OFF. c. 265 s. 43A(b)	Felony				2 1/2 yrs		10 yrs
Yes	1		c. 40 s. 37A		CURFEW, VIOLATE c. 40 s. 37A	Misd.				6 mos		

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Yes	1	Note A	c. 94 s. 40	c. 94 s. 42	DAIRY TRUCK OR MILK LICENSE VIOLATION, 3RD AND SUBSQ. OFF. c. 94 s. 40	Misd.			1 mo	2 mos		
Yes	3		c. 148 s. 34A(a)		DANGEROUS CONDITION IN ASSEMBLY USE GROUP BUILDING c. 148 s. 34A(a)	Misd.				2 1/2 yrs		
Yes	4		c. 148 s. 34A(b)		DANGEROUS CONDITION IN ASSEMBLY USE GROUP BUILDING, SUBSQ. c. 148 s. 34A(b)	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 269 s. 10(j)		DANGEROUS WEAPON OR FIREARM ON SCHOOL GROUNDS,CARRY c. 269 s. 10(j)	Misd.				2 yrs		
Yes	2		c. 269 s. 10(b)		DANGEROUS WEAPON, CARRY c. 269 s. 10(b)	Felony			6 mos	2 1/2 yrs	2 1/2 yrs	5 yrs
No	6	Note D	c. 269 s. 10(d)		DANGEROUS WEAPON, CARRY, 2ND OFF. c. 269 s. 10(d)	Felony		5 yrs			5 yrs	7 yrs
No	7	Note D	c. 269 s. 10(d)		DANGEROUS WEAPON, CARRY, 3RD OFF. c. 269 s. 10(d)	Felony		7 yrs			7 yrs	10 yrs
No	8	Note D	c. 269 s. 10(d)		DANGEROUS WEAPON, CARRY, 4TH OFF. c. 269 s. 10(d)	Felony		10 yrs			10 yrs	15 yrs
Yes	2		c. 269 s. 10(b)		DANGEROUS WEAPON, CARRY, NO PRIOR FELONIES c. 269 s. 10(b)	Misd.				2 1/2 yrs		
Yes	1		c. 269 s. 12		DANGEROUS WEAPONS, MFR/SELL CERTAIN c. 269 s. 12	Misd.				6 mos		
Yes	2		c. 38 s. 15		DEATH-SCENE PROPERTY, FAIL DELIVER c. 38 s. 15	Misd.				2 yrs		
Yes	2		c. 38 s. 18		DEATH-SCENE PROPERTY, FAIL DELIVER c. 38 s. 18	Misd.				2 yrs		
Yes	1		c. 93 s. 24F		DEBT COLLECTOR, FAILURE TO PRODUCE RECORDS c. 93 s. 24F	Misd.				6 mos		

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Yes	1		c. 221 s. 46C		DEBT POOLING PLAN BY NON-ATTORNEY c. 221 s. 46C	Misd.				6 mos		
Yes	2		c. 64D s. 8		DEED EXCISE TAX STAMP VIOLATION c. 64D s. 8	Misd.				1 yr		
Yes	2		c. 64D s. 7		DEED EXCISE TAX STAMP, FALSE c. 64D s. 7	Misd.				1 yr		
Yes	2		c. 64D s. 6		DEED EXCISE TAX, FAIL PRODUCE RECORDS OF c. 64D s. 6	Misd.			3 mos	2 yrs		
Yes	1	Note A	c. 131 s. 72	c. 131 s. 90	DEER TAGGING VIOLATION c. 131 s. 72	Misd.				30 das		
Yes	1	Note A	c. 131 s. 82	c. 131 s. 90	DEER, ALLOW DOG TO MOLEST c. 131 s. 82	Misd.				30 das		
Yes	1	Note A	c. 131 s. 13	c. 131 s. 90	DEER/WATERFOWL, HUNT WITHOUT STAMP c. 131 s. 13	Misd.				30 das		
Yes	2		c. 266 s. 126A		DEFACEMENT OF REAL OR PERSONAL PROPERTY c. 266 s. 126A	Felony				2 yrs		3 yrs
Yes	2		c. 266 s. 89		DEGREE, FALSE CLAIM TO CONFER OR TO HOLD SCHOOL c. 266 s. 89	Misd.				1 yr		
Yes	1	Note A	c. 138 s. 65		DELIVERY OF LICENSE, FAILURE c. 138 s. 65	Misd.				3 mos		
Yes	1		c. 112 s. 43, 44 through 53	c. 112 s. 52	DENTISTRY VIOLATION c. 112 s. 43, 44 through 53	Misd.				6 mos		
Yes	2		c. 112 s. 43, 44 through 53	c. 112 s. 52	DENTISTRY VIOLATION, SUBSQ. OFF. c. 112 s. 43, 44 through 53	Misd.				1 yr		
Yes	3	Note A	c. 21 s. 1 through 17A,18 through 34A,35 through 55, except 37B(g)	c. 21 s. 42	DEPT. OF ENVIRONMENTAL MANAGEMENT, VIOLATIONS c. 21 s. 1 through 17A,18 through 34A,35 through 55, except 37B(g)	Misd.				1 yr		

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Yes	2	Note A	c. 266 s. 127		DESTRUCTION OF PROPERTY -\$1,000, WANTON OR MALICIOUS c. 266 s. 127	Misd.				2 1/2 mos		
Yes	3		c. 266 s. 127		DESTRUCTION OF PROPERTY +\$1,000, MALICIOUS c. 266 s. 127	Felony				2 1/2 yrs		10 yrs
Yes	2		c. 266 s. 127		DESTRUCTION OF PROPERTY +\$1,000, WANTON c. 266 s. 127	Misd.				2 1/2 yrs		
Yes	2		c. 92 App. s. 1-8		DESTRUCTION OF PROPERTY HELD BY THE MASSACHUSETTS WATER RESOURCE AUTHORITY c. 92 App. s. 1-8	Misd.				1 yr		
Yes	3		c. 276 App. s. 1-5		DETAINEES; ESCAPE OR ATTEMPT c. 276 App. s. 1-5	Felony				2 1/2 yrs		10 yrs
Yes	4		c. 19B s. 15A(e)		DEVELOPMENTAL DISABILITY, PUBLIC EXPOSURE OF PERSON WITH c. 19B s. 15A(e)	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 19B s. 15A(d)		DEVELOPMENTAL DISABILITY, UNLIC FACILITY FOR PERSONS WITH c. 19B s. 15A(d)	Misd.				2 yrs		
Yes	3		c. 272 s. 80½(b)		DEVOCALIZATION OF DOG/CAT c. 272 s. 80½(b)	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 112 s. 209		DIETICIAN/NUTRITIONIST, UNLICENSED c. 112 s. 209	Misd.				1 yr		
Yes	3		c. 112 s. 209		DIETICIAN/NUTRITIONIST, UNLICENSED, SUBSQ. OFF. c. 112 s. 209	Misd.				2 yrs		
Yes	2		c. 19C s. 11		DISABLED ABUSE REPORT, RETALIATE FOR c. 19C s. 11	Misd.				1 yr		
Yes	2		c. 131 s. 41	c. 131 s. 90	DISCHARGE OF WASTE MATERIALS INTO PROTECTED INLAND WATERS c. 131 s. 41	Misd.				2 yrs		
Yes	1		c. 62C s. 74		DISCLOSURE OF INFORMATION BY TAX PREPARER; VIOLATION c. 62C s. 74	Misd.				6 mos		

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Yes	2		c. 268 s. 34		DISGUISE TO OBSTRUCT JUSTICE c. 268 s. 34	Misd.				1 yr		
Yes	1	Note A	c. 56 s. 46		DISORDERLY CONDUCT AT POLL c. 56 s. 46	Misd.				1 mo		
Yes	2	Note A	c. 272 s. 43	c. 272 s. 40	DISORDERLY CONDUCT ON PUB CONVEY,3RD AND SUBSQ. OFF c. 272 s. 43	Misd.			1 mo	1 mo		
Yes	1	Note A	c. 272 s. 43	c. 272 s. 40	DISORDERLY CONDUCT ON PUBLIC CONVEYANCE c. 272 s. 43	Misd.				1 mo		
Yes	1		c. 272 s. 53(b)		DISORDERLY CONDUCT, SUBSQ. OFF. c. 272 s. 53(b)	Misd.				6 mos		
Yes	1		c. 272 s. 53(a)		DISORDERLY HOUSE, KEEP c. 272 s. 53(a)	Misd.				6 mos		
Yes	1	Note A	c. 112 s. 30		DISPENSE CONTROLLED SUBSTANCE UNLAW c. 112 s. 30	Misd.				3 mos		
Yes	2		c. 276 s. 61A		DISPOSITION OR ENCUMBRANCE OF REAL ESTATE BAIL OR SURETY c. 276 s. 61A	Misd.				1 yr		
Yes	1		c. 93 s. 14N	c. 93 s. 14R	DISTRIBUTION AND REDEMPTION OF TRADING STAMPS, CONDITIONS PRECEDENT; VIOLATION c. 93 s. 14N	Misd.				1 yr		
Yes	1		c. 93 s. 14M	c. 93 s. 14R	DISTRIBUTION AND REDEMPTION OF TRADING STAMPS, PRINTING; VIOLATION c. 93 s. 14M	Misd.				1 yr		
Yes	1		c. 272 s. 53(b)		DISTURBING THE PEACE, SUBSQ. OFF. c. 272 s. 53(b)	Misd.				6 mos		
Yes	2		c. 208 s. 41		DIVORCE CASE, FRAUD IN c. 208 s. 41	Misd.				2 yrs		
Yes	2		c. 208 s. 44		DIVORCE, ISSUE UNLAWFUL CERTIFICATE OF c. 208 s. 44							

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Yes	1		c. 208 s. 42		DIVORCE, PROCURE FRAUDULENT c. 208 s. 42	Misd.				6 mos		
Yes	1		c. 208 s. 43		DIVORCES, ADVERTISE PROCURING c. 208 s. 43	Misd.				6 mos		
Yes	2		c. 22E s. 11		DNA SAMPLE, FAIL TO PROVIDE c. 22E s. 11	Misd.				6 mos		
Yes	2		c. 22E s. 13		DNA SAMPLE, RECEIVE WITHOUT AUTHORIZATION c. 22E s. 13	Misd.				6 mos		
Yes	4		c. 22E s. 14		DNA SAMPLE, TAMPER OR ATTEMPT TO TAMPER WITH c. 22E s. 14	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 22E s. 12		DNA SAMPLE, UNAUTHORIZED DISCLOSURE c. 22E s. 12	Misd.				6 mos		
Yes	1		c. 266 s. 47		DOG COLLAR, REMOVE c. 266 s. 47	Misd.				6 mos		
Yes	2		c. 140 s. 147		DOG LICENSE VIOLATION BY OFFICIAL c. 140 s. 147	Misd.			1 mo	1 yr		
Yes	1	Note A	c. 140 s. 157A		DOG ORDER, DISOBEY c. 140 s. 157A	Misd.				60 das		
Yes	1	Note A	c. 140 s. 157A		DOG ORDER, DISOBEY, SUBSQ. OFF. c. 140 s. 157A	Misd.				90 das		
Yes	1	Note A	c. 149 s. 163		DOLI EMPLOYMENT OFFICE ACCEPT FEE c. 149 s. 163	Misd.				1 mo		
Yes	1	Note A	c. 149 s. 16		DOLI INSPECTOR ACCEPT GIFT c. 149 s. 16	Misd.				3 mos		
Yes	2		c. 21A s. 14		DREDGED MATERIAL DISPOSAL VIOLATIONS c. 21A s. 14	Misd.				1 yr		

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Yes	6		c. 94C s. 32K		DRUG FUNDS, INDUCE MINOR TO POSSESS c. 94C s. 32K	Felony					5 yrs	15 yrs
Yes	2		c. 94C s. 26(2)	c. 94C s. 38	DRUG INFO, REGISTRANT GIVE FALSE c. 94C s. 26(2)	Misd.				1 yr		
Yes	3		c. 94C s. 26(2)	c. 94C s. 38	DRUG INFO, REGISTRANT GIVE FALSE, SUBSQ. OFF. c. 94C s. 26(2)	Misd.				2 yrs		
Yes	2		c. 94C s. 25(6)	c. 94C s. 38	DRUG INSPECTION, REFUSE c. 94C s. 25(6)	Misd.				1 yr		
Yes	3		c. 94C s. 25(6)	c. 94C s. 38	DRUG INSPECTION, REFUSE, SUBSQ. OFF. c. 94C s. 25(6)	Misd.				2 yrs		
Yes	2		c. 94C s. 25(4)	c. 94C s. 38	DRUG LABEL, REMOVE/ALTER c. 94C s. 25(4)	Misd.				1 yr		
Yes	3		c. 94C s. 25(4)	c. 94C s. 38	DRUG LABEL, REMOVE/ALTER, SUBSQ. OFF. c. 94C s. 25(4)	Misd.				2 yrs		
Yes	2	Note B	c. 94C s. 32I(a)		DRUG PARAPHERNALIA, DISTRIBUTE, POSSESS WITH INTENT OR POSSESS c. 94C s. 32I(a)	Misd.				2 yrs		
Yes	3	Note B	c. 94C s. 32I(b)		DRUG PARAPHERNALIA, SELL TO MINOR c. 94C s. 32I(b)	Felony					3 yrs	5 yrs
Yes	2		c. 94C s. 25(5)	c. 94C s. 38	DRUG RECORDS, FAIL KEEP c. 94C s. 25(5)	Misd.				1 yr		
Yes	3		c. 94C s. 25(5)	c. 94C s. 38	DRUG RECORDS, FAIL KEEP, SUBSQ. OFF. c. 94C s. 25(5)	Misd.				2 yrs		
Yes	2		c. 94C s. 8	c. 94C s. 8(i)	DRUG RESEARCH STUDY VIOLATION c. 94C s. 8	Misd.				1 yr		
Yes	2		c. 94C s. 25(7)	c. 94C s. 38	DRUG SEAL, BREAK c. 94C s. 25(7)	Misd.				1 yr		

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Yes	3		c. 94C s. 25(7)	c. 94C s. 38	DRUG SEAL, BREAK, SUBSQ. OFF. c. 94C s. 25(7)	Misd.				2 yrs		
Yes	8		c. 265 s. 26B		DRUG TO CONFINES & EXTORT c. 265 s. 26B	Felony					15 yrs	Life
Yes	7		c. 265 s. 26B		DRUG TO CONFINES c. 265 s. 26B	Felony					10 yrs	Life
Yes	4	Note C	c. 94C s. 32J		DRUG VIOLATION NEAR SCHOOL/PARK, DIRECTED FELONY c. 94C s. 32J	Felony		2 yrs	2 yrs	2 1/2 yrs	2 1/2 yrs	15 yrs
Yes	4	Note C	c. 94C s. 32J		DRUG VIOLATION NEAR SCHOOL/PARK, DIST TO MINOR OR INDUCE MINOR TO DIST/POSS, c. 94C s. 32J	Felony		2 yrs	2 yrs	2 1/2 yrs	2 1/2 yrs	15 yrs
Yes	4	Note C	c. 94C s. 32J		DRUG VIOLATION NEAR SCHOOL/PARK, POSSESS WEAPON c. 269, s. 10(b), c. 94C s. 32J	Felony		2 yrs	2 yrs	2 1/2 yrs	2 1/2 yrs	15 yrs
Yes	4	Note C	c. 94C s. 32J		DRUG VIOLATION NEAR SCHOOL/PARK, VIOLENCE OR THREATS OF VIOLENCE c. 94C s. 32J	Felony		2 yrs	2 yrs	2 1/2 yrs	2 1/2 yrs	15 yrs
Yes	2		c. 94C s. 25(1)	c. 94C s. 38	DRUG, DISPENSE W/O PRESCRIPTION c. 94C s. 25(1)	Misd.				1 yr		
Yes	3		c. 94C s. 25(1)	c. 94C s. 38	DRUG, DISPENSE W/O PRESCRIPTION, SUBSQ. OFF. c. 94C s. 25(1)	Misd.				2 yrs		
Yes	2		c. 94C s. 25(2)	c. 94C s. 38	DRUG, DISTRIB IMPROP TO REGISTRANT c. 94C s. 25(2)	Misd.				1 yr		
Yes	3		c. 94C s. 25(2)	c. 94C s. 38	DRUG, DISTRIB IMPROP TO REGISTRANT, SUBSQ. OFF. c. 94C s. 25(2)	Misd.				2 yrs		
Yes	3		c. 94C s. 32B(a)		DRUG, DISTRIBUTE OR POSSESS WITH INTENT CLASS C c. 94C s. 32B(a)	Felony				2 1/2 yrs		5 yrs
Yes	5	Note C	c. 94C s. 32B(b)		DRUG, DISTRIBUTE OR POSSESS WITH INTENT CLASS C, SUBSQ. OFF. c. 94C s. 32B(b)	Felony				2 1/2 yrs		10 yrs

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Yes	2		c. 94C s. 32C(a)		DRUG, DISTRIBUTE OR POSSESS WITH INTENT CLASS D c. 94C s. 32C(a)	Misd.				2 yrs		
Yes	3		c. 94C s. 32C(b)		DRUG, DISTRIBUTE OR POSSESS WITH INTENT CLASS D, SUBSQ. OFF. c. 94C s. 32C(b)	Misd.				2 1/2 yrs		
Yes	2	Note A	c. 94C s. 32D(a)		DRUG, DISTRIBUTE OR POSSESS WITH INTENT CLASS E c. 94C s. 32D(a)	Misd.				9 mos		
Yes	3	Note A	c. 94C s. 32D(b)		DRUG, DISTRIBUTE OR POSSESS WITH INTENT CLASS E, SUBSQ. OFF. c. 94C s. 32D(b)	Misd.				1 1/2 yrs		
Yes	6	Note C	c. 94C s. 32F(a)		DRUG, DISTRIBUTE OR POSSESS WITH INTENT TO MINOR CLASS A c. 94C s. 32F(a)	Felony		5 yrs			5 yrs	15 yrs
Yes	5	Note C	c. 94C s. 32F(b)		DRUG, DISTRIBUTE OR POSSESS WITH INTENT TO MINOR CLASS B c. 94C s. 32F(b)	Felony		3 yrs			3 yrs	15 yrs
Yes	5	Note C	c. 94C s. 32F(c)		DRUG, DISTRIBUTE OR POSSESS WITH INTENT TO MINOR CLASS C c. 94C s. 32F(c)	Felony		2 yrs	2 yrs	2 1/2 yrs	2 1/2 yrs	15 yrs
Yes	4		c. 94C s. 32(a)		DRUG, DISTRIBUTE OR POSSESS WITH INTENT, CLASS A c. 94C s. 32(a)	Felony				2 1/2 yrs		10 yrs
Yes	6	Note C	c. 94C s. 32(b)		DRUG, DISTRIBUTE OR POSSESS WITH INTENT, CLASS A, SUBSQ. OFF. c. 94C s. 32(b)	Felony		3 1/2 yrs			3 1/2 yrs	15 yrs
Yes	4		c. 94C s. 32A(a)		DRUG, DISTRIBUTE OR POSSESS WITH INTENT, CLASS B c. 94C s. 32A(a)	Felony				2 1/2 yrs		10 yrs
Yes	5	Note C	c. 94C s. 32A(b)		DRUG, DISTRIBUTE OR POSSESS WITH INTENT, CLASS B, SUBSQ. OFF. c. 94C s. 32A(b)	Felony						10 yrs
Yes	2		c. 94C s. 25(3)	c. 94C s. 38	DRUG, DISTRIBUTE UNAUTHORIZED c. 94C s. 25(3)	Misd.				1 yr		
Yes	3		c. 94C s. 25(3)	c. 94C s. 38	DRUG, DISTRIBUTE UNAUTHORIZED, SUBSQ.OFF c. 94C s. 25(3)	Misd.				2 yrs		

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Yes	2		c. 94C s. 24(a)	c. 94C s. 38	DRUG, FAIL REPORT DISPENSING c. 94C s. 24(a)	Misd.				1 yr		
Yes	3		c. 94C s. 24(a)	c. 94C s. 38	DRUG, FAIL REPORT DISPENSING, SUBSQ. OFF. c. 94C s. 24(a)	Misd.				2 yrs		
Yes	2		c. 94C s. 33(a)	c. 94C s. 33(c)	DRUG, FALSE REGIS NUMBER FOR c. 94C s. 33(a)	Felony				2 1/2 yrs		4 yrs
Yes	3		c. 94C s. 33(a)	c. 94C s. 33(c)	DRUG, FALSE REGIS NUMBER FOR, SUBSQ. OFF. c. 94C s. 33(a)	Felony				2 1/2 yrs		8 yrs
Yes	6		c. 94C s. 32K		DRUG, INDUCE MINOR TO DISTRIBUTE c. 94C s. 32K	Felony					5 yrs	15 yrs
Yes	2		c. 94C s. 33(b)	c. 94C s. 33(c)	DRUG, OBTAIN BY FRAUD c. 94C s. 33(b)	Felony				2 1/2 yrs		4 yrs
Yes	3		c. 94C s. 33(b)	c. 94C s. 33(c)	DRUG, OBTAIN BY FRAUD, SUBSQ. OFF. c. 94C s. 33(b)	Felony				2 1/2 yrs		8 yrs
Yes	1		c. 94C s. 21	c. 94C s. 39	DRUG, PHARMACIST FAIL LABEL c. 94C s. 21	Misd.				6 mos		
Yes	2		c. 94C s. 21	c. 94C s. 39	DRUG, PHARMACIST FAIL LABEL, SUBSQ. OFF. c. 94C s. 21	Misd.				2 yrs		
Yes	2		c. 94C s. 34		DRUG, POSSESS CLASS A c. 94C s. 34	Misd.				1 yr		
Yes	3		c. 94C s. 34		DRUG, POSSESS CLASS A, SUBSQ. OFF. c. 94C s. 34	Misd.				2 yrs		
Yes	2		c. 94C s. 34		DRUG, POSSESS CLASS B c. 94C s. 34	Misd.				1 yr		
Yes	3		c. 94C s. 34		DRUG, POSSESS CLASS B, SUBSQ. OFF. c. 94C s. 34	Misd.				2 yrs		

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Yes	2		c. 94C s. 34		DRUG, POSSESS CLASS C c. 94C s. 34	Misd.				1 yr		
Yes	3		c. 94C s. 34		DRUG, POSSESS CLASS C, SUBSQ. OFF. c. 94C s. 34	Misd.				2 yrs		
Yes	2		c. 94C s. 34		DRUG, POSSESS CLASS D c. 94C s. 34	Misd.				1 yr		
Yes	3		c. 94C s. 34		DRUG, POSSESS CLASS D, SUBSQ. OFF. c. 94C s. 34	Misd.				2 yrs		
Yes	1		c. 94C s. 34		DRUG, POSSESS CLASS E c. 94C s. 34	Misd.				6 mos		
Yes	1		c. 94C s. 22(b)	c. 94C s. 39	DRUG, PRACTITIONER FAIL LABEL c. 94C s. 22(b)	Misd.				6 mos		
Yes	2		c. 94C s. 22(b)	c. 94C s. 39	DRUG, PRACTITIONER FAIL LABEL, SUBSQ. OFF. c. 94C s. 22(b)	Misd.				2 yrs		
Yes	2		c. 94C s. 26(1)	c. 94C s. 38	DRUG, REGISTRANT DISTRIB W/O ORDER c. 94C s. 26(1)	Misd.				1 yr		
Yes	3		c. 94C s. 26(1)	c. 94C s. 38	DRUG, REGISTRANT DISTRIB W/O ORDER, 2ND c. 94C s. 26(1)	Misd.				2 yrs		
Yes	3		c. 94C s. 37		DRUG,LARCENYOF c. 94C s. 37	Felony				2 1/2 yrs		10 yrs
Yes	2		c. 112 s. 36D		DRUGGIST, UNLICENSED WHOLESALE c. 112 s. 36D	Misd.			30 das	1 yr		
No	9	Note D	c. 265 s. 3	c. 265 s. 2 and c. 279 s. 24	DUEL, DEATH WITHIN STATE c. 265 s. 3	Felony						
Yes	1	Note A	c. 130 s. 100D		EELING VIOLATION c. 130 s. 100D	Misd.				30 das		

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Yes	1	Note A	c. 131 s. 52A	c. 131 s. 90	EELING VIOLATION, COMMERCIAL c. 131 s. 52A	Misd.				30 das		
Yes	1	Note A	c. 94 s. 90		EGGS, BREAK/CAN WITHOUT LICENSE c. 94 s. 90	Misd.				3 mos		
Yes	1	Note A	c. 94 s. 92A		EGGS, SELL/USE DECAYED c. 94 s. 92A	Misd.			3 mos			
Yes	4		c. 265 s. 13K(d 1/2)		ELDER/DISABLED, PERMIT ABUSE ON c. 265 s. 13K(d 1/2)	Felony				2 1/2 yrs		3 yrs
Yes	2		c. 56 s. 55		ELECTION BALLOT, ALTER/DEPOSIT/REMOVE c. 56 s. 55	Misd.				2 1/2 yrs		
Yes	2		c. 56 s. 16		ELECTION BALLOT, DISPOSE OF IMPROP c. 56 s. 16	Misd.				1 yr		
Yes	1		c. 56 s. 13		ELECTION BALLOT, FAIL RECORD CHALLENGED c. 56 s. 13	Misd.				6 mos		
Yes	2		c. 56 s. 52		ELECTION BALLOT, FORGE/DESTROY c. 56 s. 52	Misd.				1 yr		
Yes	2		c. 56 s. 53		ELECTION BALLOT, MARK IMPROP c. 56 s. 53	Misd.				2 1/2 yrs		
Yes	1		c. 56 s. 25		ELECTION BALLOT, MARK/DISPLAY OR FALSE STATEMENT c. 56 s. 25	Misd.				6 mos		
Yes	2		c. 56 s. 50		ELECTION BALLOT, MISHANDLE PRIMARY c. 56 s. 50	Misd.				2 1/2 yrs		
Yes	2		c. 56 s. 54		ELECTION BALLOT, REMOVE WHILE POLLS OPEN c. 56 s. 54	Misd.				1 yr		
Yes	1		c. 56 s. 14		ELECTION BALLOT, REVEAL CHALLENGED c. 56 s. 14	Misd.				6 mos		

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Yes	2		c. 56 s. 14		ELECTION BALLOT, REVEAL CONFIDENTIAL INFORMATION c. 56 s. 14	Misd.				1 yr		
Yes	2		c. 56 s. 49		ELECTION BALLOTS, OBSTRUCT DELIVERY OF c. 56 s. 49	Misd.				1 yr		
Yes	1		c. 56 s. 23		ELECTION NOTICE, DAMAGE c. 56 s. 23	Misd.				6 mos		
Yes	2		c. 56 s. 22		ELECTION OFFICIAL FAIL PERFORM DUTY c. 56 s. 22	Misd.				1 yr		
Yes	1		c. 56 s. 12		ELECTION OFFICIAL VIOLATION c. 56 s. 12	Misd.				6 mos		
Yes	2		c. 56 s. 48		ELECTION OFFICIAL, INTERFERE WITH c. 56 s. 48	Misd.				1 yr		
Yes	2		c. 56 s. 19		ELECTION RESULTS, CERTIFY FALSE c. 56 s. 19	Misd.				1 yr		
Yes	1		c. 54 s. 68		ELECTION RESULTS, PREMATURELY DISCLOSE c. 54 s. 68	Misd.				6 mos		
Yes	1		c. 54 s. 23		ELECTION SUPERVISOR, VIOLATION c. 54 s. 23	Misd.				6 mos		
Yes	1	Note A	c. 56 s. 47		ELECTION/CAUCUS OFFICER, DISOBEY c. 56 s. 47	Misd.				1 mo		
Yes	2		c. 55 s. 18F		ELECTIONEERING COMMUNICATION EXPENDITURES, FAIL FILE c. 55 s. 18F	Misd.				1 yr		
Yes	2		c. 166 s. 21A through 21F	c. 166 s. 21G	ELECTRIC LINES, OPERATE EQUIPMENT NEAR c. 166 s. 21A through 21F	Misd.				1 yr		
Yes	3		c. 140 s. 131J		ELECTRIC STUN GUN, SELL/POSSESS c. 140 s. 131J	Misd.			6 mos	2 1/2 yrs		

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Grid	Offense Level	Notes	Offense Reference	Offense Penalty Reference	Offense	Penalty Type	Staircase Factor	Mand. Time	Min H/C	Max H/C	Min Prison	Max Prison
Yes	1		c. 141 s. 5		ELECTRICIAN, UNLICENSED, SUBSQ. OFF. c. 141 s. 5	Misd.				6 mos		
Yes	2		c. 164 s. 127		ELECTRICITY, FRAUDULENT USE OF c. 164 s. 127	Misd.				1 yr		
Yes	2		c. 55 s. 18G		ELECTRONIC ELECTION AD NOT DISCLOSING SPONSOR c. 55 s. 18G	Misd.				1 yr		
Yes	4		c. 265 s. 26D(c)		ELECTRONIC ENTICEMENT OF CHILD FOR PROSTITUTION, HUMAN TRAFFICKING OR COMMERCIAL SEXUAL ACTIVITY c. 265 s. 26D(c)	Felony				2 1/2 yrs		5 yrs
Yes	5		c. 265 s. 26D(d)		ELECTRONIC ENTICEMENT OF CHILD FOR PROSTITUTION, HUMAN TRAFFICKING OR COMMERCIAL SEXUAL ACTIVITY, SUBSEQUENT	Felony		5 yrs			5 yrs	
Yes	3	Note G	c. 167B s. 21(c)(11)		ELECTRONIC FUND TRANSFER VIOL OVER \$100 c. 167B s. 21(c)(11)	Felony	Under \$10,000					
Yes	4	Note G	c. 167B s. 21(c)(11)		ELECTRONIC FUND TRANSFER VIOL OVER \$100 c. 167B s. 21(c)(11)	Felony	\$10,000 to \$50,000					
Yes	5	Note G	c. 167B s. 21(c)(11)		ELECTRONIC FUND TRANSFER VIOL OVER \$100 c. 167B s. 21(c)(11)	Felony	\$50,000 and over					
Yes	2		c. 167B s. 2 through 21(a)(2)	c. 167B s. 21(a)(2)	ELECTRONIC FUND TRANSFER VIOL UNDER \$100 c. 167B s. 2 through 21(a)(2)	Misd.				1 yr		
Yes	2		c. 167B s. 21(b)	c. 167B s. 21(b)(11)	ELECTRONIC FUND TRANSFER, INT DEFRAUD c. 167B s. 21(b)	Misd.				1 yr		
Yes	5		c. 271 s. 5B(d)		ELECTRONIC SWEEPSTAKES MACHINE VIOLATIONS c. 271 s. 5B(d)	Felony						15 yrs
Yes	2		c. 114 s. 51		EMBALMING FLUID WITH EXCESS ARSENIC c. 114 s. 51	Misd.				1 yr		
Yes	*		c. 111L s. 8(b)	c. 111L s. 8(e)	EMBRYO, CREATE c. 111L s. 8(b)	Felony			1 yr	2 yrs		5 yrs

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Yes	*		c. 111L s. 8(c)	c. 111L s. 8(e)	EMBRYO, OBTAIN RESEARCH c. 111L s. 8(c)	Felony			1 yr	2 yrs		5 yrs
Yes	1		c. 23 s. 9H		EMERGENCY, VIOLATE REGUL FOR STATE OF c. 23 s. 9H	Misd.				6 mos		
Yes	2		c. 111 s. 142M	c. 111 s. 142M(f)	EMISSIONS CONTROL TAMPER OR FALSIFY c. 111 s. 142M	Misd.				1 yr		
Yes	2		c. 111 s. 142K		EMISSIONS STANDARDS, SELL MV W/NONCOMPLY c. 111 s. 142K	Misd.				1 yr		
Yes	2		c. 90 s. 2		EMISSIONS, REGISTER MV WITH IMPROPER OR ATTEMPTS c. 90 s. 2	Misd.				1 yr		
Yes	1	Note A	c. 90 s. 7W		EMISSIONS/SAFETY INSPECTION, UNLICENSED c. 90 s. 7W	Misd.				30 das		
Yes	1	Note A	c. 149 s. 179B		EMPLOYER FAIL NOTIFY DOLI c. 149 s. 179B	Misd.				2 mos		
Yes	1		c. 149 s. 150C		EMPLOYER FAIL PURCHASE DISABILITY INSUR c. 149 s. 150C	Misd.				6 mos		
Yes	1	Note A	c. 149 s. 147G		EMPLOYER INDUSTRIAL HOMEWORK VIOLATION c. 149 s. 147G	Misd.				2 mos		
Yes	1		c. 149 s. 159C	c. 149 s. 27C(a)(2)	EMPLOYER NOTICE/FEEES TRANSPORTATION VIOL c. 149 s. 159C	Misd.				6 mos		
Yes	2		c. 149 s. 159C	c. 149 s. 27C(a)(2)	EMPLOYER NOTICE/FEEES TRANSPORTATION VIOL, SUBSQ. OFF. c. 149 s. 159C	Misd.				1 yr		
Yes	2		c. 149 s. 159C	c. 149 s. 27C(a)(1)	EMPLOYER NOTICE/FEEES TRANSPORTATION WILLFUL VIOL c. 149 s. 159C	Misd.				1 yr		
Yes	3		c. 149 s. 159C	c. 149 s. 27C(a)(1)	EMPLOYER NOTICE/FEEES TRANSPORTATION WILLFUL VIOL, SUBSQ. OFF. c. 149 s. 159C	Misd.				2 yrs		

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Yes	1	Note A	c. 149 s. 156		EMPLOYER PIECEWORK WEAVING VIOL, 3RD AND SUBSQ. OFF c. 149 s. 156	Misd.				1 mo		
Yes	1		c. 149 s. 148A		EMPLOYER RETALIATE FOR WAGE COMPLAINT c. 149 s. 148A	Misd.				6 mos		
Yes	1	Note A	c. 149 s. 122		EMPLOYER VENTILATION VIOL, SUBSQ. OFF. c. 149 s. 122	Misd.				2 mos		
Yes	1		c. 149 s. 148	c. 149 s. 27C(a)(2)	EMPLOYER WAGE VIOLATION c. 149 s. 148	Misd.				6 mos		
Yes	2		c. 149 s. 148	c. 149 s. 27C(a)(2)	EMPLOYER WAGE VIOLATION, 2ND OFF. c. 149 s. 148	Misd.				1 yr		
Yes	2		c. 149 s. 148	c. 149 s. 27C(a)(1)	EMPLOYER WAGE WILLFUL VIOLATION c. 149 s. 148	Misd.				1 yr		
Yes	3		c. 149 s. 148	c. 149 s. 27C(a)(1)	EMPLOYER WAGE WILLFUL VIOLATION, 2ND OFF. c. 149 s. 148	Misd.				2 yrs		
Yes	1	Note A	c. 149 s. 21		EMPLOYMENT ADVERTISEMENT, FALSE c. 149 s. 21	Misd.				3 mos		
Yes	2		c. 140 s. 46N		EMPLOYMENT AGENCY CONTRACT VIOLATION c. 140 s. 46N	Misd.				1 yr		
Yes	2		c. 140 s. 46M		EMPLOYMENT AGENCY FAIL RETURN EXCESS FEE c. 140 s. 46M	Misd.				1 yr		
Yes	2		c. 140 s. 46O		EMPLOYMENT AGENCY FEE REFUND VIOLATION c. 140 s. 46O	Misd.				1 yr		
Yes	2		c. 140 s. 46L		EMPLOYMENT AGENCY FEE VIOLATION c. 140 s. 46L	Misd.				1 yr		
Yes	1		c. 140 s. 46R		EMPLOYMENT AGENCY INFORMATION, DISCLOSE c. 140 s. 46R	Misd.				6 mos		

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Yes	2		c. 140 s. 46E		EMPLOYMENT AGENCY LICENSE VIOLATION c. 140 s. 46E	Misd.				1 yr		
Yes	2		c. 140 s. 46K		EMPLOYMENT AGENCY PROHIBITED PRACTICE c. 140 s. 46K	Misd.				1 yr		
Yes	2		c. 140 s. 46J		EMPLOYMENT AGENCY RECRUITMENT VIOL c. 140 s. 46J	Misd.				1 yr		
Yes	2		c. 140 s. 46B		EMPLOYMENT AGENCY, UNLICENSED c. 140 s. 46B	Misd.				1 yr		
Yes	2		c. 266 s. 80		ENCUMBERED LAND, CONVEY c. 266 s. 80	Misd.				1 yr		
Yes	1	Note A	c. 131A s. 2	c. 131A s. 6	ENDANGERED SPECIES VIOLATION, c. 131A s. 2	Misd.				90 das		
Yes	2	Note A	c. 131A s. 2	c. 131A s. 6	ENDANGERED SPECIES, VIOLATION, 2ND AND SUBSQ. OFF. c. 131A s. 2	Misd.				180 das		
Yes	1	Note A	c. 146 s. 55		ENGINEER/FIREMAN/OPERATOR VIOLATION c. 146 s. 55	Misd.				3 mos		
Yes	1	Note A	c. 112 s. 81D through 81T	c. 112 s. 81T	ENGINEERING/LAND SURVEYING VIOLATION c. 112 s. 81D through 81T	Misd.				3 mos		
Yes	4		c. 266 s. 18		ENTER DWELLING AT NIGHT FOR FELONY c. 266 s. 18	Felony				2 yrs		10 yrs
Yes	5	Note G	c. 266 s. 18		ENTER DWELLING AT NIGHT FOR FELONY, ARMED, FIREARM c. 266 s. 18	Felony			2 yrs	2 1/2 yrs	7 yrs	10 yrs
Yes	4		c. 266 s. 18A		ENTER W/LARCENY OR W/I FELONY BY FALSE PRETENSES c. 266 s. 18A	Felony				2 yrs		10 yrs
Yes	5		c. 271A s. 2		ENTERPRISE CRIME, WITHIN A GAMING ESTABLISHMENT c. 271A s. 2	Felony						15 yrs

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Yes	4		c. 265 s. 26C		ENTICEMENT OF CHILD c. 265 s. 26C	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 21A s. 13		ENVIRONMENTAL CODE, VIOLATE STATE c. 21A s. 13	Misd.				1 yr		
Yes	2		c. 21L s. 2(c)		ENVIRONMENTAL VIOLATION W/INJURY/+\$25,000 RISK, NEGLIGENT c. 21L s. 2(c)	Misd.				1 yr		
Yes	3		c. 21L s. 2(c)		ENVIRONMENTAL VIOLATION W/INJURY/+\$25,000 RISK, NEGLIGENT, SUBSQ. c. 21L s. 2(c)	Misd.				2 yrs		
Yes	4		c. 21L s. 2(b)		ENVIRONMENTAL VIOLATION WITH RISK OF \$25,000 DAMAGE c. 21L s. 2(b)	Felony				2 1/2 yrs		5 yrs
Yes	6		c. 21L s. 2(a)		ENVIRONMENTAL VIOLATION WITH SERIOUS BODILY INJURY c. 21L s. 2(a)	Felony				2 1/2 yrs		20 yrs
Yes	2		c. 127 s. 49		ESCAPE FROM COUNTY WORK RELEASE PROGRAM c. 127 s. 49	Misd.				1 yr		
Yes	3		c. 120 s. 26		ESCAPE FROM DYS, AID CHILD TO c. 120 s. 26	Misd.				2 yrs		
Yes	2		c. 268 s. 15A		ESCAPE FROM MUNICIPAL LOCKUP c. 268 s. 15A	Misd.				2 1/2 yrs		
Yes	2		c. 268 s. 17		ESCAPE FROM OFFICER, AID c. 268 s. 17	Misd.				2 yrs		
Yes	4	Note F	c. 268 s. 19		ESCAPE FROM PENAL INSTITUTION, PERMIT c. 268 s. 19	Felony						20 yrs
Yes	4	Note F	c. 268 s. 16		ESCAPE FROM PENAL INSTITUTION/COURT/SPD CENTER/MONITORING SYSTEM OR ATTEMPT c. 268 s. 16	Felony				2 1/2 yrs		10 yrs
Yes	3		Common Law	c. 279 s. 5	ESCAPE FROM POLICE OFFICER Common Law	Common Law						

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Yes	4	Note B	c. 127 s. 49		ESCAPE FROM STATE WORK RELEASE PROGRAM c. 127 s. 49	Felony					3 yrs	5 yrs
Yes	2		c. 268 s. 15		ESCAPE, AID ACCUSED MISDEMEANANT TO c. 268 s. 15	Misd.				2 yrs		
Yes	4	Note F	c. 268 s. 15		ESCAPE, AID FELON (STATE PRISON) OR ACCUSED FELON TO c. 268 s. 15	Felony						10 yrs
Yes	4	Note F	c. 268 s. 15		ESCAPE, AID MISDEMEANANT OR HC FELON CONVICT TO c. 268 s. 15	Felony						7 yrs
Yes	2		c. 126 s. 37		ESCAPE, ATT ESCAPE FROM COUNTY PRISON FARM c. 126 s. 37	Misd.				1 yr		
Yes	4		c. 127 s. 83C		ESCAPE, ATT ESCAPE FROM PRISON CAMP c. 127 s. 83C	Felony				2 1/2 yrs		10 yrs
Yes	2		c. 268 s. 20		ESCAPE, NEGLIGENTLY PERMIT PRISONER TO OR REFUSE ACCEPT PRISONER c. 268 s. 20	Misd.				2 yrs		
Yes	2		c. 111E s. 7		ESTABLISHED OR MAINTAINED UNLICENSED PRIVATE FACILITY/REFUSE INSPECTION, SUBSQ. OFF. c. 111E s. 7	Misd.				2 yrs		
Yes	2		c. 193 s. 3		ESTATE PROPERTY, EXPORT TAXABLE c. 193 s. 3	Misd.				1 yr		
Yes	2		c. 65C s. 27		ESTATE TAX VIOLATIONS c. 65C s. 27	Misd.				1 yr		
Yes	2		c. 65C s. 28		ESTATE TAX, CONCEAL GOODS TO AVOID FELONY c. 65C s. 28	Felony				2 yrs		
Yes	2		c. 65C s. 26		ESTATE TAX, EVADE c. 65C s. 26	Felony						2 1/2 yrs
Yes	1		c. 271 s. 50		EXAM, TAKE FOR ANOTHER AT SCHOOL OR RESEARCH PAPER, SELL FOR USE BY ANOTHER c. 271 s. 50	Misd.				6 mos		

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Yes	2		c. 131 s. 86	c. 131 s. 90	EXPERIMENT/PROPAGATION, INTERFERE WITH c. 131 s. 86	Misd.				1 yr		
Yes	2		c. 148 s. 55		EXPLODING GOLF BALLS, SUBSQ. OFF. c. 148 s. 55	Misd.				1 yr		
Yes	2		c. 148 s. 12		EXPLOSIVE MFG/STORAGE/TRANSFER VIOL c. 148 s. 12	Misd.				2 1/2 yrs		
Yes	8		c. 266 s. 102B		EXPLOSIVES, DISCHARGE/IGNITE/EXPLODE c. 266 s. 102B	Felony					15 yrs	25 yrs
Yes	7		c. 266 s. 102(c)		EXPLOSIVES, POSSESS c. 266 s. 102(c)	Felony				2 1/2 yrs	10 yrs	20 yrs
Yes	8		c. 266 s. 102A		EXPLOSIVES, SECRETE/THROW/LAUNCH/PLACE c. 266 s. 102A	Felony				2 1/2 yrs	10 yrs	25 yrs
Yes	1	Note A	c. 148 s. 16		EXPLOSIVES/FLAMMABLES, IMPROP MAKE/STORE c. 148 s. 16	Misd.				1 mo		
Yes	4		c. 265 s. 25		EXTORTION OR ATTEMPTS c. 265 s. 25	Felony				2 1/2 yrs		15 yrs
Yes	1	Note A	c. 112 s. 73A		EYEGLASSES ADVERTISING VIOLATION c. 112 s. 73A	Misd.				3 mos		
Yes	2	Note A	c. 112 s. 73A		EYEGLASSES ADVERTISING VIOLATION, SUBSQ. OFF. c. 112 s. 73A	Misd.			3 mos	6 mos		
Yes	1		c. 90D s. 32(b)		FAILURE TO DELIVER CERTIFICATE OF TITLE OR SALVAGE TITLE TO TRANSFEREE OR REGISTRAR c. 90D s. 32(b)	Misd.				6 mos		
Yes	2		c. 110C s. 2	c. 110C s. 9(f)	FAILURE TO PUBLICLY DISCLOSE TERMS OF TAKE OVER BID c. 110C s. 2							
Yes	3		c. 6 s. 178H(a)(1)		FAILURE TO REGISTER OR VERIFY REGISTRATION INFO BY SEX OFFENDER c. 6 s. 178H(a)(1)	Felony			6 mos	2 1/2 yrs		5 yrs

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Yes	5		c. 6 s. 178H(a)(2)		FAILURE TO REGISTER OR VERIFY REGISTRATION INFO BY SEX OFFENDER, SUBSQ. OFF. c. 6 s. 178H(a)(2)	Felony					5 yrs	
Yes	1	Note A	c. 93 s. 18A		FAILURE TO REPORT CHANGE IN IDENTIFICATION MARKINGS BY LAUNDRY OR DRY CLEANING ESTABLISHMENT c. 93 s. 18A	Misd.				3 mos		
Yes	1	Note A	c. 89 s. 7		FAILURE TO YIELD RIGHT OF WAY TO FIRE ENGINE, PATROL VEHICLE, OR AMBULANCE c. 89 s. 7	Misd.				3 mos		
Yes	2		c. 89 s. 7		FAILURE TO YIELD RIGHT OF WAY TO FIRE ENGINE, PATROL VEHICLE, OR AMBULANCE, SUBSQ. OFF. c. 89 s. 7	Misd.				1 yr		
Yes	2		c. 268 s. 32		FALSE ALARM FROM POLICE CALL BOX OR TAMPER WITH POLICE/FIRE CALL BOX c. 268 s. 32	Misd.				2 yrs		
Yes	3		c. 266 s. 67B		FALSE CLAIM TO GOVERNMENT AGENCY c. 266 s. 67B	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 266 s. 30C		FALSE CREATION OR USE OF SALES RECEIPT; c. 266 s. 30C	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 271 s. 12		FALSE LOTTERY TICKETS; CREATION, SALE, OR POSSESSION c. 271 s. 12	Felony						3 yrs
Yes	2		c. 93 s. 16		FALSE MINING CORPORATION STATEMENT FILED WITH STATE SECRETARY c. 93 s. 16	Misd.				2 yrs		
Yes	2		c. 268 s. 34A		FALSE NAME, SOCIAL SECURITY TO POLICE c. 268 s. 34A	Misd.				1 yr		
Yes	2		c. 266 s. 33(1)	c. 266 s. 30	FALSE PRETENSE IN COMMER TRANSACTN -\$1,200 c. 266 s. 33(1)	Misd.				1 yr		
Yes	3	Note G	c. 266 s. 33(1)	c. 266 s. 30	FALSE PRETENSE IN COMMER TRANSACTN +\$1,200 c. 266 s. 33(1)	Felony	Under \$10,000			2 yrs		5 yrs
Yes	4	Note G	c. 266 s. 33(1)	c. 266 s. 30	FALSE PRETENSE IN COMMER TRANSACTN +\$1,200 c. 266 s. 33(1)	Felony	\$10,000 to \$50,000			2 yrs		5 yrs

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Yes	5	Note A / Note G	c. 266 s. 33(1)	c. 266 s. 30	FALSE PRETENSE IN COMMER TRANSACTN +\$1,200 c. 266 s. 33(1)	Felony	\$50,000 and over			2 yrs		5 yrs
Yes	3		c. 266 s. 73		FALSE PRETENSE OF TRADE, OBTAIN GOODS BY c. 266 s. 73	Felony				2 yrs		5 yrs
Yes	2		c. 23B s. 30(D)		FALSE STATEMENT FOR EMERGENCY HOUSING ASSISTANCE c. 23B s. 30(D)	Misd.				1 yr		
Yes	5		c. 268 s. 1A	c. 268 s. 1	FALSE STATEMENT UNDER PENALTY OF PERJURY c. 268 s. 1A	Felony				2 1/2 yrs		20 yrs
Yes	3		c. 94 s. 128(b)		FALSE STATEMENT/REPORT DPH c. 94 s. 128(b)							
Yes	2		c. 147 s. 60	c. 147 s. 57	FALSE STATEMENTS BY LICENSEE OR EMPLOYEE c. 147 s. 60	Misd.				1 yr		
Yes	2		c. 93 s. 18		FALSE STATEMENTS TO STOCK EXCHANGE BY MINING CORPORATION AGENT c. 93 s. 18	Misd.				2 yrs		
Yes	2		c. 269 s. 14B		FALSE/SILENT 911 CALL c. 269 s. 14B	Misd.				2 1/2 yrs		
Yes	3		c. 269 s. 14B		FALSE/SILENT 911 CALL, SUBSQ. OFF. c. 269 s. 14B	Felony				2 1/2 yrs		10 yrs
Yes	4		c. 167A s. 6(d)		FALSIFYING COMPANY RECORDS WITH INTENT TO DECEIVE EXAMINER c. 167A s. 6(d)	Felony				2 1/2 yrs		10 yrs
Yes	2		c. 15D s. 6(b)	c. 15D s. 15(a)	FAMILY FOSTER CARE UNLICENSED c. 15D s. 6(b)	Misd.				2 1/2 yrs		
Yes	1	Note A	c. 131 s. 38	c. 131 s. 90	FARMER'S PERMIT TO TRAP/KILL BIRDS, VIOLATION OF c. 131 s. 38	Misd.				30 das		
Yes	4		c. 265 s. 13G		FELONY FOR HIRE c. 265 s. 13G	Felony						5 yrs

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Yes	6	Note C	c. 94C s. 32E(c 1/2)		FENTANYL, TRAFFICK IN c. 94C s. 32E(c1/2) - 10 g or more	Felony		3 1/2 yrs			3 1/2 yrs	20 yrs
Yes	2		c. 272 s. 22		FETAL DEATH, CONCEAL OUT-OF-WEDLOCK c. 272 s. 22	Misd.				1 yr		
Yes	2	Note B	c. 112 s. 12J		FETUS, IMPROPER EXPERIMENT ON HUMAN c. 112 s. 12J	Felony			1 yr	2 1/2 yrs		5 yrs
Yes	3	Note G	c. 266 s. 57		FIDUCIARY, EMBEZZLEMENT/MISAPPLICATN BY c. 266 s. 57	Felony	Under \$10,000			2 yrs		10 yrs
Yes	4	Note G	c. 266 s. 57		FIDUCIARY, EMBEZZLEMENT/MISAPPLICATN BY c. 266 s. 57	Felony	\$10,000 to \$50,000			2 yrs		10 yrs
Yes	5	Note G	c. 266 s. 57		FIDUCIARY, EMBEZZLEMENT/MISAPPLICATN BY c. 266 s. 57	Felony	\$50,000 and over			2 yrs		10 yrs
Yes	3		c. 265 s. 9		FIGHT BY ARRANGEMENT c. 265 s. 9	Felony						10 yrs
Yes	3		c. 265 s. 10		FIGHT BY ARRANGEMENT, AID/PROMOTE c. 265 s. 10	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 265 s. 11		FIGHT BY ARRANGEMENT, OUT-OF-STATE c. 265 s. 11	Felony						5 yrs
Yes	2		c. 55 s. 3		FINANCE COMMITTEE HEARING SECRECY, VIOLATION OF c. 55 s. 3	Misd.				1 yr		
Yes	3		c. 266 s. 92		FINANCIAL STATEMENT, PUBLISH FALSE c. 266 s. 92	Felony						
Yes	2		c. 266 s. 11		FIRE ALARM, DISABLE c. 266 s. 11	Misd.				2 yrs		
Yes	2		c. 269 s. 13		FIRE ALARM, FALSE c. 269 s. 13	Misd.				1 yr		

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Yes	2		c. 149 s. 126		FIRE DOORS LOCKED DURING BUSINESS HOURS c. 149 s. 126	Misd.				1 yr		
Yes	1	Note A	c. 48 s. 13		FIRE IN OPEN, SET c. 48 s. 13	Misd.				1 mo		
Yes	1	Note A	c. 266 s. 9		FIRE ON LAND, FAIL EXTINGUISH/CONTROL c. 266 s. 9	Misd.				1 mo		
Yes	2		c. 266 s. 8		FIRE ON LAND, SET c. 266 s. 8	Misd.				2 yrs		
Yes	1	Note A	c. 93 s. 28F	c. 93 s. 28D	FIRE SALES; ADVERTISING; VIOLATION c. 93 s. 28F	Misd.				30 das		
Yes	1	Note A	c. 148 s. 30A		FIRE VIOLATION NOTICE, DAMAGE c. 148 s. 30A	Misd.				1 mo		
Yes	2		c. 266 s. 13A		FIRE, HOTEL MANAGER FAIL RESPOND TO c. 266 s. 13A	Misd.				2 1/2 yrs		
Yes	3	Note G	c. 266 s. 23	c. 266 s. 24	FIRE, LARCENY AT c. 266 s. 23	Felony	Under \$10,000			2 yrs		5 yrs
Yes	4	Note G	c. 266 s. 23	c. 266 s. 24	FIRE, LARCENY AT c. 266 s. 23	Felony	\$10,000 to \$50,000			2 yrs		5 yrs
Yes	5	Note A / Note G	c. 266 s. 23	c. 266 s. 24	FIRE, LARCENY AT c. 266 s. 23	Felony	\$50,000 and over			2 yrs		5 yrs
Yes	2		c. 140 s. 129		FIREARM APPLIC, FALSE STATEMENT ON c. 140 s. 129	Misd.				1 yr		
Yes	4	Note B	c. 140 s. 129		FIREARM APPLIC, FALSE STATEMENT ON, SUBSQ c. 140 s. 129	Felony					2 1/2 yrs	5 yrs
Yes	3		c. 140 s. 122		FIREARM DEALER'S LICENSE, IMPROP ISSUE c. 140 s. 122	Misd.			6 mos	2 yrs		

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Grid	Offense Level	Notes	Offense Reference	Offense Penalty Reference	Offense	Penalty Type	Staircase Factor	Mand. Time	Min H/C	Max H/C	Min Prison	Max Prison
Yes	3		c. 140 s. 129B(8)		FIREARM ID CARD APPLIC, FALSE STATEMENT ON c. 140 s. 129B(8)	Misd.			6 mos	2 yrs		
No	5	Note D	c. 265 s. 18B		FIREARM IN FELONY, POSSESS c. 265 s. 18B	Felony					5 yrs	
No	7	Note D	c. 265 s. 18B		FIREARM IN FELONY, POSSESS, LGE CAPACITY c. 265 s. 18B	Felony					10 yrs	
No	8	Note D	c. 265 s. 18B		FIREARM IN FELONY, POSSESS, LGE CAPACITY, SUBSQ. OFF. c. 265 s. 18B	Felony		25 yrs			25 yrs	
No	8	Note D	c. 265 s. 18B		FIREARM IN FELONY, POSSESS, SUBSQ. OFF. c. 265 s. 18B	Felony		20 yrs			20 yrs	
Yes	3		c. 140 s. 131(h)		FIREARM LICENSE VIOLATION c. 140 s. 131(h)	Misd.			6 mos	2 yrs		
Yes	3		c. 140 s. 131(k)		FIREARM LICENSE VIOLATION c. 140 s. 131(k)	Misd.			6 mos	2 yrs		
Yes	4		c. 140 s. 131I		FIREARM LICENSE/ID CARD, FALSE c. 140 s. 131I	Felony				2 yrs		5 yrs
Yes	3		c. 269 s. 12D(a)		FIREARM ON WAY, CARRY LOADED LARGE CAPACITY c. 269 s. 12D(a)				1 yr			
Yes	3		c. 269 s. 12D(b)		FIREARM ON WAY, CARRY UNLOADED LARGE CAPACITY c. 269 s. 12D(b)	Felony			1 yr	2 1/2 yrs	1 yr	10 yrs
Yes	3		c. 140 s. 131A		FIREARM PERMIT, IMPROP ISSUE c. 140 s. 131A	Misd.			6 mos	2 yrs		
No	5	Note D	c. 269 s. 10(m)		FIREARM POSSESS LARGE CAPACITY c. 269 s. 10(m)	Felony		1 yr			2 1/2 yrs	10 yrs
Yes	4		c. 269 s. 10(m)		FIREARM POSSESS LARGE CAPACITY, WITH VALID FID c. 269 s. 10(m)	Felony					2 1/2 yrs	10 yrs

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Grid	Offense Level	Notes	Offense Reference	Offense Penalty Reference	Offense	Penalty Type	Staircase Factor	Mand. Time	Min H/C	Max H/C	Min Prison	Max Prison
Yes	5		c. 140 s. 131E		FIREARM PURCHASE FOR ANOTHER c. 140 s. 131E	Felony					2 1/2 yrs	10 yrs
Yes	3		c. 140 s. 131P(d)		FIREARM SAFETY CERTIFICATE, FALSE INFO IN c. 140 s. 131P(d)	Misd.				2 yrs		
Yes	3		c. 140 s. 131P(e)		FIREARM SAFETY CERTIFICATE, IMPROPER ISSUE c. 140 s. 131P(e)	Misd.				2 yrs		
Yes	4		c. 140 s. 130		FIREARM SALE TO MINOR/ALIEN c. 140 s. 130	Felony				2 1/2 yrs		10 yrs
Yes	4		c. 140 s. 128		FIREARM SALE, VIOLATION c. 140 s. 128	Felony			1 yr	2 1/2 yrs	1 yr	10 yrs
Yes	3		c. 269 s. 11C		FIREARM SERIAL NO., DEFACE OR RECEIVE W/DEFACED NO. c. 269 s. 11C	Misd.			1 mo	2 1/2 yrs		
Yes	3		c. 209A s. 3C		FIREARM SURRENDER ORDER, VIOLATE c. 209A s. 3C	Misd.				2 1/2 yrs		
Yes	3		c. 140 s. 129C		FIREARM TRANSFER/LOSS FAIL TO REPORT, OWNER, THIRD OFFENSE c. 140 s. 129C							
Yes	4		c. 269 s. 10(h)(2)		FIREARM UNATTENDED c. 269 s. 10(h)(2)	Felony				2 1/2 yrs		5 yrs
No	4		c. 269 s. 10(n)		FIREARM VIOLATION OF c. 269 s. 10(a), CARRY WITH AMMUNITION c. 269 s. 10(n)	Misd.				2 1/2 yrs		
No	5		c. 269 s. 10(n)		FIREARM VIOLATION OF c. 269 s. 10(c), CARRY WITH AMMUNITION c. 269 s. 10(n)	Misd.				2 1/2 yrs		
Yes	4		c. 269 s. 11B		FIREARM W/DEFACED NO., POSSESS IN FELONY c. 269 s. 11B	Felony			6 mos	2 1/2 yrs	2 1/2 yrs	5 yrs
Yes	1	Note A	c. 131 s. 58	c. 131 s. 90	FIREARM W/I 500' OF DWELLING/DISCHARGE HWAY c. 131 s. 58	Misd.				30 das		

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Yes	2		c. 269 s. 10(h)(1)		FIREARM W/O FID CARD, POSSESS c. 269 s. 10(h)(1)	Misd.				2 yrs		
Yes	3		c. 269 s. 10(h)(1)		FIREARM W/O FID CARD, SUBSQ. OFF. c. 269 s. 10(h)(1)	Misd.				2 yrs		
Yes	1		c. 140 s. 131H		FIREARM, ALIEN POSSESS c. 140 s. 131H	Misd.				6 mos		
No	4	Note D	c. 269 s. 10(a)		FIREARM, CARRY W/O LICENSE c. 269 s. 10(a)	Felony		18 mos	18 mos	2 1/2 yrs	2 1/2 yrs	5 yrs
No	6	Note D	c. 269 s. 10(d)		FIREARM, CARRY W/O LICENSE, 2ND OFF. c. 269 s. 10(d)	Felony		5 yrs			5 yrs	7 yrs
No	7	Note D	c. 269 s. 10(d)		FIREARM, CARRY W/O LICENSE, 3RD OFF. c. 269 s. 10(d)	Felony		7 yrs			7 yrs	10 yrs
No	8	Note D	c. 269 s. 10(d)		FIREARM, CARRY W/O LICENSE, 4TH OFF. c. 269 s. 10(d)	Felony		10 yrs			10 yrs	15 yrs
Yes	4		c. 140 s. 131N		FIREARM, COVERT/UNDETECTABLE c. 140 s. 131N	Felony			1 yr	2 1/2 yrs	1 yr	10 yrs
Yes	6		c. 140 s. 131N		FIREARM, COVERT/UNDETECTABLE, 2ND OFFENSE c. 140 s. 131N	Felony					5 yrs	15 yrs
Yes	1	Note A	c. 269 s. 12E		FIREARM, DISCHARGE WITHIN 500 FT OF BLDG c. 269 s. 12E	Misd.				3 mos		
Yes	4		c. 140 s. 128B		FIREARM, FAIL REPORT UNAUTHORIZED, SUBSQ c. 140 s. 128B	Felony						10 yrs
Yes	3		c. 266 s. 30(1)		FIREARM, LARCENY OF c. 266 s. 30(1)	Felony				2 yrs		5 yrs
Yes	2		c. 140 s. 131L(a)	c. 140 s. 131L(b)	FIREARM, STORE IMPROPER c. 140 s. 131L(a)	Misd.				1 1/2 yrs		

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Yes	3		c. 140 s. 131L(a)	c. 140 s. 131L(b)	FIREARM, STORE IMPROPER LARGE CAPACITY c. 140 s. 131L(a)	Felony						
Yes	4	Note B	c. 140 s. 131L(a)	c. 140 s. 131L(d)	FIREARM, STORE IMPROPER LARGE CAPACITY NEAR MINOR c. 140 s. 131L(a)	Felony					4 yrs	15 yrs
Yes	2		c. 269 s. 10(i)		FIREARM/LICENSE/FID CARD, FAIL SURRENDER c. 269 s. 10(i)	Misd.				2 1/2 yrs		
No	7	Note D	c. 269 s. 10F(b)		FIREARMS TO MINOR, SELL/TRANSFER LARGE CAPACITY, c. 269 s. 10F(b)	Felony		5 yrs			5 yrs	15 yrs
Yes	4		c. 269 s. 10I(a)		FIREARMS TRANSPORT INTO COMMONWEALTH, CRIMINAL ACTIVITY c. 269 s. 10I(a)	Felony					5 yrs	10 yrs
Yes	5		c. 269 s. 10I(b)		FIREARMS TRANSPORT INTO COMMONWEALTH, SELL c. 269 s. 10I(b)	Felony					10 yrs	20 yrs
Yes	6		c. 269 s. 10I(c)		FIREARMS TRANSPORT INTO COMMONWEALTH, SELL, CAUSE DEATH c. 269 s. 10I(c)	Felony					20 yrs	
No	5	Note D	c. 269 s. 10(a)	c. 269 s. 10G(a)	FIREARMS VIOL WITH 1 PRIOR VIOLENT/DRUG CRIME c. 269 s. 10(a)	Felony		3 yrs			3 yrs	15 yrs
No	6	Note D	c. 269 s. 10(c)	c. 269 s. 10G(a)	FIREARMS VIOL WITH 1 PRIOR VIOLENT/DRUG CRIME c. 269 s. 10(c)	Felony		3 yrs			3 yrs	15 yrs
No	5	Note D	c. 269 s. 10(h)(1)	c. 269 s. 10G(a)	FIREARMS VIOL WITH 1 PRIOR VIOLENT/DRUG CRIME c. 269 s. 10(h)(1)	Felony		3 yrs			3 yrs	15 yrs
No	7	Note D	c. 269 s. 10(a)	c. 269 s. 10G(b)	FIREARMS VIOL WITH 2 PRIOR VIOLENT/DRUG CRIME c. 269 s. 10(a)	Felony		10 yrs			10 yrs	15 yrs
No	7	Note D	c. 269 s. 10(c)	c. 269 s. 10G(b)	FIREARMS VIOL WITH 2 PRIOR VIOLENT/DRUG CRIME c. 269 s. 10(c)	Felony		10 yrs			10 yrs	15 yrs
No	7	Note D	c. 269 s. 10(h)(1)	c. 269 s. 10G(b)	FIREARMS VIOL WITH 2 PRIOR VIOLENT/DRUG CRIME c. 269 s. 10(h)(1)	Felony		10 yrs			10 yrs	15 yrs

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No	8	Note D	c. 269 s. 10(a)	c. 269 s. 10G(c)	FIREARMS VIOL WITH 3 PRIOR VIOLENT/DRUG CRIME c. 269 s. 10(a)	Felony		15 yrs			15 yrs	20 yrs
No	8	Note D	c. 269 s. 10(c)	c. 269 s. 10G(c)	FIREARMS VIOL WITH 3 PRIOR VIOLENT/DRUG CRIME c. 269 s. 10(c)	Felony		15 yrs			15 yrs	20 yrs
No	8	Note D	c. 269 s. 10(h)(1)	c. 269 s. 10G(c)	FIREARMS VIOL WITH 3 PRIOR VIOLENT/DRUG CRIME c. 269 s. 10(h)(1)	Felony		15 yrs			15 yrs	20 yrs
Yes	3		c. 269 s. 10H		FIREARMS WHILE UNDER INFLUENCE, LICENSEE CARRYING c. 269 s. 10H	Misd.				2 1/2 yrs		
No	6	Note D	c. 269 s. 10F(a)		FIREARMS, SELL/TRANSFER LARGE CAPACITY, c. 269 s. 10F(a)	Felony		2 1/2 yrs			2 1/2 yrs	10 yrs
No	7	Note D	c. 269 s. 10F(a)		FIREARMS, SELL/TRANSFER LARGE CAPACITY, SUBSQ. c. 269 s. 10F(a)	Felony		5 yrs			5 yrs	15 yrs
No	8	Note D	c. 269 s. 10E(3)		FIREARMS, TRAFFICKING IN +10 c. 269 s. 10E(3)	Felony		10 yrs			10 yrs	Life
Yes	5		c. 269 s. 10E(1)		FIREARMS, TRAFFICKING IN 1-2 c. 269 s. 10E(1)	Felony						10 yrs
No	6	Note D	c. 269 s. 10E(2)		FIREARMS, TRAFFICKING IN 3-9 c. 269 s. 10E(2)	Felony		5 yrs			5 yrs	20 yrs
Yes	4		c. 265 s. 13D½		FIREFIGHTER, INJURED c. 265 s. 13D½	Felony				2 1/2 yrs		10 yrs
Yes	2		c. 268 s. 32A		FIREFIGHTER, INTERFERE WITH c. 268 s. 32A	Felony			30 das	2 1/2 yrs		5 yrs
Yes	2		c. 266 s. 13		FIREFIGHTING APPARATUS, INJURE c. 266 s. 13	Misd.				2 yrs		
Yes	4		c. 266 s. 12		FIREFIGHTING, OBSTRUCT c. 266 s. 12	Felony				2 1/2 yrs		7 yrs

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Yes	1		c. 148 s. 40 through 44	c. 148 s. 45	FIREWORKS, IMPROPER MANUFACTURE/STORAGE c. 148 s. 40 through 44	Misd.				6 mos		
Yes	1		c. 148 s. 39		FIREWORKS, SELL UNLAWFUL c. 148 s. 39	Misd.				1 yr		
Yes	1	Note A	c. 131 s. 54	c. 131 s. 90	FISH INLAND WATER BY IMPROP METHOD c. 131 s. 54	Misd.				30 das		
Yes	1	Note A	c. 131 s. 53	c. 131 s. 90	FISH INLAND WATER WITH FLOATS c. 131 s. 53	Misd.				30 das		
Yes	1	Note A	c. 131 s. 50	c. 131 s. 90	FISH OTHER THAN BY ANGLING c. 131 s. 50	Misd.				30 das		
Yes	1		c. 130 s. 18		FISH PROPAGATION AREA, INTERFERE WITH c. 130 s. 18	Misd.				6 mos		
Yes	1		c. 131 s. 19	c. 131 s. 90	FISH, IMPORT/INTRODUCE WITHOUT Lic. c. 131 s. 19	Misd.				6 mos		
Yes	1	Note A	c. 130 s. 19		FISH, OBSTRUCT SPAWNING c. 130 s. 19	Misd.				30 das		
Yes	1	Note A	c. 131 s. 23	c. 131 s. 90	FISH/WILD ANIMAL, DEAL WITHOUT LIC c. 131 s. 23	Misd.				30 das		
Yes	1		c. 130 s. 80		FISHING, COMMERCIAL LICENSE VIOL c. 130 s. 80							
Yes	2		c. 264 s. 5		FLAG, MISUSE c. 264 s. 5	Misd.				1 yr		
Yes	1	Note A	c. 85 s. 9A		FLASHING SIGN IN VIOLATION OF DOH ORDER c. 85 s. 9A	Misd.				30 das		
Yes	2		c. 18 s. 5L(c)(1)		FOOD STAMP TRAFFICKING, LESS THAN \$250 c. 18 s. 5L(c)(1)	Misd.				1 yr		

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Yes	3		c. 18 s. 5L(c)(2)		FOOD STAMP TRAFFICKING, OVER \$250 c. 18 s. 5L(c)(2)	Felony	Under \$10,000			2 yrs		5 yrs
Yes	4		c. 18 s. 5L(c)(2)		FOOD STAMP TRAFFICKING, OVER \$250 c. 18 s. 5L(c)(2)	Felony	\$10,000 to \$50,000			2 yrs		5 yrs
Yes	5		c. 18 s. 5L(c)(2)		FOOD STAMP TRAFFICKING, OVER \$250 c. 18 s. 5L(c)(2)	Felony	\$50,000 and over			2 yrs		5 yrs
Yes	4		c. 18 s. 5L(f)		FOOD STAMP TRAFFICKING, SUBSQ. OFF. c. 18 s. 5L(f)	Felony	Under \$10,000					10 yrs
Yes	5		c. 18 s. 5L(f)		FOOD STAMP TRAFFICKING, SUBSQ. OFF. c. 18 s. 5L(f)	Felony	\$10,000 to \$50,000					10 yrs
Yes	6		c. 18 s. 5L(f)		FOOD STAMP TRAFFICKING, SUBSQ. OFF. c. 18 s. 5L(f)	Felony	\$50,000 and over					10 yrs
Yes	1		c. 94 s. 189A		FOOD/DRUG, REMOVE IMPOUNDED c. 94 s. 189A	Misd.				6 mos		
Yes	2		c. 181 s. 13		FOREIGN CORPORATION REPORT, FALSE c. 181 s. 13							
Yes	2		c. 181 s. 14		FOREIGN CORPORATION REPORT, FALSE c. 181 s. 14							
Yes	2		c. 156D s. 15.11(e)		FOREIGN CORPORATION REPORT, FALSE DONE WITHIN COMMONWEALTH c. 156D s. 15.11(e)							
Yes	2		c. 156D s. 15.11(d)		FOREIGN CORPORATION REPORT, FALSE REQUIRED BY COMMONWEALTH c. 156D s. 15.11(d)							
Yes	2		c. 169 s. 1 through 16	c. 169 s. 16	FOREIGN MONEY DEPOSITS VIOLATION c. 169 s. 1 through 16	Misd.				1 yr		
Yes	1	Note A	c. 48 s. 11		FOREST WARDEN, FAIL AID c. 48 s. 11	Misd.				2 mos		

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Yes	4		c. 267 s. 8		FORGERY OF BANK NOTE OR TRAVELLER'S CHECK c. 267 s. 8	Felony						Life
Yes	3		c. 267 s. 1		FORGERY, CHECK FORGERY, PROMISSORY NOTE FORGERY c. 267 s. 1	Felony				2 yrs		10 yrs
Yes	1	Note A	c. 272 s. 18		FORNICATION c. 272 s. 18	Misd.				3 mos		
Yes	2		c. 15D s. 6(d)	c. 15D s. 15(a)	FOSTER HOME PLACEMENT UNAPPROVED c. 15D s. 6(d)	Misd.				2 1/2 yrs		
Yes	2		c. 176 s. 47		FRATERNAL BENEFIT SOC INSURANCE VIOL c. 176 s. 47	Misd.			30 das	1 yr		
Yes	2		c. 176 s. 11		FRATERNAL BENEFIT SOC RECORDS, ALTER c. 176 s. 11	Misd.				1 yr		
Yes	2		c. 176 s. 52		FRATERNAL BENEFIT SOC, FALSE APPLIC TO c. 176 s. 52	Misd.			30 das	1 yr		
Yes	5		c. 176 s. 52	c. 268 s. 1	FRATERNAL BENEFIT SOC, FALSE STATEMENT RE: DEATH c. 176 s. 52	Felony				2 1/2 yrs		20 yrs
Yes	2		c. 224 s. 19		FRAUD IN SUPPLEMENTARY PROCESS c. 224 s. 19	Misd.				1 yr		
Yes	3		c. 266 s. 76		FRAUD/CHEAT, GROSS c. 266 s. 76	Felony				2 yrs		10 yrs
Yes	2		c. 110C s. 7	c. 110C s. 9(f)	FRAUDULENT, EVASIVE, DECEPTIVE, MANIPULATIVE, OR GROSSLY UNFAIR PRACTICE IN TAKE OVER BID c. 110C s. 7							
Yes	1		c. 94 s. 65H	c. 94 s. 65R	FROZEN DESSERTS LICENSE VIOL c. 94 s. 65H	Misd.				6 mos		
Yes	1		c. 94 s. 65M	c. 94 s. 65R	FROZEN DESSERTS PASTEURIZATION VIOL c. 94 s. 65M	Misd.				6 mos		

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Yes	1		c. 94 s. 65L	c. 94 s. 65R	FROZEN DESSERTS SALES VIOL c. 94 s. 65L	Misd.				6 mos		
Yes	1		c. 94 s. 65N	c. 94 s. 65R	FROZEN DESSERTS SANITARY VIOL c. 94 s. 65N	Misd.				6 mos		
Yes	1		c. 94 s. 65P	c. 94 s. 65R	FROZEN DESSERTS, MISLABELED c. 94 s. 65P	Misd.				6 mos		
Yes	1		c. 94 s. 65O	c. 94 s. 65R	FROZEN DESSERTS, NONCONFORMING c. 94 s. 65O	Misd.				6 mos		
Yes	1		c. 94 s. 249H		FUEL OIL REGULATION VIOLATION c. 94 s. 249H	Misd.				6 mos		
Yes	1		c. 276 s. 19		FUGITIVE, FAIL BRING BEFORE COURT c. 276 s. 19	Misd.				6 mos		
Yes	1		c. 112 s. 84B		FUNERAL COSTS WRITTEN ESTIMATE,FAIL GIVE c. 112 s. 84B	Misd.				6 mos		
Yes	1	Note A	c. 112 s. 87		FUNERAL DIRECTOR, UNLICENSED c. 112 s. 87	Misd.				2 mos		
Yes	1	Note A	c. 272 s. 42	c. 272 s. 40	FUNERAL PROCESSION, DISTURB c. 272 s. 42	Misd.				1 mo		
Yes	2	Note A	c. 272 s. 42	c. 272 s. 40	FUNERAL PROCESSION, DISTURB, 3RD AND SUBSQ. OFF. c. 272 s. 42	Misd.			1 mo	1 mo		
Yes	2		c. 272 s. 42A		FUNERAL SERVICE, DISTURB c. 272 s. 42A	Misd.				1 yr		
Yes	2		c. 139 s. 14 through 15	c. 139 s. 15	GAMBLING NUISANCE, MAINTAIN c. 139 s. 14 through 15	Misd.			3 mos	1 yr		
Yes	2		c. 23K s. 43(b)		GAMBLING, ALLOWING PERSONS UNDER 21 c. 23K s. 43(b)	Misd.				1 yr		

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Yes	3		c. 23K s. 43(b)		GAMBLING, ALLOWING PERSONS UNDER 21 SUBSQ. OFF. c. 23K s. 43(b)	Misd.				2 yrs		
Yes	1		c. 23K s. 43(c)		GAMBLING, FOR OR ON BEHALF OF PERSONS UNDER 21 c. 23K s. 43(c)	Misd.				6 mos		
Yes	4		c. 271 s. 16A		GAMING ENTERPRISE, MANAGE c. 271 s. 16A	Felony						15 yrs
Yes	1	Note A	c. 271 s. 5		GAMING HOUSE/APPARATUS, KEEP OR PLAY/PRESENT AT c. 271 s. 5	Misd.				3 mos		
Yes	2		c. 271 s. 5	c. 271 s. 10	GAMING HOUSE/APPARATUS, KEEP OR PLAY/PRESENT AT, SUBSQ. OFF. c. 271 s. 5	Misd.			3 mos	1 yr		
Yes	1	Note A	c. 271 s. 2		GAMING IN PUBLIC/TRESPASSING c. 271 s. 2	Misd.				3 mos		
Yes	2		c. 271 s. 2		GAMING IN PUBLIC/TRESPASSING, ALLOW c. 271 s. 2	Misd.			3 mos	12 mos		
Yes	2		c. 128A s. 13		GAMING ON HORSE/DOG RACE c. 128A s. 13	Misd.				1 yr		
Yes	3		c. 128A s. 13		GAMING ON HORSE/DOG RACE, SUBSQ. OFF. c. 128A s. 13	Misd.				2 yrs		
Yes	2		c. 271 s. 26	c. 271 s. 10	GAMING PREMISES, OBSTRUCT, 3RD AND SUBSQ. OFF. c. 271 s. 26	Misd.				1 yr		
Yes	1		c. 271 s. 3		GAMING, ALLOW PREMISES FOR c. 271 s. 3	Misd.				3 mos		
Yes	2	Note A	c. 271 s. 8		GAMING, ALLOW PREMISES FOR c. 271 s. 8	Misd.				1 yr		
Yes	2	Note A	c. 271 s. 3		GAMING, ALLOW PREMISES FOR, SUBSQ. OFF. c. 271 s. 3	Misd.				1 yr		

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Yes	3		c. 271 s. 8	c. 271 s. 10	GAMING, ALLOW PREMISES FOR, SUBSQ. OFF. c. 271 s. 8	Misd.			3 mos	1 yr		
Yes	1	Note A	c. 270 s. 9		GARBAGE TO FOOD ANIMAL, FEED CITY c. 270 s. 9	Misd.				1 mo		
Yes	1	Note A	c. 270 s. 9		GARBAGE TO MILK COW, FEED TOWN c. 270 s. 9	Misd.				2 mos		
Yes	1		c. 266 s. 115		GARDEN/ORCHARD/NURSERY/BOG, LARCENY FROM c. 266 s. 115	Misd.				6 mos		
Yes	2		c. 164 s. 126		GAS METER, DAMAGE/FRAUDULENT USE c. 164 s. 126	Misd.				1 yr		
Yes	2		c. 271 s. 6C		GAS STATION OPERATE GAME OF CHANCE c. 271 s. 6C	Misd.				1 yr		
Yes	2		c. 164 s. 17		GAS/ELECTRIC COMPANY DIRECTOR VIOLATION c. 164 s. 17	Misd.				1 yr		
Yes	2		c. 164 s. 126A		GAS/ELECTRIC COMPANY EMPLOYEE, FALSELY ASSUME IDENTITY c. 164 s. 126A	Misd.				2 yrs		
Yes	2		c. 164 s. 17A		GAS/ELECTRIC COMPANY, IMPROP LOAN BY c. 164 s. 17A	Misd.				1 yr		
Yes	2		c. 94 s. 295G	c. 94 s. 295K	GASOLINE/OIL, ADULTERATE/SUBSTITUTE c. 94 s. 295G	Misd.				1 yr		
Yes	1	Note A	c. 265 s. 32		GLASS, THROW ON BEACH OR PUBLIC WAY c. 265 s. 32	Misd.				1 mo		
Yes	1		c. 270 s. 19		GLUE TO MINOR, SELL UNLAWFULLY c. 270 s. 19	Misd.				6 mos		
Yes	1		c. 270 s. 18		GLUE TOXIC SUBSTANCE, INHALE c. 270 s. 18	Misd.				6 mos		

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Yes	2		c. 266 s. 142A	c. 266 s. 143D	GOLD/SILVER/PLATINUM RECORDS, FAIL KEEP c. 266 s. 142A	Misd.				1 yr		
Yes	2		c. 110 s. 4B	c. 110 s. 26	GOVERNMENT AGENCY OR STATE FAIR, FALSELY HOLD OUT AS c. 110 s. 4B	Misd.				1 yr		
Yes	1		c. 94 s. 224		GRAIN WEIGHER, FRAUD BY c. 94 s. 224	Misd.				6 mos		
Yes	5		c. 268 s. 13D(a)		GRAND JURY TRANSCRIPT, ABUSE c. 268 s. 13D(a)	Felony				2 1/2 yrs		5 yrs
Yes	1		c. 272 s. 75		GRAVE FLOWERS/FLAG/TOKEN, REMOVE c. 272 s. 75	Misd.				6 mos		
Yes	3		c. 272 s. 73		GRAVE, GRAVESTONE OR PLANTING, DAMAGE c. 272 s. 73	Felony				2 1/2 yrs		5 yrs
Yes	1	Note A	c. 131 s. 45	c. 131 s. 90	GREAT POND, MUNICIPAL REGUL FOR c. 131 s. 45	Misd.				30 das		
Yes	2		c. 128C s. 7		GREYHOUND DISPOSITION FORM, FALSE STATEMENT ON c. 128C s. 7	Misd.				2 yrs		
Yes	3		c. 128C s. 7		GREYHOUND DISPOSITION VIOLATION, SUBSQ. OFF. c. 128C s. 7							
Yes	2		c. 128C s. 7A		GREYHOUND INJURY FORM, VET'S FALSE STATEMENT ON c. 128C s. 7A	Misd.				2 yrs		
Yes	3		c. 128C s. 7A		GREYHOUND INJURY FORM, VET'S FALSE STATEMENT ON, SUBSQ. OFF. c. 128C s. 7A							
Yes	2		c. 129 s. 39B	c. 129 s. 43	GUARD DOG BUSINESS VIOLATION, SUBSQ. OFF. c. 129 s. 39B	Misd.				2 1/2 yrs		
Yes	1		c. 94 s. 194B		HALIBUT, SELL FALSE c. 94 s. 194B	Misd.				6 mos		

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Yes	3		c. 258E s. 9		HARASSMENT PREVENTION ORDER, VIOLATE c. 258E s. 9	Misd.				2 1/2 yrs		
Yes	4		c. 270 s. 8A		HARMFUL SUBSTANCE, DISTRIBUTE FOOD WITH c. 270 s. 8A	Felony						5 yrs
Yes	4		c. 21E s. 7	c. 21E s. 11(c)	HAZARDOUS MATERIALS, RELEASE c. 21E s. 7	Felony				2 1/2 yrs		20 yrs
Yes	1	Note A	c. 111F s. 3		HAZARDOUS SUBST DISCLOSURE VIOLATIONS c. 111F s. 3	Misd.				30 das		
Yes	2	Note A	c. 111F s. 3		HAZARDOUS SUBST DISCLOSURE VIOLATIONS, SUBSQ. OFF. c. 111F s. 3	Misd.				90 das		
Yes	2		c. 111F s. 21		HAZARDOUS SUBST INFO, DISCLOSE c. 111F s. 21	Misd.				1 yr		
Yes	1		c. 94B s. 7	c. 94B s. 6(b)	HAZARDOUS SUBST, EXAMINATION OF RECORDS c. 94B s. 7	Misd.				6 mos		
Yes	1	Note A	c. 94B s. 3	c. 94B s. 4	HAZARDOUS SUBST, MISBRANDED/BANNED c. 94B s. 3	Misd.				90 das		
Yes	2		c. 94B s. 3	c. 94B s. 4	HAZARDOUS SUBST, MISBRANDED/BANNED, SUBSQ. OFF. c. 94B s. 3	Misd.				1 yr		
Yes	1		c. 94B s. 6	c. 94B s. 6(b)	HAZARDOUS SUBST, OBSTRUCT SEARCH FOR c. 94B s. 6	Misd.				6 mos		
Yes	2		c. 21A s. 19D		HAZARDOUS WASTE CLEANUP, UNLICENSED c. 21A s. 19D	Misd.				1 yr		
Yes	3		c. 21C s. 7	c. 21C s. 10(a)	HAZARDOUS WASTE FACILITY OR LANDFILL VIOLATION c. 21C s. 7	Misd.				2 yrs		
Yes	3		c. 21E s. 9	c. 21E s. 11(b)	HAZARDOUS WASTE ORDER VIOLATION c. 21E s. 9	Misd.				2 yrs		

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Yes	2		c. 111 s. 150B		HAZARDOUS WASTE TREATMENT VIOLATION c. 111 s. 150B	Misd.				1 yr		
Yes	3		c. 21E s. 11		HAZARDOUS WASTE VIOLATION c. 21E s. 11	Misd.				2 yrs		
Yes	2		c. 21A s. 19J		HAZARDOUS WASTE VIOLATIONS c. 21A s. 19J	Misd.				1 yr		
Yes	3		c. 21C s. 5	c. 21C s. 10(a)	HAZARDOUS WASTE, COLLECTION, TRANSPORTATION & STORAGE c. 21C s. 5	Misd.				2 yrs		
Yes	4		c. 21C s. 5	c. 21C s. 10(c)	HAZARDOUS WASTE, COLLECTION, TRANSPORTATION & STORAGE c. 21C s. 5	Felony				2 1/2 yrs		20 yrs
Yes	2		c. 269 s. 17		HAZING c. 269 s. 17	Misd.				1 yr		
Yes	1	Note A	c. 69 App. s. 2-4(g)		HEALTH AND EDUCATIONAL FACILITIES AUTHORITY MEMBER FINANCIAL INTEREST; VIOLATION c. 69 App. s. 2-4(g)	Misd.				1 mo		
Yes	4		c. 175H s. 2		HEALTH CARE CLAIM, FALSE c. 175H s. 2	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 175H s. 3		HEALTH CARE KICKBACK c. 175H s. 3	Felony				2 1/2 yrs		5 yrs
Yes	4	Note A	c. 151D s. 6		HEALTH/WELFARE FUND EMPLOYEE VIOLATION c. 151D s. 6	Misd.						
Yes	2		c. 151D s. 11		HEALTH/WELFARE FUND FAIL PAY BENEFIT c. 151D s. 11	Misd.				1 yr		
Yes	2		c. 151D s. 2		HEALTH/WELFARE FUND, UNAPPROVED c. 151D s. 2	Misd.				2 yrs		
Yes	2		c. 129 s. 39C	c. 129 s. 43	HEARING DOG BUSINESS VIOLATION, SUBSQ. OFF. c. 129 s. 39C	Misd.				2 1/2 yrs		

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Yes	2		c. 94 s. 303F		HEATING OIL DELIVERY TICKET, ALTER c. 94 s. 303F	Misd.				1 yr		
Yes	2		c. 94C s. 34		HEROIN, POSSESS c. 94C s. 34	Misd.				2 yrs		
Yes	3		c. 94C s. 34		HEROIN, POSSESS, SUBSQ. OFF. c. 94C s. 34	Felony				2 1/2 yrs	2 1/2 yrs	5 yrs
Yes	6	Note C	c. 94C s. 32E(c)(1)		HEROIN/MORPHINE/OPIUM/FENTANYL, TRAFFICK IN c. 94C s. 32E(c)(1) - 18 to 36 g	Felony		3 1/2 yrs			3 1/2 yrs	20 yrs
Yes	7	Note C	c. 94C s. 32E(c)(2)		HEROIN/MORPHINE/OPIUM/FENTANYL, TRAFFICK IN c. 94C s. 32E(c)(2) - 36 to 100 g	Felony		5 yrs			5 yrs	20 yrs
Yes	7	Note C	c. 94C s. 32E(c)(3)		HEROIN/MORPHINE/OPIUM/FENTANYL, TRAFFICK IN c. 94C s. 32E(c)(3) - 100 to 200 g	Felony		8 yrs			8 yrs	20 yrs
Yes	8	Note A / Note C	c. 94C s. 32E(c)(4)		HEROIN/MORPHINE/OPIUM/FENTANYL, TRAFFICK IN c. 94C s. 32E(c)(4) - 200 or more g	Felony		12 yrs			12 yrs	20 yrs
Yes	1	Note A	c. 266 s. 64		HIRING VEHICLE, FRAUD IN c. 266 s. 64	Misd.				2 mos		
Yes	2		c. 266 s. 95		HISTORIC MARKER/MONUMENT, DAMAGE c. 266 s. 95	Misd.				2 yrs		
Yes	4		c. 266 s. 102(b)		HOAX INCENDIARY DEVICE, CHEM/BIO/NUCLEAR WEAPON, POSSESS c. 266 s. 102(b)	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 129 s. 40A	c. 129 s. 43	HOG CHOLERA VACCINE VIOLATION, SUBSQ.OFF c. 129 s. 40A	Misd.				2 1/2 yrs		
Yes	1	Note A	c. 146 s. 54A	c. 146 s. 55	HOISTING MACHINERY LIC INSPEC, OBSTRUCT c. 146 s. 54A	Misd.				3 mos		
Yes	1	Note A	c. 146 s. 54	c. 146 s. 55	HOISTING MACHINERY LIC ON PERSON, OP W/O c. 146 s. 54	Misd.				3 mos		

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Yes	1	Note A	c. 146 s. 53	c. 146 s. 55	HOISTING MACHINERY, OPERATION VIOLATION c. 146 s. 53	Misd.				3 mos		
Yes	2		c. 142A s. 19		HOME IMPROVEMENT CONTRACTOR VIOLATION c. 142A s. 19	Misd.				1 yr		
Yes	2		c. 142A s. 19		HOME IMPROVEMENT CONTRACTOR, UNLICENSED c. 142A s. 19	Misd.				2 yrs		
Yes	8	Note B	c. 265 s. 18C		HOME INVASION c. 265 s. 18C (The interpretation of "statutory minimum" was addressed by Com. v. Brown, 47 Mass. App. Ct. 616 (1999) and Com. v. Brown, 431 Mass 772 (2000))	Felony					20 yrs	Life
Yes	1	Note A	c. 131 s. 84	c. 131 s. 90	HOMING PIGEON, INTERFERE WITH c. 131 s. 84	Misd.				30 das		
Yes	2		c. 129 s. 44 through 47	c. 129 s. 48	HORSE DEALING/TRANSPORT/IMPORT VIOLATION, SUBSQ. OFF. c. 129 s. 44 through 47	Misd.				2 1/2 yrs		
Yes	1		c. 272 s. 78A		HORSE FOAL -5 MONTHS SOLD WITHOUT DAM c. 272 s. 78A	Misd.				6 mos		
Yes	1	Note A	c. 111 s. 154		HORSE KILLING/RENDERING, UNLICENSED c. 111 s. 154	Misd.				3 mos		
Yes	2		c. 271 s. 31		HORSE RACE, UNLAWFUL c. 271 s. 31	Misd.				1 yr		
Yes	2		c. 272 s. 79A		HORSE, CUT TO DOCK TAIL c. 272 s. 79A	Misd.				1 yr		
Yes	1		c. 271 s. 32		HORSE, RACE DISGUISED c. 271 s. 32	Misd.				6 mos		
Yes	1		c. 272 s. 78		HORSE, SELL/DRIVE UNFIT c. 272 s. 78	Misd.				6 mos		
Yes	1	Note A	c. 272 s. 86 through 86D	c. 272 s. 86F	HORSE, STABLE, VIOLATIONS c. 272 s. 86 through 86D	Misd.				1 mo		

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Yes	3		c. 271 s. 31A		HORSE/DOG RACE, TRANSMIT RESULTS OF c. 271 s. 31A	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 111 s. 56		HOSPITAL/CLINIC UNLICENSED OR VIOLATION, SUBSQ. OFF. c. 111 s. 56	Misd.				2 yrs		
Yes	7		c. 127 s. 38A		HOSTAGE-TAKING BY PRISONER c. 127 s. 38A	Felony						20 yrs
Yes	1	Note A	c. 140 s. 27		HOTEL REGISTER, FAIL KEEP c. 140 s. 27	Misd.				3 mos		
Yes	1		c. 266 s. 133		HUMANE SOCIETY, LARCENY/DESTRUC/TRESPASS c. 266 s. 133	Misd.				6 mos		
Yes	1		c. 131 s. 68	c. 131 s. 90	HUNT BY ARTIFICIAL LIGHT c. 131 s. 68	Misd.				6 mos		
Yes	1	Note A	c. 131 s. 70	c. 131 s. 90	HUNT BY IMPROPER MEANS c. 131 s. 70	Misd.				60 das		
Yes	2		c. 131 s. 65	c. 131 s. 90	HUNT FR VEHICLE/BOAT c. 131 s. 65	Misd.				1 yr		
Yes	1	Note A	c. 131 s. 59	c. 131 s. 90	HUNT ON PUBL LAND WITHOUT PERMIT c. 131 s. 59	Misd.				30 das		
Yes	1	Note A	c. 131 s. 57	c. 131 s. 90	HUNT ON SUNDAY VIOLATION c. 131 s. 57	Misd.				30 das		
Yes	1	Note A	c. 131 s. 62	c. 131 s. 90	HUNT WHILE UNDER INFLUENCE OF LIQUOR OR DRUGS c. 131 s. 62	Misd.				30 das		
Yes	1	Note A	c. 131 s. 64	c. 131 s. 90	HUNT WITH AUTOMATIC WEAPON c. 131 s. 64	Misd.				60 das		
Yes	1	Note A	c. 131 s. 77	c. 131 s. 90	HUNT WITH FERRET/FITCH c. 131 s. 77	Misd.				30 das		

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Yes	1	Note A	c. 131 s. 16	c. 131 s. 90	HUNT/FISH DUPLICATE LIC VIOL c. 131 s. 16	Misd.				60 das		
Yes	1	Note A	c. 131 s. 35	c. 131 s. 90	HUNT/FISH Lic., FAIL SURRENDER c. 131 s. 35	Misd.				30 das		
Yes	1	Note A	c. 131 s. 5C	c. 131 s. 90	HUNT/FISH, OBSTRUCT c. 131 s. 5C	Misd.				14 das		
Yes	1	Note A	c. 131 s. 10	c. 131 s. 90	HUNT/TRAP WITHIN WILDLIFE SANCTUARY c. 131 s. 10	Misd.				30 das		
Yes	1	Note A	c. 131 s. 5	c. 131 s. 90	HUNT/TRAP/FISH/POSSES ANY ANIMAL NOT PROVIDED FOR IN 131/5 OR OUT OF SEASON c. 131 s. 5	Misd.				30 das		
Yes	1	Note A	c. 131 s. 71	c. 131 s. 90	HUNTER ORANGE VIOLATION c. 131 s. 71	Misd.				30 das		
Yes	1		c. 131 s. 60	c. 131 s. 90	HUNTING INJURY VIOLATION, c. 131 s. 60	Misd.				6 mos		
Yes	1	Note A	c. 131 s. 61	c. 131 s. 90	HUNTING WEAPON, PROPERTY DAMAGE WITH c. 131 s. 61	Misd.				60 das		
Yes	3		c. 94C s. 27	c. 94C s. 38	HYPODERMIC FOR DRUGS, SELL TO MINOR c. 94C s. 27	Misd.				1 yr		
Yes	2		c. 94C s. 27	c. 94C s. 38	HYPODERMIC FOR DRUGS, UNLICENSED SALE OF c. 94C s. 27	Misd.				1 yr		
Yes	3		c. 94C s. 27	c. 94C s. 38	HYPODERMIC FOR DRUGS, UNLICENSED SALE OF, SUBSQ. OFF. c. 94C s. 27	Misd.				2 yrs		
Yes	4		c. 266 s. 37E(c)		IDENTITY FRAUD, INTENT TO POSE c. 266 s. 37E(c)	Misd.				2 1/2 yrs		
Yes	4		c. 266 s. 37E(b)		IDENTITY FRAUD, POSE c. 266 s. 37E(b)	Misd.				2 1/2 yrs		

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Yes	3		c. 90 s. 24S(a)		IGNITION INTERLOCK, OPERATE WITHOUT c. 90 s. 24S(a)	Felony			180 das	2 1/2 yrs	2 1/2 yrs	5 yrs
Yes	2		c. 90 s. 12(c)		IGNITION INTERLOCK, PERMIT OPERATION WITHOUT c. 90 s. 12(c)	Misd.				1 yr		
Yes	3		c. 90 s. 12(c)		IGNITION INTERLOCK, PERMIT OPERATION WITHOUT, SUBSQ. OFF. c. 90 s. 12(c)	Misd.				2 1/2 yrs		
Yes	4		c. 90 s. 24T(a)		IGNITION INTERLOCK, TAMPER WITH c. 90 s. 24T(a)	Felony			6 mos	2 1/2 yrs	3 yrs	5 yrs
Yes	1		St. 2013 c. 69 s. 4		ILLEGAL DUMPING IN THE CITY OF LYNN St. 2013 c. 69 s. 4	Misd.				7 das		
Yes	2		c. 94 s. 187D		IMPERSONATION TO AVOID FOOD/DRUG INSPCTN c. 94 s. 187D	Misd.				2 yrs		
Yes	1	Note A	c. 94 s. 277B		IMPORTED ITEM, FAIL LABEL, SUBSQ. OFF. c. 94 s. 277B	Misd.				1 mo		
Yes	2		c. 6 s. 183		IMPROPER USE OR DISSEMINATION OF MOTOR VEHICLE INSURANCE MERIT RATING BOARD c. 6 s. 183	Misd.				1 yr		
Yes	6		c. 266 s. 102(a)		INCENDIARY DEVICE, CHEM/BIO/NUCLEAR WEAPON, POSSESS c. 266 s. 102(a)	Felony				2 1/2 yrs	5 yrs	10 yrs
Yes	7		c. 272 s. 17		INCEST c. 272 s. 17	Felony				2 1/2 yrs		20 yrs
Yes	2		c. 21H s. 5	c. 21H s. 8(a)	INCINERATOR VIOLATIONS c. 21H s. 5	Misd.				2 yrs		
Yes	5		c. 265 s. 13H		INDECENT A&B ON 60+/DISABLED c. 265 s. 13H	Felony				2 1/2 yrs		10 yrs
Yes	6		c. 265 s. 13H		INDECENT A&B ON 60+/DISABLED, SUBSQ. OFFENSE c. 265 s. 13H	Felony						20 yrs

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Yes	5		c. 265 s. 13B		INDECENT A&B ON CHILD UNDER 14 c. 265 s. 13B	Felony				2 1/2 yrs		10 yrs
Yes	6		c. 265 s. 13B 3/4		INDECENT A&B ON CHILD UNDER 14, AFTER CERTAIN OFFENSES c. 265 s. 13B 3/4	Felony		15 yrs			15 yrs	Life
Yes	6		c. 265 s. 13B 1/2		INDECENT A&B ON CHILD UNDER 14, AGGRAVATED c. 265 s. 13B 1/2	Felony		10 yrs			10 yrs	Life
Yes	4		c. 265 s. 13H		INDECENT A&B ON PERSON 14 OR OVER c. 265 s. 13H	Felony				2 1/2 yrs		5 yrs
Yes	6		c. 265 s. 13F		INDECENT A&B ON PERSON WITH INTELLECTUAL DISABILITY c. 265 s. 13F	Felony					5 yrs	10 yrs
Yes	7	Note A	c. 265 s. 13F		INDECENT A&B ON PERSON WITH INTELLECTUAL DISABILITY, SUBSQ. OFF c. 265 s. 13F	Felony					10 yrs	10 yrs
Yes	1		c. 272 s. 53(a)		INDECENT EXPOSURE c. 272 s. 53(a)	Misd.				6 mos		
Yes	2		c. 119A s. 14	c. 119A s. 14(b)	INFORMATION PROVIDED TO IV-D AGENCY; DISCLOSURE c. 119A s. 14	Misd.				12 mos		
Yes	3		c. 90 s. 24U(a)(1)		INGITION INTERLOCK FOR ANOTHER, BYPASS c. 90 s. 24U(a)(1)	Misd.			6 mos	2 1/2 yrs		
Yes	4		c. 90 s. 24U(a)(1)		INGITION INTERLOCK FOR ANOTHER, BYPASS, SUBSQ. OFF. c. 90 s. 24U(a)(1)	Felony					3 yrs	5 yrs
Yes	2		c. 140 s. 26		INNHOLDER PERMIT IMMORAL CONDUCT c. 140 s. 26	Misd.			6 mos	1 yr		
Yes	2		c. 140 s. 12		INNKEEPER, DEFRAUD, OVER \$100 c. 140 s. 12	Misd.				2 yrs		
Yes	2		c. 140 s. 12		INNKEEPER, DEFRAUD, UNDER \$100 c. 140 s. 12	Misd.				1 yr		

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Yes	0	Note A	c. 140 s. 18	c. 140 s. 21	INNKEEPER/RESTAURANT, FAIL POST NAME, 3RD AND SUBSQ. OFF. c. 140 s. 18	Misd.				3 mos		
Yes	0	Note A	c. 140 s. 20	c. 140 s. 21	INNKEEPER/RESTAURANT, UNLICENSED, 3RD AND SUBSQ. OFF. c. 140 s. 20	Misd.				3 mos		
Yes	1		c. 12A s. 13		INSPECTOR GENERAL CONFIDENTIALITY VIOL c. 12A s. 13	Misd.				6 mos		
Yes	1		c. 12A s. 15		INSPECTOR GENERAL CONFIDENTIALITY VIOL c. 12A s. 15	Misd.				6 mos		
Yes	1	Note A	c. 6A s. 13		INSPECTOR, OBSTRUCT DIV OF STANDARDS c. 6A s. 13	Misd.				2 mos		
Yes	1		c. 255D s. 2 through 32	c. 255D s. 30	INSTALLMENT SALES VIOLATION c. 255D s. 2 through 32	Misd.				6 mos		
Yes	1		c. 175 s. 177B		INSURANCE ADVISER, UNLICENSED c. 175 s. 177B	Misd.				6 mos		
Yes	2		c. 175 s. 176	c. 266 s. 30	INSURANCE AGENT OR BROKER, LARCENY BY c. 175 s. 176	Misd.				1 yr		
Yes	3	Note G	c. 175 s. 176	c. 266 s. 30	INSURANCE AGENT OR BROKER, LARCENY BY c. 175 s. 176	Felony	Under \$10,000			2 yrs		5 yrs
Yes	4	Note G	c. 175 s. 176	c. 266 s. 30	INSURANCE AGENT OR BROKER, LARCENY BY c. 175 s. 176	Felony	\$10,000 to \$50,000			2 yrs		5 yrs
Yes	5	Note A / Note G	c. 175 s. 176	c. 266 s. 30	INSURANCE AGENT OR BROKER, LARCENY BY c. 175 s. 176	Felony	\$50,000 and Over			2 yrs		5 yrs
Yes	2		c. 175 s. 170		INSURANCE AGENT/BROKER, FRAUD BY c. 175 s. 170	Misd.				1 yr		
Yes	2		c. 175 s. 187C		INSURANCE CANCELLATION AFFIDAVIT, FALSE c. 175 s. 187C	Misd.				1 yr		

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Yes	2		c. 90 s. 34B		INSURANCE CERTIFICATE, FALSE MOTOR VEH c. 90 s. 34B	Misd.				1 yr		
Yes	3		c. 266 s. 111B		INSURANCE CLAIM, FALSE MOTOR VEH c. 266 s. 111B	Felony			6 mos	2 1/2 yrs		5 yrs
Yes	3		c. 266 s. 111A		INSURANCE CLAIM, PREPARE OR PRESENT FALSE c. 266 s. 111A	Felony			6 mos	2 1/2 yrs		5 yrs
Yes	2		c. 175 s. 73		INSURANCE CO ADVANCE PAYMNT VIOL, MUTUAL c. 175 s. 73	Misd.			1 mo	2 1/2 yrs		
Yes	2		c. 175 s. 73		INSURANCE CO VIOLATION, MUTUAL c. 175 s. 73	Misd.				1 yr		
Yes	1		c. 175 s. 181		INSURANCE CO/AGENT, MISREPRESENTATION BY c. 175 s. 181	Misd.				6 mos		
Yes	2		c. 175 s. 174	c. 175 s. 4	INSURANCE CORP INQUIRY, OBSTRUCT c. 175 s. 174	Misd.				1 yr		
Yes	1	Note A	c. 175 s. 174		INSURANCE CORP, STOCK VIOLATION c. 175 s. 174	Misd.				30 das		
Yes	2		c. 175 s. 4	0	INSURANCE EXAMINATION, OBSTRUCT c. 175 s. 4	Misd.				1 yr		
Yes	1		c. 255C s. 2 through 23	c. 255C s. 9	INSURANCE FINANCE AGENCY VIOLATION c. 255C s. 2 through 23	Misd.				6 mos		
Yes	1		c. 175 s. 172		INSURANCE FIRE LOSS ADJUSTER, UNLICENSED/IMPROPER ADJUSTMENT c. 175 s. 172	Misd.				6 mos		
Yes	2		c. 175 s. 206D(b)(5)		INSURANCE HOLDING CO, FALSE REPORT c. 175 s. 206D(b)(5)	Misd.				1 yr		
Yes	2		c. 175I s. 22		INSURANCE INFO, GET ON FALSE PRETENSES c. 175I s. 22	Misd.				1 yr		

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Yes	1		c. 175 s. 187B		INSURANCE PREMIUM, FAIL REFUND, SUBSQ. OFF. c. 175 s. 187B	Misd.				6 mos		
Yes	2		c. 175 s. 168		INSURANCE SPECIAL BROKER VIOLATION c. 175 s. 168	Misd.				1 yr		
Yes	5		c. 175 s. 127	c. 268 s. 1	INSURANCE, FALSE STATEMENT RE DEATH, c. 175 s. 127	Felony				2 1/2 yrs		20 yrs
Yes	2		c. 175 s. 127		INSURANCE, FALSE STATEMENT RE LIFE c. 175 s. 127	Misd.			1 mo	1 yr		
Yes	4		c. 19B s. 15(f)		INTELLECTUAL DISABILITY, PUBLIC EXPOSURE OF PERSON WITH c. 19B s. 15(f)	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 19B s. 15(e)		INTELLECTUAL DISABILITY, UNLIC FACILITY FOR PERSONS WITH c. 19B s. 15(e)	Misd.				2 yrs		
Yes	5		c. 268 s. 13(b)(1)		INTIMIDATION/RETALIATE, JUROR/WITNESS/POLICE/COURT OFFICIAL c. 268 s. 13(b)(1)	Felony				2 1/2 yrs		10 yrs
Yes	6		c. 268 s. 13(b)(2)		INTIMIDATION/RETALIATE, JUROR/WITNESS/POLICE/COURT OFFICIAL, MATTER INVOLVING LIFE SENTENCE c. 268 s. 13(b)(2)	Felony				2 1/2 yrs		20 yrs
Yes	2		c. 93 s. 66A		INTRODUCING FALSE INFORMATION TO CONSUMER REPORTING AGENCY c. 93 s. 66A	Misd.				1 yr		
Yes	2		c. 149 s. 44J		INVITATIONS TO BID, NOTICE, CONTENTS, VIOLATION OF c. 149 s. 44J	Felony				2 1/2 yrs		3 yrs
Yes	2		c. 266 s. 138A		IRRIGATION EQUIPMENT, DAMAGE c. 266 s. 138A	Felony				2 yrs		5 yrs
Yes	1	Note A	c. 140B s. 8		JUNKYARD VIOLATION c. 140B s. 8	Misd.			10 das	30 das		
Yes	2	Note A	c. 140B s. 8		JUNKYARD VIOLATION, SUBSQ. OFF. c. 140B s. 8	Misd.			30 das	6 mos		

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Yes	5	Note A / Note F	c. 268 s. 14		JUROR ACCEPT BRIBE c. 268 s. 14	Felony				1 yr		5 yrs
Yes	2		c. 234A s. 71		JUROR PROCESSING, FRAUD IN c. 234A s. 71	Misd.				2 yrs		
Yes	5	Note A / Note F	c. 268 s. 13		JUROR/MASTER/ARBITRATOR/REFEREE, BRIBE OR ATTEMPT TO BRIBE c. 268 s. 13	Felony				1 yr		5 yrs
Yes	4		c. 272 s. 99A		JURY DELIBERATIONS, OVERHEAR OR ATTEMPTS c. 272 s. 99A							
Yes	2		c. 234 s. 37		JURY LIST, IMPROPERLY ADD NAME TO c. 234 s. 37	Misd.				1 yr		
Yes	2		c. 234 s. 38		JURY LIST, SOLICIT ADDING NAME TO c. 234 s. 38	Misd.				1 yr		
Yes	1	Note A	c. 268 s. 25	c. 265 s. 24	JUSTICE OF PEACE, FAIL ASSIST c. 268 s. 25	Misd.				1 mo		
Yes	2		c. 6 s. 178		JUVENILE DELINQUENCY RECORD, DISSEMINATE/SEEK UNDER FALSE PRETENSES/FALSIFY c. 6 s. 178	Misd.				1 yr		
Yes	4		c. 265 s. 26A		KIDNAPPING & ENDANGER INCOMPETENT OR CHILD BY RELATIVE c. 265 s. 26A	Felony						5 yrs
Yes	6		c. 265 s. 26		KIDNAPPING c. 265 s. 26	Felony				2 yrs		10 yrs
Yes	7		c. 265 s. 26		KIDNAPPING CHILD c. 265 s. 26	Felony						15 yrs
Yes	7		c. 265 s. 26		KIDNAPPING FOR EXTORTION c. 265 s. 26	Felony						Life
Yes	8	Note B	c. 265 s. 26		KIDNAPPING FOR EXTORTION, ARMED, FIREARM c. 265 s. 26	Felony					20 yrs	Life

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Yes	3	Note A	c. 265 s. 26A		KIDNAPPING INCOMPETENT OR CHILD BY RELATIVE c. 265 s. 26A	Misd.				1 yr		
Yes	8	Note B	c. 265 s. 26		KIDNAPPING WITH SEXUAL ASSAULT, ARMED c. 265 s. 26	Felony					25 yrs	
Yes	7	Note A	c. 265 s. 26		KIDNAPPING, ARMED, FIREARM c. 265 s. 26	Felony				2 1/2 yrs	10 yrs	10 yrs
Yes	8	Note B	c. 265 s. 26		KIDNAPPING, WITH SERIOUS BODILY INJURY, ARMED c. 265 s. 26	Felony					25 yrs	
Yes	1	Note A	c. 131 s. 36	c. 131 s. 90	KILLING OF GAME BY LANDOWNER OR TENANT, FAILURE TO REPORT c. 131 s. 36	Misd.				30 das		
Yes	2		c. 150A s. 8		LABOR RELATIONS COMMN, OBSTRUCT c. 150A s. 8	Misd.				1 yr		
Yes	2		c. 150E s. 15		LABOR RELATIONS COMMN, OBSTRUCT c. 150E s. 15	Misd.				1 yr		
Yes	2		c. 94 s. 329(b)		LACQUER SEALER, SALES VIOLATION SUBSQ. OFF. c. 94 s. 329(b)	Misd.				1 yr		
Yes	2		c. 94 s. 329(c)		LACQUER SEALER, USE VIOLATION, SUBSQ OFF. c. 94 s. 329(c)	Misd.				1 yr		
Yes	3		c. 267 s. 3		LAND COURT SEAL, FORGERY/MISUSE OF c. 267 s. 3	Felony				2 yrs		10 yrs
Yes	2		c. 241 s. 33		LAND PARTITION PROCEEDS, IMPROP RECEIVE c. 241 s. 33	Misd.				1 yr		
Yes	1		c. 186 s. 14		LANDLORD, WRONGFUL ACTS c. 186 s. 14	Misd.				6 mos		
Yes	2		c. 112 s. 107		LANDSCAPE ARCHITECT VIOLATION c. 112 s. 107	Misd.				1 yr		

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Yes	3	Note G	c. 266 s. 37	c. 266 s. 30	LARCENY BY CHECK OVER \$1,200 c. 266 s. 37	Felony	Under \$10,000					5 yrs
Yes	4	Note G	c. 266 s. 37	c. 266 s. 30	LARCENY BY CHECK OVER \$1,200 c. 266 s. 37	Felony	\$10,000 to \$50,000					5 yrs
Yes	5	Note A / Note G	c. 266 s. 37	c. 266 s. 30	LARCENY BY CHECK OVER \$1,200 c. 266 s. 37	Felony	\$50,000 and over					5 yrs
Yes	2		c. 266 s. 37	c. 266 s. 30	LARCENY BY CHECK UNDER \$1,200 c. 266 s. 37	Misd.				1 yr		
Yes	2		c. 266 s. 30(5)		LARCENY FROM ELDER/DISABLED PERSON; \$1,200.00 OR UNDER c. 266 s. 30(5)	Misd.				2 1/2 yrs		
Yes	3	Note G	c. 266 s. 30(5)		LARCENY FROM ELDER/DISABLED PERSON; OVER \$1,200.00 c. 266 s. 30(5)	Felony	Under \$10,000			2 1/2 yrs		10 yrs
Yes	4	Note G	c. 266 s. 30(5)		LARCENY FROM ELDER/DISABLED PERSON; OVER \$1,200.00 c. 266 s. 30(5)	Felony	\$10,000 to \$50,000			2 1/2 yrs		10 yrs
Yes	5	Note G	c. 266 s. 30(5)		LARCENY FROM ELDER/DISABLED PERSON; OVER \$1,200.00 c. 266 s. 30(5)	Felony	\$50,000 and Over			2 1/2 yrs		10 yrs
Yes	4		c. 266 s. 25		LARCENY FROM PERSON +65 c. 266 s. 25	Felony				2 1/2 yrs		5 yrs
Yes	5	Note A	c. 266 s. 25		LARCENY FROM PERSON +65, SUBSQ. OFF. c. 266 s. 25	Felony			2 yrs	2 1/2 yrs	2 yrs	5 yrs
Yes	4		c. 266 s. 25		LARCENY FROM PERSON c. 266 s. 25	Felony				2 1/2 yrs		5 yrs
Yes	3	Note G	c. 266 s. 32	c. 266 s. 30	LARCENY OVER \$1,200 BY BOAT CAPTAIN c. 266 s. 32	Felony	Under \$10,000			2 yrs		5 yrs
Yes	4	Note G	c. 266 s. 32	c. 266 s. 30	LARCENY OVER \$1,200 BY BOAT CAPTAIN c. 266 s. 32	Felony	\$10,000 to \$50,000			2 yrs		5 yrs

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Yes	5	Note A / Note G	c. 266 s. 32	c. 266 s. 30	LARCENY OVER \$1,200 BY BOAT CAPTAIN c. 266 s. 32	Felony	\$50,000 and over			2 yrs		5 yrs
Yes	3	Note G	c. 266 s. 34	c. 266 s. 30	LARCENY OVER \$1,200 BY FALSE PRETENSE c. 266 s. 34	Felony	Under \$10,000			2 yrs		5 yrs
Yes	4	Note G	c. 266 s. 34	c. 266 s. 30	LARCENY OVER \$1,200 BY FALSE PRETENSE c. 266 s. 34	Felony	\$10,000 to \$50,000			2 yrs		5 yrs
Yes	5	Note A / Note G	c. 266 s. 34	c. 266 s. 30	LARCENY OVER \$1,200 BY FALSE PRETENSE c. 266 s. 34	Felony	\$50,000 and over			2 yrs		5 yrs
Yes	3	Note G	c. 266 s. 30(1)		LARCENY OVER \$1,200 BY SINGLE SCHEME c. 266 s. 30(1)	Felony	Under \$10,000			2 yrs		5 yrs
Yes	4	Note G	c. 266 s. 30(1)		LARCENY OVER \$1,200 BY SINGLE SCHEME c. 266 s. 30(1)	Felony	\$10,000 to \$50,000			2 yrs		5 yrs
Yes	5	Note A / Note G	c. 266 s. 30(1)		LARCENY OVER \$1,200 BY SINGLE SCHEME c. 266 s. 30(1)	Felony	\$50,000 and over			2 yrs		5 yrs
Yes	3	Note G	c. 266 s. 30(1)		LARCENY OVER \$1,200 c. 266 s. 30(1)	Felony	Under \$10,000			2 yrs		5 yrs
Yes	4	Note G	c. 266 s. 30(1)		LARCENY OVER \$1,200 c. 266 s. 30(1)	Felony	\$10,000 to \$50,000			2 yrs		5 yrs
Yes	5	Note A / Note G	c. 266 s. 30(1)		LARCENY OVER \$1,200 c. 266 s. 30(1)	Felony	\$50,000 and over			2 yrs		5 yrs
Yes	2		c. 266 s. 32	c. 266 s. 30	LARCENY UNDER \$1,200 BY BOAT CAPTAIN c. 266 s. 32	Misd.				1 yr		
Yes	2		c. 266 s. 34	c. 266 s. 30	LARCENY UNDER \$1,200 BY FALSE PRETENSE c. 266 s. 34	Misd.				1 yr		
Yes	2		c. 266 s. 30(1)		LARCENY UNDER \$1,200 BY SINGLE SCHEME c. 266 s. 30(1)	Misd.				1 yr		

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Yes	2		c. 266 s. 30(1)		LARCENY UNDER \$1,200 c. 266 s. 30(1)	Misd.				1 yr		
Yes	1		c. 221 s. 41		LAW, UNAUTHORIZED PRACTICE OF c. 221 s. 41	Misd.				6 mos		
Yes	2		c. 221 s. 41		LAW, UNAUTHORIZED PRACTICE OF, SUBSQ.OFF c. 221 s. 41	Misd.				1 yr		
Yes	1	Note A	c. 111 s. 196		LEAD PAINT, APPLY WILLFULLY c. 111 s. 196	Misd.				3 mos		
Yes	1		c. 111 s. 196		LEAD PAINT, SELL WILLFULLY c. 111 s. 196	Misd.				6 mos		
Yes	1		c. 90 s. 32H		LEASE MOTORCYCLES WITHOUT LICENSE c. 90 s. 32H	Misd.			30 das	6 mos		
Yes	1		c. 90 s. 32D	c. 90 s. 32F	LEASE MV LESSOR RECORDKEEPING VIOLATION c. 90 s. 32D	Misd.			30 das	6 mos		
Yes	1		c. 90 s. 32F	c. 90 s. 32F	LEASE MV OBTAINED BY FRAUD/BAD CHECK c. 90 s. 32F	Misd.			30 das	6 mos		
Yes	1		c. 90 s. 32C	c. 90 s. 32F	LEASE MV VIOLATIONS c. 90 s. 32C	Misd.			30 das	6 mos		
Yes	1		c. 90 s. 32E	c. 90 s. 32F	LEASE MV VIOLATIONS c. 90 s. 32E	Misd.			30 das	6 mos		
Yes	2		c. 266 s. 87		LEASED PERSONALTY, CONCEAL/SELL/PLEDGE/FAIL RETURN c. 266 s. 87	Misd.				1 yr		
Yes	2		c. 266 s. 84		LEASED PERSONALTY, SELL c. 266 s. 84	Misd.				1 yr		
Yes	2		c. 266 s. 86		LEASED/COLLATERAL PROPERTY, BUY/RECEIVE c. 266 s. 86	Misd.				1 yr		

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Yes	4	Note E	c. 90 s. 24(2)(a½)(2)		LEAVE SCENE OF PERSONAL INJURY & DEATH c. 90 s. 24(2)(a½)(2)	Felony		1 yr	1 yr	2 1/2 yrs	2 1/2 yrs	10 yrs
Yes	3		c. 90 s. 24(2)(a½)(1)		LEAVE SCENE OF PERSONAL INJURY c. 90 s. 24(2)(a½)(1)	Misd.			6 mos	2 yrs		
Yes	2		c. 90 s. 24(2)(a)		LEAVE SCENE OF PROPERTY DAMAGE c. 90 s. 24(2)(a)	Misd.			2 weeks	2 yrs		
Yes	1		c. 272 s. 53(a)		LEWD, WANTON & LASCIVIOUS CONDUCT c. 272 s. 53(a)	Misd.				6 mos		
Yes	2		c. 272 s. 16		LEWDNESS, OPEN AND GROSS c. 272 s. 16	Felony				2 yrs		3 yrs
Yes	3	Note G	c. 266 s. 99A		LIBRARY MATERIALS OVER \$250, LARCENY OF c. 266 s. 99A	Felony	Under \$10,000					5 yrs
Yes	4	Note G	c. 266 s. 99A		LIBRARY MATERIALS OVER \$250, LARCENY OF c. 266 s. 99A	Felony	\$10,000 to \$50,000					5 yrs
Yes	5	Note A / Note G	c. 266 s. 99A		LIBRARY MATERIALS OVER \$250, LARCENY OF c. 266 s. 99A	Felony	\$50,000 and over					5 yrs
Yes	2		c. 266 s. 99A		LIBRARY MATERIALS UNDER \$250, LARCENY OF c. 266 s. 99A	Misd.				1 yr		
Yes	2		c. 266 s. 100		LIBRARY MATERIALS, DAMAGE c. 266 s. 100	Misd.				2 yrs		
Yes	3		c. 266 s. 99A		LIBRARY RECORDS, DAMAGE c. 266 s. 99A	Felony						5 yrs
Yes	1	Note A	c. 272 s. 41	c. 272 s. 40A	LIBRARY, DISTURB c. 272 s. 41	Misd.				30 das		
Yes	1	Note A	c. 131 s. 32	c. 131 s. 90	LIC. UNDER c. 131 VIOLATION c. 131 s. 32	Misd.				30 das		

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Yes	1	Note A	c. 131 s. 33	c. 131 s. 90	LIC. UNDER c. 131, ALTER/FORGE c. 131 s. 33	Misd.				60 das		
Yes	1	Note A	c. 140 s. 2	c. 140 s. 21	LICENSE IN VIOL C.140, ISSUE, 3RD AND SUBSQ. OFF. c. 140 s. 2	Misd.				3 mos		
Yes	1		c. 131 s. 18	c. 131 s. 90	LICENSE RECORD BOOKS, PAYMENT TO DIRECTOR, SURETY BONDS, FAILURE TO c. 131 s. 18	Misd.				6 mos		
Yes	2		c. 90 s. 23		LICENSE REVOKED AS HTO, OPERATE MV WITH c. 90 s. 23	Misd.				2 yrs		
No	3		c. 90 s. 23		LICENSE SUSPENDED FOR OUI, OUI WHILE c. 90 s. 23	Misd.		1 yr	1 yr	2 1/2 yrs		
No	2	Note D	c. 90 s. 23		LICENSE SUSPENDED FOR OUI/CDL, OPER MV WITH c. 90 s. 23	Misd.		60 das	60 das	2 1/2 yrs		
Yes	1		c. 90 s. 23		LICENSE SUSPENDED, OP MV WITH, SUBSQ.OFF c. 90 s. 23	Misd.			60 das	1 yr		
Yes	2		c. 90 s. 24(2)(a)		LICENSE, ALLOW ANOTHER TO USE c. 90 s. 24(2)(a)	Misd.			2 weeks	2 yrs		
Yes	1	Note A	c. 90 s. 23		LICENSE, EXHIBIT ANOTHER'S c. 90 s. 23	Misd.				10 das		
Yes	2		c. 90 s. 23		LICENSE, EXHIBIT ANOTHER'S, SUBSQ. OFF. c. 90 s. 23	Misd.			60 das	1 yr		
Yes	2		c. 90 s. 24B		LICENSE, FALSE APPLICATION FOR MV c. 90 s. 24B	Felony				2 yrs		5 yrs
Yes	1		c. 90 s. 24(2)(a)		LICENSE, FALSE STATEMENT IN APPLIC FOR c. 90 s. 24(2)(a)	Misd.			2 weeks	2 yrs		
Yes	1	Note A	c. 149 s. 19B		LIE DETECTOR, EMPLOYMENT VIOLATION, 2ND AND SUBSQ. OFF. c. 149 s. 19B	Misd.				90 das		

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Yes	2		c. 176P s. 32A		LIMITED BENEFIT SOC RECORDS, ALTER c. 176P s. 32A	Misd.				1 yr		
Yes	2		c. 176P s. 36(a)		LIMITED BENEFIT SOC RECORDS, OBSTRUCT OR FAIL TO APPEAR c. 176P s. 36(a)	Misd.				1 yr		
Yes	2		c. 176P s. 48		LIMITED BENEFIT SOC, FALSE APPLIC TO c. 176P s. 48	Misd.			30 das	1 yr		
Yes	2		c. 176P s. 48		LIMITED BENEFIT SOC, FALSE STATEMENT c. 176P s. 48	Misd.				2 1/2 yrs		
Yes	5		c. 176P s. 48	c. 268 s. 1	LIMITED BENEFIT SOC, FALSE STATEMENT RE: DEATH c. 176P s. 48	Felony				2 1/2 yrs		20 yrs
Yes	2		c. 166 s. 24		LINE, DAMAGE MUNICIPAL c. 166 s. 24	Misd.				2 yrs		
Yes	1	Note A	c. 110 s. 25C	c. 110 s. 29	LINEN, DEFACE REGISTERED, SUBSQ. OFF c. 110 s. 25C	Misd.			30 das	3 mos		
Yes	1	Note A	c. 110 s. 25B	c. 110 s. 29	LINEN, MISUSE REGISTERED, SUBSQ. OFF. c. 110 s. 25B	Misd.			30 das	3 mos		
Yes	1	Note A	c. 110 s. 25A	c. 110 s. 29	LINEN, REGISTRATION OF ARTICLES; VIOLATION c. 110 s. 25A	Misd.			30 das	3 mos		
Yes	1	Note A	c. 270 s. 5		LIQOUR OR DRUGS TO HOSPITALIZED ADDICT OR ALCOHOLIC, DELIVER c. 270 s. 5	Misd.				2 mos		
Yes	2		c. 138 s. 18A	c. 138 s. 2	LIQUOR AGENT/BROKER VIOLATION c. 138 s. 18A	Misd.				1 yr		
Yes	2		c. 138 s. 61		LIQUOR CLUB, UNLICENSED c. 138 s. 61	Misd.			3 mos	1 yr		
Yes	1	Note A	c. 138 s. 34B		LIQUOR ID CARD/LICENSE, FALSE/MISUSE c. 138 s. 34B	Misd.				3 mos		

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Yes	1	Note A	c. 138 s. 63A		LIQUOR INSPECTOR, OBSTRUCT c. 138 s. 63A	Misd.				2 mos		
Yes	1		c. 138 s. 25D		LIQUOR PRICE, FALSE STATEMENT OF c. 138 s. 25D	Misd.				6 mos		
Yes	1		c. 138 s. 30G		LIQUOR SALE BY PURPORTED DRUGGIST c. 138 s. 30G	Misd.			1 mo	6 mos		
Yes	2		c. 138 s. 19A	c. 138 s. 2	LIQUOR SALESPERSON WITHOUT PERMIT c. 138 s. 19A	Misd.				1 yr		
Yes	2		c. 138 s. 34		LIQUOR TO PERSON UNDER 21, SELL/DELIVER c. 138 s. 34	Misd.				1 yr		
Yes	2		c. 138	c. 138 s. 62	LIQUOR VIOLATIONS, c. 138	Misd.			1 mo	1 yr		
Yes	2		c. 270 s. 1		LIQUOR, ADULTERATE c. 270 s. 1	Felony						3 yrs
Yes	1		c. 138 s. 32		LIQUOR, PEDDLE FROM VEHICLE c. 138 s. 32	Misd.				6 mos		
Yes	2		c. 138 s. 2		LIQUOR, SELL/MAKE/STORE/TRANSPORT UNLAW c. 138 s. 2	Misd.				1 yr		
Yes	2		c. 138 s. 20A	c. 138 s. 2	LIQUOR, STORE/WAREHOUSE WITHOUT PERMIT c. 138 s. 20A	Misd.				1 yr		
Yes	1		c. 138 s. 22		LIQUOR, TRANSPORT UNLAWFULLY c. 138 s. 22	Misd.				6 mos		
Yes	2		c. 94 s. 128(a)		LIVESTOCK INQUIRY, FAIL TESTIFY AT DPH c. 94 s. 128(a)	Misd.				1 yr		
Yes	2		c. 140 s. 131B		LOAN SECURED BY FIREARM c. 140 s. 131B	Misd.				1 yr		

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Yes	2		c. 140 s. 89		LOANMAKER OBSTRUCT INSPECTION OF BOOKS c. 140 s. 89	Misd.				1 yr		
Yes	4		c. 3 s. 47		LOBBYING EXPENDITURES, FAIL REPORT c. 3 s. 47	Felony				2 1/2 yrs		5 yrs
Yes	1	Note A	c. 94 s. 77G	c. 94 s. 77G	LOBSTER, SELL/OFFER UNCOOKED DEAD c. 94 s. 77G	Misd.			10 das	60 das		
Yes	2	Note A	c. 130 s. 44		LOBSTER, SHORT, SUBSQ. OFF. c. 130 s. 44	Misd.			1 mo	3 mos		
Yes	2		c. 130 s. 41		LOBSTER, TAKE EGG-BEARING, SUBSQ. OFF. c. 130 s. 41	Misd.			60 das	6 mos		
Yes	2		c. 130 s. 41A		LOBSTER, TAKE EGG-BEARING, SUBSQ. OFF. c. 130 s. 41A	Misd.			90 das	1 yr		
Yes	1	Note A	c. 130 s. 38		LOBSTER/CRAB LICENSE, FAIL EXHIBIT c. 130 s. 38	Misd.				1 mo		
Yes	2		c. 130 s. 38		LOBSTER/CRAB VIOLATION c. 130 s. 38	Misd.				1 yr		
Yes	1	Note A	c. 130 s. 37		LOBSTER/CRAB WITHOUT LICENSE c. 130 s. 37	Misd.				3 mos		
Yes	1	Note A	c. 130 s. 31		LOBSTER/CRAB/FISH POT/CATCH, TAKE/INJURE c. 130 s. 31	Misd.				2 mos		
Yes	1	Note A	c. 40 App. s. 1-12		LOCAL CONTROL OF RENTS AND EVICTIONS, VIOLATIONS, c. 40 App. s. 1-12	Misd.				90 das		
Yes	2		c. 40 App. s. 1-12		LOCAL CONTROL OF RENTS AND EVICTIONS, VIOLATIONS, SUBSQ. OFF. c. 40 App. s. 1-12	Misd.				1 yr		
Yes	0	Note A	c. 140 s. 24		LODGING HOUSE, UNLICENSED c. 140 s. 24	Misd.				3 mos		

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Yes	2		c. 90 s. 61(f)		LOGAN SECURITY ZONE c. 90 s. 61(f)	Misd.				2 yrs		
Yes	2		c. 10 s. 30		LOTTERY TICKET, ALTER/FORGE/COUNTERFEIT/UTTER OR PASS FALSE c. 10 s. 30	Felony				2 yrs		3 yrs
Yes	2		c. 271 s. 16		LOTTERY TICKET, DISTRIBUTE FOREIGN c. 271 s. 16	Misd.				1 yr		
Yes	3	Note A	c. 271 s. 16	c. 271 s. 10	LOTTERY TICKET, DISTRIBUTE FOREIGN, SUBSQ c. 271 s. 16	Misd.			3 mos	1 yr		
Yes	2		c. 271 s. 11		LOTTERY, ADVERTISE OR SOLICIT FOR c. 271 s. 11	Misd.				1 yr		
Yes	2		c. 271 s. 15		LOTTERY, AID FOREIGN c. 271 s. 15	Misd.				1 yr		
Yes	3	Note A	c. 271 s. 15	c. 271 s. 10	LOTTERY, AID FOREIGN, SUBSQ. OFF. c. 271 s. 15	Misd.			3 mos	1 yr		
Yes	2		c. 271 s. 9		LOTTERY, SELL TICKETS FOR c. 271 s. 9	Misd.				1 yr		
Yes	3	Note A	c. 271 s. 9	c. 271 s. 10	LOTTERY, SELL TICKETS FOR, SUBSQ. OFF. c. 271 s. 9	Misd.			3 mos	1 yr		
Yes	2		c. 271 s. 7		LOTTERY, SET UP/PROMOTE c. 271 s. 7	Felony				2 1/2 yrs		3 yrs
Yes	3	Note A	c. 271 s. 7	c. 271 s. 10	LOTTERY, SET UP/PROMOTE, SUBSQ. OFF. c. 271 s. 7	Misd.			3 mos	1 yr		
Yes	3	Note A	c. 271 s. 11	c. 271 s. 10	LOTTERY, SOLICIT FOR, SUBSQ. OFF. c. 271 s. 11	Misd.			3 mos	1 yr		
Yes	6		c. 111H s. 8		LOW-LEVEL RADIOACTIVE WASTE VIOLATION c. 111H s. 8	Felony						

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No	6	Note D	c. 269 s. 10(d)		MACHINE GUN/SAWED-OFF SHOTGUN POSSESS, 2ND OFF. c. 269 s. 10(d)	Felony		5 yrs			5 yrs	7 yrs
No	7	Note D	c. 269 s. 10(d)		MACHINE GUN/SAWED-OFF SHOTGUN POSSESS, 3RD OFF. c. 269 s. 10(d)	Felony		7 yrs			7 yrs	10 yrs
No	8	Note D	c. 269 s. 10(d)		MACHINE GUN/SAWED-OFF SHOTGUN POSSESS, 4TH OFF. c. 269 s. 10(d)	Felony		10 yrs			10 yrs	15 yrs
No	5	Note D	c. 269 s. 10(c)		MACHINE GUN/SAWED-OFF SHOTGUN, POSSESS c. 269 s. 10(c)	Felony		18 mos	18 mos	2 1/2 yrs	2 1/2 yrs	Life
Yes	2		c. 266 s. 139A		MACHINERY ID NO., REMOVE/ALTER c. 266 s. 139A	Misd.				1 yr		
Yes	2		c. 266 s. 139A		MACHINERY ID NO., SELL OR ATT SELL WITH DEFACED c. 266 s. 139A	Misd.				1 yr		
Yes	1	Note A	c. 131 s. 76	c. 131 s. 90	MAMMAL, REMOVE IMPROP c. 131 s. 76	Misd.				30 das		
Yes	6	Note G	c. 265 s. 13		MANSLAUGHTER c. 265 s. 13	Felony	Involuntary			2 1/2 yrs		20 yrs
Yes	8	Note A / Note G	c. 265 s. 13		MANSLAUGHTER c. 265 s. 13	Felony	Voluntary			2 1/2 yrs		20 yrs
Yes	8		c. 265 s. 13		MANSLAUGHTER INVOLVING EXPLOSIVES c. 265 s. 13	Felony						Life
Yes	8		c. 265 s. 13½		MANSLAUGHTER WHILE OUI c. 265 s. 13½	Felony					5 yrs	20 yrs
Yes	1		c. 94C s. 34		MARIHUANA +1 OZ, POSSESS c. 94C s. 34	Misd.				6 mos		
Yes	2		c. 94C s. 34		MARIHUANA +1 OZ, POSSESS, SUBSQ. OFF. c. 94C s. 34	Misd.				2 yrs		

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Yes	6	Note C	c. 94C s. 32E(a)(3)		MARIJUANA, TRAFFICK IN c. 94C s. 32E(a)(3) - 2,000 to 10,000 lbs	Felony		3 1/2 yrs			3 1/2 yrs	15 yrs
Yes	7	Note A / Note C	c. 94C s. 32E(a)(4)		MARIJUANA, TRAFFICK IN c. 94C s. 32E(a)(4) - 10,000 or more lbs	Felony		8 yrs			8 yrs	15 yrs
Yes	4	Note C	c. 94C s. 32E(a)(1)		MARIJUANA, TRAFFICKING IN c. 94C s. 32E(a)(1) - 50 to 100 lbs	Felony		1 yr	1 yr	2 1/2 yrs	2 1/2 yrs	15 yrs
Yes	5	Note C	c. 94C s. 32E(a)(2)		MARIJUANA, TRAFFICKING IN c. 94C s. 32E(a)(2) - 100 to 2,000 lbs	Felony		2 yrs			2 yrs	15 yrs
Yes	2		c. 130 s. 102	c. 130 s. 2	MARINE PLANTS, TAKE IMPROP c. 130 s. 102	Misd.				1 yr		
Yes	2		c. 207 s. 26	c. 207 s. 51	MARRIAGE NOTICE, UNAUTHORIZED c. 207 s. 26	Misd.				1 yr		
Yes	2		c. 207 s. 34	c. 207 s. 51	MARRIAGE OF MINORS, NOTICE c. 207 s. 34	Misd.				1 yr		
Yes	2		c. 207 s. 48		MARRIAGE WITHOUT AUTHORITY, PERFORM c. 207 s. 48	Misd.				1 yr		
Yes	2		c. 272 s. 1		MARRIAGE, ABDUCT PERSON -16 FOR SECRET c. 272 s. 1	Misd.				1 yr		
Yes	2		c. 207 s. 7	c. 207 s. 51	MARRIAGE, PERFORM UNDERAGE c. 207 s. 7	Misd.				1 yr		
Yes	3	Note A	c. 128A s. 18		MASS HORSE RACING AUTH, CONFLICT OF INT c. 128A s. 18	Misd.				1 yr		
Yes	1	Note A	c. 15C s. 4(g)		MASSACHUSETTS EDUCATIONAL AUTHORITY, CONFLICT OF INTEREST BY MEMBER c. 15C s. 4(g)	Misd.				1 mo		
Yes	3		c. 23K s. 37(a)		MASSACHUSETTS GAMING COMMISSION, CONDUCT OR PERMIT GAME OR GAMING DEVICE c. 23K s. 37(a)	Felony				2 1/2 yrs		5 yrs

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Yes	1		c. 23K s. 37(b)		MASSACHUSETTS GAMING COMMISSION, EMPLOY UNLICENSED INDIVIDUAL c. 23K s. 37(b)	Misd.				6 mos		
Yes	1		c. 23K s. 37(c)		MASSACHUSETTS GAMING COMMISSION, EMPLOYEE UNLICENSED c. 23K s. 37(c)	Misd.				6 mos		
Yes	2		c. 23K s. 37(f)		MASSACHUSETTS GAMING COMMISSION, FAIL TO EXCLUDE PERSON ON LIST c. 23K s. 37(f)	Misd.				1 yr		
Yes	3		c. 23K s. 38		MASSACHUSETTS GAMING COMMISSION, FALSE STATEMENT TO COMMISSION c. c. 23K s. 38	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 23K s. 37(e)		MASSACHUSETTS GAMING COMMISSION, LICENSE EXPIRED c. 23K s. 37(e)	Misd.				18 mos		
Yes	3		c. 23K s. 37(g)		MASSACHUSETTS GAMING COMMISSION, LICENSE FEE OR TAX VIOLATION c. c. 23K s. 37(g)	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 23K s. 37(d)		MASSACHUSETTS GAMING COMMISSION, LICENSED OPERATOR VIOLATION c. 23K s. 27(d)	Misd.				2 1/2 yrs		
Yes	3		St. 2005, c. 167 s. 4		MASSACHUSETTS MILITARY FAMILY RELIEF FUND, FALSE STATEMENT TO St. 2005, c. 167 s. 4							
Yes	1	Note A	c. 75 App. s. 1-2		MASSACHUSETTS STATE COLLEGE BUILDING AUTHORITY FINANCIAL INTEREST; VIOLATION c. 75 App. s. 1-2	Misd.				1 mo		
Yes	1	Note A	c. 73 App. s. 1-2		MASSACHUSETTS STATE COLLEGE BUILDING AUTHORITY, FINANCIAL INTEREST VIOLATION c. 73 App. s. 1-2	Misd.				1 mo		
Yes	0		c. 140 s. 53		MASSAGE/BATHS VIOLATION c. 140 s. 53	Misd.				6 mos		
Yes	0		c. 140 s. 51	c. 140 s. 53	MASSAGE/BATHS, UNLICENSED c. 140 s. 51	Misd.				6 mos		
Yes	7		c. 265 s. 14		MAYHEM c. 265 s. 14	Felony				2 1/2 yrs		20 yrs

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Yes	2		c. 90B s. 8(e)(1)		MBOAT ACCIDENT, LEAVE SCENE OF PROPERTY DAMAGE c. 90B s. 8(e)(1)	Misd.			30 das	2 yrs		
Yes	3		c. 90B s. 8(e)(1)		MBOAT ACCIDENT; LEAVE SCENE OF PERSONAL INJURY c. 90B s. 8(e)(1)	Misd.			2 mos	2 yrs		
Yes	2		c. 90B s. 8(e)(1)		MBOAT APPLICATION FOR CERTIFICATION OF NUMBER; FALSE STATEMENT c. 90B s. 8(e)(1)	Misd.			30 das	2 yrs		
Yes	2		c. 90B s. 4B		MBOAT ID NO., VIOLATIONS c. 90B s. 4B	Misd.				1 yr		
Yes	1		c. 90B s. 8(c)	c. 90B s. 14(c)	MBOAT SKIER OBSERVER/LADDER, NO c. 90B s. 8(c)	Misd.				6 mos		
Yes	1		c. 90B s. 8(d)	c. 90B s. 14(c)	MBOAT SKIER VIOLATIONS c. 90B s. 8(d)	Misd.				6 mos		
Yes	1		c. 90B s. 14(c)		MBOAT, VIOLATION OF REGULATIONS c. 90B s. 14(c)	Misd.				6 mos		
Yes	2		c. 161 s. 113A		MBTA PASS; FRAUDULENT USE c. 161 s. 113A	Misd.				1 yr		
Yes	1	Note A	c. 161A s. 5		MBTA, POSSESS LIQUOR TO CONSUME ON c. 161A s. 5	Misd.				30 das		
Yes	2		c. 151B s. 8		MCAD, OBSTRUCT/FAIL TO COMPLY W/ORDER c. 151B s. 8	Misd.				1 yr		
Yes	2		c. 94 s. 118 through 128	c. 94 s. 129	MEAT, LIVESTOCK VIOLATION c. 94 s. 118 through 128	Misd.				1 yr		
Yes	2	Note B	c. 94 s. 118 through 128	c. 94 s. 129	MEAT, LIVESTOCK VIOLATION W/I DEFRAUD OR KNOWINGLY DISTRIBUTE ADULTERATED c. 94 s. 118 through 128							
Yes	4		c. 118E s. 43		MEDICAL ASSISTANCE ADMISSION KICKBACK c. 118E s. 43	Felony				2 1/2 yrs		5 yrs

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Yes	4		c. 118E s. 41		MEDICAL ASSISTANCE BRIBE/KICKBACK c. 118E s. 41	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 118E s. 42		MEDICAL ASSISTANCE CHARGE, EXCESSIVE c. 118E s. 42	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 118E s. 40		MEDICAL ASSISTANCE FRAUD BY NON-PROVIDER c. 118E s. 40	Misd.				2 1/2 yrs		
Yes	4		c. 118E s. 40		MEDICAL ASSISTANCE FRAUD BY PROVIDER c. 118E s. 40	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 118E s. 39		MEDICAL ASSISTANCE, FALSE STATEMENT FOR c. 118E s. 39	Misd.				1 yr		
Yes	2		c. 22F s. 18		MEDICAL EXAMINER, FAIL TO RETURN PROPERTY c. 22F s. 18	Misd.				2 yrs		
Yes	1		c. 266 s. 120E		MEDICAL FACILITY, OBSTRUCT c. 266 s. 120E	Misd.				6 mos		
Yes	2		c. 266 s. 120E		MEDICAL FACILITY, OBSTRUCT, SUBSQ. OFF. c. 266 s. 120E	Misd.				2 1/2 yrs		
Yes	1		c. 112 s. 2B		MEDICAL LAB TECHNICIAN SCHOOL, UNLIC c. 112 s. 2B	Misd.				6 mos		
Yes	2		c. 112 s. 6		MEDICAL LICENSE/PRACTICE, VIOLATION c. 112 s. 6	Misd.			1 mo	1 yr		
Yes	1		St. 2012 c. 369 s. 14(B)		MEDICAL MARIJUANA REGISTRATION CARD, FRAUDULENT USE St. 2012 c. 369 s. 14(B)	Misd.				6 mos		
Yes	4		St. 2012 c. 369 s. 14(B)		MEDICAL MARIJUANA REGISTRATION CARD, FRAUDULENT USE FOR PROFIT St. 2012 c. 369 s. 14(B)	Felony				2 1/2 yrs		5 yrs
Yes	1		c. 112 s. 2C		MEDICAL X-RAY TECHNICIAN SCHOOL, UNLIC c. 112 s. 2C	Misd.				6 mos		

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Yes	2		c. 19 s. 19		MENTALLY ILL, UNLIC FACILITY FOR, 2ND AND SUBSQ. OFF c. 19 s. 19	Misd.				2 yrs		
Yes	6	Note C	c. 94C s. 32E(b)(2)		METHAMPHETAMINE (c. 94C s. 31(c)(2)), TRAFFICK IN c. 94C s. 32E(b)(2) - 36 to 100 g	Felony		3 1/2 yrs			3 1/2 yrs	20 yrs
Yes	7	Note C	c. 94C s. 32E(b)(3)		METHAMPHETAMINE (c. 94C s. 31(c)(2)), TRAFFICK IN c. 94C s. 32E(b)(3) - 100 to 200 g	Felony		8 yrs			8 yrs	20 yrs
Yes	8	Note A / Note C	c. 94C s. 32E(b)(4)		METHAMPHETAMINE (c. 94C s. 31(c)(2)), TRAFFICK IN c. 94C s. 32E(b)(4) - 200 g or more	Felony		12 yrs			12 yrs	20 yrs
Yes	5	Note C	c. 94C s. 32E(b)(1)		METHAMPHETAMINE (c. 94C s. 31(c)(2)), TRAFFICKING IN c. 94C s. 32E(b)(1) - 18 to 36 g	Felony		2 yrs			2 yrs	15 yrs
Yes	4	Note C	c. 94C s. 32A(c)		METHAMPHETAMINE (c. 94C s. 31, Class B(c)(2)), DISTRIBUTE OR POSSESS WITH INTENT c. 94C s. 32A(c)	Felony				2 1/2 yrs		10 yrs
Yes	6	Note C	c. 94C s. 32A(d)		METHAMPHETAMINE (c. 94C s. 31, Class B(c)(2)), DISTRIBUTE OR POSSESS WITH INTENT, SUBSQ. OFF. c. 94C s. 32A(d)	Felony						15 yrs
Yes	1		c. 94 s. 303A through 303D	c. 94 s. 303E	METHYL/WOOD ALCOHOL SALES VIOLATION c. 94 s. 303A through 303D	Misd.				6 mos		
Yes	2		c. 272 s. 42B		MILITARY FUNERAL SERVICE, DISTURB c. 272 s. 42B	Misd.				2 yrs		
Yes	1	Note A	c. 264 s. 10A		MILITARY UNIFORM, FUNDRAISING IN c. 264 s. 10A	Misd.				3 mos		
Yes	1		c. 33 s. 99		MILITARY UNIFORM, WEAR WITHOUT AUTHORITY c. 33 s. 99	Misd.				6 mos		
Yes	2		c. 33 s. 66		MILITARY/NAT'L GUARD RIGHT OF WAY, PARADE, DRILL, ASSEMBLY, OBSTRUCT c. 33 s. 66	Felony			30 das	2 1/2 yrs		5 yrs
Yes	1	Note A	c. 94 s. 16E	c. 94 s. 16I	MILK DAIRY FAIL FILE DPH REPORT, SUBSQ. OFF. c. 94 s. 16E	Misd.				3 mos		

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Yes	1	Note A	c. 94 s. 16F	c. 94 s. 16I	MILK DEALER FAIL REGISTER, BUY FROM UNREGISTERED, SUBSQ. OFF. c. 94 s. 16F	Misd.				3 mos		
Yes	1	Note A	c. 94 s. 16A	c. 94 s. 16I	MILK FROM UNREGIS DAIRY, SELL, SUBSQ. OFF c. 94 s. 16A	Misd.				3 mos		
Yes	1	Note B	c. 94 s. 16L		MILK FROM UNREGIS PLANT, SELL, 3RD AND SUBSQ. OFF. c. 94 s. 16L	Misd.			6 mos			
Yes	1		c. 94 s. 39		MILK INSPECTION SEAL, COUNTERFEIT OR SAMPLE TAMPERING c. 94 s. 39	Misd.			3 mos	6 mos		
Yes	1	Note A	c. 94 s. 38		MILK INSPECTOR, OBSTRUCT OR ABET MILK VIOLATION c. 94 s. 38	Misd.			1 mo	2 mos		
Yes	2		c. 94A s. 2 through 22	c. 94A s. 22	MILK REGULATION/ORDER VIOLATION c. 94A s. 2 through 22	Misd.				1 yr		
Yes	1	Note A	c. 94 s. 20		MILK, SELL SUBSTANDARD, 3RD AND SUBSQ. OFF. c. 94 s. 20	Misd.				3 mos		
Yes	1		c. 266 s. 137		MILL, INJURE BY ERECTING DAM c. 266 s. 137	Misd.				6 mos		
Yes	2		c. 21B s. 10	c. 21B s. 15	MINE FIRES; HEALTH & SAFETY HAZARDS; SUBSQ. OFF. c. 21B s. 10	Misd.				1 yr		
Yes	1		c. 151 s. 19	c. 149 s. 27C(a)(2)	MINIMUM WAGE, EMPLOYER VIOLATION c. 151 s. 19	Misd.				6 mos		
Yes	2		c. 151 s. 19	c. 149 s. 27C(a)(2)	MINIMUM WAGE, EMPLOYER VIOLATION, 2ND OFF. c. 151 s. 19	Misd.				1 yr		
Yes	2		c. 151 s. 19	c. 149 s. 27C(a)(1)	MINIMUM WAGE, EMPLOYER WILLFUL VIOLATION c. 151 s. 19	Misd.				1 yr		
Yes	3		c. 151 s. 19	c. 149 s. 27C(a)(1)	MINIMUM WAGE, EMPLOYER WILLFUL VIOLATION, 2ND OFF. c. 151 s. 19	Misd.				2 yrs		

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Yes	2		c. 159 App. s. 1-15		MISC STEAMSHIP AUTHORITY VIOLATION, c. 159 App. s. 1-15	Misd.				1 yr		
Yes	4		c. 272 s. 19		MISCARRIAGE, PROCURE IMPROPER c. 272 s. 19	Felony						7 yrs
Yes	6		c. 272 s. 19		MISCARRIAGE, PROCURE IMPROPER WITH DEATH c. 272 s. 19	Felony					5 yrs	20 yrs
Yes	5	Note A	c. 264 s. 3		MISPRISION OF TREASON c. 264 s. 3	Felony				2 yrs		5 yrs
Yes	1		c. 141 s. 9	c. 141 s. 5	MISSTATEMENTS, ELECTRICAL LICENSE, SUBSQ OFF, c. 141 s. 9	Misd.				6 mos		
Yes	5		c. 267A s. 2		MONEY LAUNDERING, FOR CRIMINAL ACTIVITY c. 267A s. 2	Felony						6 yrs
Yes	6		c. 267A s. 2		MONEY LAUNDERING, FOR CRIMINAL ACTIVITY SUBSQ. OFF. c. 267A s. 2	Felony					2 yrs	8 yrs
Yes	2		c. 93 s. 5	c. 93 s. 10	MONOPOLIES; KNOWINGLY VIOLATES WITH SPECIFIC INTENT TO INJURE c. 93 s. 5	Misd.				1 yr		
Yes	1		c. 131 s. 73	c. 131 s. 90	MOOSE, HUNT c. 131 s. 73	Misd.				6 mos		
Yes	1		c. 255E s. 2	c. 255E s. 10	MORTGAGE BROKER OR LENDER LICENSE REQUIREMENT; VIOLATION c. 255E s. 2	Misd.				6 mos		
Yes	6		c. 266 s. 35A(b)		MORTGAGE FRAUD, ENGAGING IN PATTERN OF RESIDENTIAL c. 266 s. 35A(b)	Felony						15 yrs
Yes	5		c. 266 s. 35A(b)		MORTGAGE LENDING PROCESS, FALSE STATEMENT IN c. 266 s. 35A(b)	Felony				2 1/2 yrs		5 yrs
Yes	5		c. 255F s. 10		MORTGAGE LOAN ORIGINATOR REGULATION, VIOLATE c. 255F s. 10	Felony				2 1/2 yrs		5 yrs

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Yes	5		c. 255F s. 10		MORTGAGE LOAN ORIGINATOR, UNLICENSED c. 255F s. 10	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 266 s. 83		MORTGAGED PERSONALTY, SELL c. 266 s. 83	Misd.				1 yr		
Yes	2		c. 266 s. 82		MORTGAGED/LEASED PERSONALTY, CONCEAL, HOLD LIQUOR c. 266 s. 82	Misd.				1 yr		
Yes	2		c. 266 s. 143F(a)		MOTION PICTURE, UNAUTH RECORDING OF c. 266 s. 143F(a)	Misd.				2 yrs		
Yes	3		c. 266 s. 143F(a)		MOTION PICTURE, UNAUTH RECORDING OF SUBSQ. OFFENSE c. 266 s. 143F(a)	Felony						5 yrs
Yes	2		c. 64F s. 12		MOTOR CARRIER FUEL EXCISE TAX VIOLATION c. 64F s. 12	Misd.				1 yr		
Yes	2		c. 64F s. 2	c. 64F s. 12	MOTOR CARRIER, UNLICENSED c. 64F s. 2	Misd.				1 yr		
Yes	3		c. 90 s. 24G(b)		MOTOR VEH HOMICIDE BY NEGLIGENT OP c. 90 s. 24G(b)	Misd.			30 das	2 1/2 yrs		
Yes	5	Note A	c. 90 s. 24G(c)		MOTOR VEH HOMICIDE BY RECKLESS OP c. 90 s. 24G(c)	Felony				2 1/2 yrs		5 yrs
Yes	6	Note E	c. 90 s. 24G(a)		MOTOR VEH HOMICIDE OUI LIQUOR OR .08% OR DRUGS & NEGLIG c. 90 s. 24G(a)	Felony		1 yr	1 yr	2 1/2 yrs	2 1/2 yrs	15 yrs
Yes	6	Note E	c. 90 s. 24G(a)		MOTOR VEH HOMICIDE OUI LIQUOR OR .08% OR DRUGS & RECKL c. 90 s. 24G(a)	Felony		1 yr	1 yr	2 1/2 yrs	2 1/2 yrs	15 yrs
Yes	4	Note A	c. 90 s. 24G(b)		MOTOR VEH HOMICIDE OUI LIQUOR OR .08% OR DRUGS c. 90 s. 24G(b)	Misd.			30 das	2 1/2 yrs		
Yes	1		c. 255B s. 2 through 25	c. 255B s. 21	MOTOR VEH INSTALLMENT SALES VIOLATION c. 255B s. 2 through 25	Misd.				6 mos		

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Yes	2		c. 175E s. 2 - 12	c. 175E s. 12	MOTOR VEH INSURANCE RATING VIOL c. 175E s. 2 - 12	Misd.					1 yr	
Yes	2		c. 266 s. 140		MOTOR VEH MASTER KEY, SELL c. 266 s. 140	Misd.					1 yr	
Yes	2		c. 266 s. 141A		MOTOR VEH ODOMETER, TAMPER WITH c. 266 s. 141A	Misd.			30 das		2 yrs	
Yes	1		c. 100A s. 7	c. 100A s. 10	MOTOR VEH REPAIR SHOP VIOL, UNREGISTERED c. 100A s. 7	Misd.					6 mos	
Yes	2		c. 268 s. 39		MOTOR VEH THEFT, FALSE REPORT OF c. 268 s. 39	Misd.			5 mos		2 yrs	
Yes	4	Note E	c. 268 s. 39		MOTOR VEH THEFT, FALSE REPORT OF, SUBSQ. OFF. c. 268 s. 39							
Yes	3		c. 266 s. 28(b)		MOTOR VEH THIEF, CONCEAL c. 266 s. 28(b)	Felony				2 1/2 yrs		10 yrs
Yes	3		c. 266 s. 27A		MOTOR VEH TO DEFRAUD, REMOVE c. 266 s. 27A	Felony			1 yr	2 1/2 yrs		5 yrs
Yes	4	Note E	c. 266 s. 27A		MOTOR VEH TO DEFRAUD, REMOVE SUBSQ. OFF. c. 266 s. 27A	Felony		1 yr		2 1/2 yrs		5 yrs
Yes	1		c. 266 s. 139(a)		MOTOR VEH VIN, REMOVE/ALTER c. 266 s. 139(a)	Felony						3 yrs
Yes	2		c. 266 s. 139(c)		MOTOR VEH WITH DEFACED VIN, POSSESS/RECV c. 266 s. 139(c)	Misd.				2 yrs		
Yes	3		c. 266 s. 139(b)		MOTOR VEH WITH DEFACED VIN, SELL OR ATT TO SELL c. 266 s. 139(b)	Felony						3 yrs
Yes	3		c. 266 s. 28(a)		MOTOR VEH, LARCENY OF/MALICIOUS DAMAGE/RECEIVE STOLEN/TAKE AND STEAL PARTS c. 266 s. 28(a)	Felony				2 1/2 yrs		15 yrs

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Yes	4	Note E	c. 266 s. 28(a)		MOTOR VEH, LARCENY OF/MALICIOUS DAMAGE/RECEIVE STOLEN/TAKE AND STEAL PARTS, SUBSQ. OFF. c. 266 s. 28(a)	Felony		1 yr		2 1/2 yrs		15 yrs
Yes	5		c. 90 s. 28	c. 268 s. 1	MOTOR VEHICLES AND AIRCRAFT, APPEALS AND HEARINGS, SWEARS/AFFIRMS FALSELY c. 90 s. 28	Felony				2 1/2 yrs		20 yrs
Yes	4		c. 268A s. 19		MUNIC EMPLOYEE, CONFLICT OF INTEREST c. 268A s. 19	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 268A s. 18		MUNIC EMPLOYEE, FORMER OR PARTNER, IMPROPER COMPENSATION, CONFLICT OF INT, OR AGENT/ATTY IMPROPER c. 268A s. 18	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 268A s. 17		MUNIC EMPLOYEE, IMPROPER COMPENSATION OR AGENT/ATTY IMPROPER c. 268A s. 17	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 268A s. 20		MUNIC EMPLOYEE, INTEREST IN MUN CONTRACT c. 268A s. 20	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 43 s. 27		MUNICIPAL CONTRACT, EMPLOYEE INTEREST IN c. 43 s. 27	Misd.				1 yr		
Yes	2		c. 164 s. 56A		MUNICIPAL LIGHT CO CONFLICT OF INTEREST c. 164 s. 56A	Misd.				1 yr		
Yes	2		c. 44 s. 46A		MUNICIPAL OFFICER OR EMPLOYEE UNDER INVESTIGATION, FAILURE TO ASSIST INVESTIGATOR c. 44 s. 46A	Misd.				1 yr		
Yes	2		c. 44 s. 62		MUNICIPAL OFFICER, FINANCE VIOLATION BY c. 44 s. 62	Misd.				1 yr		
Yes	3	Note G	c. 266 s. 51		MUNICIPAL/COUNTY OFFCR, EMBEZZLEMENT BY c. 266 s. 51	Felony	Under \$10,000			2 yrs		10 yrs
Yes	4	Note G	c. 266 s. 51		MUNICIPAL/COUNTY OFFCR, EMBEZZLEMENT BY c. 266 s. 51	Felony	\$10,000 to \$50,000			2 yrs		10 yrs
Yes	5	Note G	c. 266 s. 51		MUNICIPAL/COUNTY OFFCR, EMBEZZLEMENT BY c. 266 s. 51	Felony	\$50,000 and over			2 yrs		10 yrs

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Yes	7		c. 265 s. 16		MURDER, ATTEMPTED c. 265 s. 16	Felony				2 1/2 yrs		20 yrs
No	9	Note D	c. 265 s. 1	c. 265 s. 2(a)	MURDER, FIRST DEGREE c. 265 s. 1	Felony		Life				Life
No	9	Note D	c. 265 s. 1	c. 265 s. 2(b) and c. 279 s. 24	MURDER, FIRST DEGREE BY A MINOR c. 265 s. 1	Felony		20 yrs			20 yrs	Life
No	9	Note D	c. 265 s. 1	c. 265 s. 2(b) and c. 279 s. 24	MURDER, FIRST DEGREE BY A MINOR, W/ EXTREME ATROCITY/CRUELTY c. 265 s. 1	Felony		30 yrs			30 yrs	Life
No	9	Note D	c. 265 s. 1	c. 265 s. 2(b) and c. 279 s. 24	MURDER, FIRST DEGREE BY A MINOR, W/ PREMEDITATED MALICE AFORETHOUGHT c. 265 s. 1	Felony		25 yrs			25 yrs	Life
No	9	Note D	c. 265 s. 1	c. 265 s. 2(c) and c. 279 s. 24	MURDER, SECOND DEGREE c. 265 s. 1	Felony		15 yrs			15 yrs	Life
Yes	1		c. 100A s. 9	c. 100A s. 10	MV REPAIR SHOP RECORDS VIOLATION c. 100A s. 9	Misd.				6 mos		
Yes	1		c. 100A s. 8	c. 100A s. 10	MV REPAIR SHOP VIOLATIONS c. 100A s. 8	Misd.				6 mos		
Yes	2		c. 33 s. 65	c. 33 s. 66	NATIONAL GUARD ENCAMPMENT, TRESPASS ON c. 33 s. 65	Felony			30 das	2 1/2 yrs		5 yrs
Yes	3		c. 33 s. 16	c. 33 s. 17	NATIONAL GUARDSMAN, CONFLICT OF INTEREST c. 33 s. 16	Felony				2 1/2 yrs	2 1/2 yrs	5 yrs
Yes	1		c. 33 s. 13		NATIONAL GUARDSMAN, DISCRIMINATE AGAINST c. 33 s. 13	Misd.				6 mos		
Yes	1		c. 54 s. 91A	c. 56 s. 3	NEGLECT OF DUTY, SPECIALLY QUALIFIED VOTER c. 54 s. 91A	Misd.				6 mos		
Yes	1		c. 56 s. 3		NEGLECT OF DUTY; REGISTRARS OR ASSISTANTS, LISTING BOARD MEMBERS, OR POLICE OFFICERS c. 56 s. 3	Misd.				6 mos		

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Yes	1		c. 90 s. 24(2)(a)		NEGLIGENT OPERATION OF MOTOR VEHICLE c. 90 s. 24(2)(a)	Misd.			2 weeks	2 yrs		
Yes	1	Note A	c. 131 s. 30	c. 131 s. 90	NETTING OF CARP OR SUCKERS WITHOUT A PERMIT c. 131 s. 30	Misd.				30 das		
Yes	1		c. 272 s. 53(a)		NIGHTWALKER, COMMON c. 272 s. 53(a)	Misd.				6 mos		
Yes	2		c. 56 s. 11A		NOMINATION PAPER, ALTER DISTRICT ON c. 56 s. 11A	Misd.				1 yr		
Yes	2		c. 56 s. 11		NOMINATION PAPER/PETITION, FALSE c. 56 s. 11	Misd.				1 yr		
Yes	2		c. 94A App. s. 1-15		NORTH EASTERN DAIRY INTERSTATE COMPACT CONFIDENTIALITY, VIOLATION OF c. 94A App. s. 1-15	Misd.				1 yr		
Yes	4		c. 267 s. 7		NOTE, FORGERY OF COMMONWEALTH c. 267 s. 7	Felony						Life
Yes	3		c. 267 s. 28		NOTE, UTTER WORTHLESS/FALSE c. 267 s. 28	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 267 s. 24	c. 267 s. 1	NOTES, CONNECT PARTS OF DIFFERENT c. 267 s. 24	Felony				2 yrs		10 yrs
Yes	2		c. 267 s. 26		NOTES, HOARD c. 267 s. 26	Misd.				2 yrs		
Yes	3		c. 267 s. 27		NOTES, POSSESS WORTHLESS/FALSE c. 267 s. 27	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 91 s. 54	c. 91 s. 55	NOTIFY OF DREDGING IN TIDE WATERS, FAILURE TO c. 91 s. 54	Misd.				1 yr		
Yes	2		c. 148 s. 60(b)		NOVELTY LIGHTER, MANUFACTURE/SELL c. 148 s. 60(b)	Misd.				1 yr		

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Yes	2		c. 266 s. 103		NOXIOUS/FILTHY SUBSTANCE, DAMAGE WITH c. 266 s. 103	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 139 s. 20		NUISANCE, AID/PERMIT c. 139 s. 20	Misd.			3 mos	1 yr		
Yes	1	Note A	c. 90 s. 23		NUMBER PLATE VIOLATION TO CONCEAL ID c. 90 s. 23	Misd.				10 das		
Yes	2		c. 90 s. 5(g)		NUMBER PLATE, FALSE APPLIC FOR DEALER c. 90 s. 5(g)	Misd.			30 das	2 yrs		
Yes	2		c. 266 s. 139		NUMBER PLATE, TAKE c. 266 s. 139	Misd.				2 1/2 yrs		
Yes	2		c. 111 s. 72J		NURSING HOME ABUSE REGISTRY, DISCLOSE c. 111 s. 72J	Misd.				2 1/2 yrs		
Yes	2		c. 111 s. 72I		NURSING HOME ABUSE REPORTS, DISCLOSE c. 111 s. 72I	Misd.				2 1/2 yrs		
Yes	1		c. 112 s. 116		NURSING HOME ADMINISTRATOR, UNLICENSED c. 112 s. 116	Misd.				6 mos		
Yes	2		c. 111 s. 73		NURSING HOME, UNLICENSED, OR VIOLATION, SUBSQ. OFF. c. 111 s. 73	Misd.				2 yrs		
Yes	2		c. 112 s. 80A		NURSING LICENSE APPLIC, FRAUDULENT L.P.N c. 112 s. 80A	Misd.				1 yr		
Yes	2		c. 112 s. 80		NURSING LICENSE APPLIC, FRAUDULENT R.N. c. 112 s. 80	Misd.				1 yr		
Yes	2		c. 272 s. 28		OBSCENE MATTER TO MINOR c. 272 s. 28	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 272 s. 28		OBSCENE MATTER TO MINOR, 2ND AND SUBSQ. OFF. c. 272 s. 28	Felony				2 1/2 yrs		5 yrs

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Yes	1		c. 272 s. 29		OBSCENE MATTER, DISTRIBUTE c. 272 s. 29	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 272 s. 29		OBSCENE MATTER, DISTRIBUTE, 2ND AND SUBSQ. OFF. c. 272 s. 29	Felony				2 1/2 yrs		5 yrs
Yes	5		Common Law	c. 279 s. 5	OBSTRUCT JUSTICE Common Law	Common Law						
Yes	2		c. 93 s. 66		OBTAINING INFORMATION FROM CONSUMER REPORTING AGENCY UNDER FALSE PRETENSES c. 93 s. 66	Misd.				1 yr		
Yes	2		c. 167J s. 5	c. 167J s. 6	OFFICER, TRUSTEE, DIRECTOR, AGENT OR EMPLOYEE, IMPROPER COMPENSATION c. 167J s. 5	Misd.				1 yr		
Yes	2		c. 131 s. 65A(b)		ONLINE SHOOTING OR SPEARING VIOLATION, c. 131 s. 65A(b)	Misd.				2 1/2 yrs		
Yes	1		c. 112 s. 263(m)		OPERATION OF PRIVATE TRADE SCHOOL, UNLICENSED c. 112 s. 263(m)	Misd.				6 mos		
Yes	1	Note A	c. 112 s. 73C through 73L	c. 112 s. 73I	OPTICIAN VIOLATION c. 112 s. 73C through 73L	Misd.				3 mos		
Yes	1	Note A	c. 112 s. 72A		OPTOMETRIST VIOLATION c. 112 s. 72A	Misd.				3 mos		
Yes	1	Note B	c. 112 s. 72A		OPTOMETRIST VIOLATION, SUBSQ. OFF. c. 112 s. 72A	Misd.			3 mos	6 mos		
Yes	1		c. 112 s. 73B		OPTOMETRY PRACTICE WITH NON-OPTOMETRIST c. 112 s. 73B	Misd.				6 mos		
Yes	0	Note A	c. 140 s. 21F		ORGANIZATION DISPENSE FOOD, UNLIC, 3RD AND SUBSQ. OFF. c. 140 s. 21F	Misd.				3 mos		
Yes	3		c. 266 s. 30D(b)		ORGANIZED RETAIL CRIME c. 266 s. 30D(b)	Felony						10 yrs

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Yes	5		c. 266 s. 30D(d)		ORGANIZED RETAIL THEFT ENTERPRISE, LEADER; c. 266 s. 30D(d)	Felony						20 yrs
Yes	2		c. 112 s. 11	c. 112 s. 6	OSTEOPATH VIOLATION c. 112 s. 11	Misd.			1 mo		1 yr	
Yes	4	Note E	c. 90 s. 24L(1)		OUI LIQUOR OR .08% OR DRUGS & SERIOUS INJURY & NEGLIGENCE c. 90 s. 24L(1)	Felony		6 mos	6 mos	2 1/2 yrs	2 1/2 yrs	10 yrs
Yes	4	Note E	c. 90 s. 24L(1)		OUI LIQUOR OR .08% OR DRUGS & SERIOUS INJURY & RECKLESS c. 90 s. 24L(1)	Felony		6 mos	6 mos	2 1/2 yrs	2 1/2 yrs	10 yrs
Yes	3		c. 90 s. 24L(2)		OUI LIQUOR OR .08% OR DRUGS & SERIOUS INJURY c. 90 s. 24L(2)	Misd.				2 1/2 yrs		
No	2	Note D	c. 90 s. 24(1)(a)(1)		OUI LIQUOR OR .08% OR DRUGS c. 90 s. 24(1)(a)(1)	Misd.				2 1/2 yrs		
No	2	Note D	c. 90 s. 24(1)(a)(1)		OUI LIQUOR OR .08% OR DRUGS, 2ND OFF. c. 90 s. 24(1)(a)(1)	Misd.		30 das	60 das	2 1/2 yrs		
No	3	Note D	c. 90 s. 24(1)(a)(1)		OUI LIQUOR OR .08% OR DRUGS, 3RD OFF. c. 90 s. 24(1)(a)(1)	Felony		150 das	180 das	2 1/2 yrs	2 1/2 yrs	5 yrs
No	4	Note D	c. 90 s. 24(1)(a)(1)		OUI LIQUOR OR .08% OR DRUGS, 4TH OFF. c. 90 s. 24(1)(a)(1)	Felony		12 mos	2 yrs	2 1/2 yrs	2 1/2 yrs	5 yrs
No	4	Note D	c. 90 s. 24(1)(a)(1)		OUI LIQUOR OR .08% OR DRUGS, 5TH OFF. c. 90 s. 24(1)(a)(1)	Felony		24 mos	2 1/2 yrs		2 1/2 yrs	5 yrs
No	4	Note D	c. 90 s. 24(1)(a)(1)		OUI LIQUOR OR .08% OR DRUGS, 6TH OFF. c. 90 s. 24(1)(a)(1)	Felony		24 mos	2 1/2 yrs		2 1/2 yrs	5 yrs
No	5	Note D	c. 90 s. 24(1)(a)(1)		OUI LIQUOR OR .08% OR DRUGS, 7TH OFF. c. 90 s. 24(1)(a)(1)	Felony		36 mos			3 1/2 yrs	8 yrs
No	5	Note D	c. 90 s. 24(1)(a)(1)		OUI LIQUOR OR .08% OR DRUGS, 8TH OFF. c. 90 s. 24(1)(a)(1)	Felony		36 mos			3 1/2 yrs	8 yrs

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No	6	Note D	c. 90 s. 24(1)(a)(1)		OUI LIQUOR OR .08% OR DRUGS, 9TH OFF. c. 90 s. 24(1)(a)(1)	Felony		48 mos			4 1/2 yrs	10 yrs
Yes	1		c. 151 s. 1B	c. 149 s. 27C(a)(2)	OVERTIME, EMPLOYER FAIL PAY c. 151 s. 1B	Misd.				6 mos		
Yes	2		c. 151 s. 1B	c. 149 s. 27C(a)(1)	OVERTIME, EMPLOYER FAIL PAY WILLFUL c. 151 s. 1B	Misd.				1 yr		
Yes	3		c. 151 s. 1B	c. 149 s. 27C(a)(1)	OVERTIME, EMPLOYER FAIL PAY WILLFUL, 2ND OFF. c. 151 s. 1B	Misd.				2 yrs		
Yes	2		c. 151 s. 1B	c. 149 s. 27C(a)(2)	OVERTIME, EMPLOYER FAIL PAY, 2ND OFF. c. 151 s. 1B	Misd.				1 yr		
Yes	1	Note A	c. 94 s. 305		PACKING BY WEIGHT, FRAUDULENT, 3RD AND SUBSQ. OFF. c. 94 s. 305	Misd.			1 mo	3 mos		
Yes	1	Note A	c. 94 s. 291		PAINT, MISLABELLED c. 94 s. 291	Misd.				2 mos		
Yes	1	Note A	c. 90 s. 20D		PARKING TICKET, MUTILATE c. 90 s. 20D	Misd.				1 mo		
Yes	2		c. 127 s. 166	c. 127 s. 168	PAROLE/PARDON, COMPENSATION TO OBTAIN c. 127 s. 166	Misd.				2 yrs		
Yes	2		c. 127 s. 167	c. 127 s. 168	PAROLE/PARDON, FAIL FILE STATEMENT RE: c. 127 s. 167	Misd.				2 yrs		
Yes	1	Note A	c. 268 s. 27		PATIENT, DELIVER LIQUOR TO c. 268 s. 27	Misd.				2 mos		
Yes	1		c. 140 s. 84		PAWN TOOLS UNDER FALSE NAME c. 140 s. 84	Misd.				6 mos		
Yes	1	Note A	c. 140 s. 80	c. 140 s. 82	PAWNBROKER FAIL GIVE RECEIPT c. 140 s. 80	Misd.				2 mos		

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Yes	1	Note A	c. 140 s. 81	c. 140 s. 82	PAWNBROKER OBSTRUCT INSPECTION OF BOOKS c. 140 s. 81	Misd.				2 mos		
Yes	2		c. 140 s. 74		PAWNBROKER OBSTRUCT OFFICER c. 140 s. 74	Misd.				1 yr		
Yes	1	Note A	c. 140 s. 79	c. 140 s. 82	PAWNBROKER RECORDKEEPING VIOLATION c. 140 s. 79	Misd.				2 mos		
Yes	1	Note A	c. 140 s. 78	c. 140 s. 82	PAWNBROKER USURY VIOLATION c. 140 s. 78	Misd.				2 mos		
Yes	0	Note A	c. 140 s. 76	c. 140 s. 82	PAWNBROKER, UNLICENSED c. 140 s. 76	Misd.				2 mos		
Yes	1		c. 101 s. 20		PEDDLING BY MINOR, PERMIT UNLAWFUL c. 101 s. 20	Misd.				6 mos		
Yes	1		c. 101 s. 21		PEDDLING BY MINOR, PERMIT UNLAWFUL c. 101 s. 21	Misd.				6 mos		
Yes	1		c. 101 s. 31		PEDDLING DOOR-TO-DOOR LICENSE, FALSE c. 101 s. 31	Misd.				6 mos		
Yes	1		c. 101 s. 34		PEDDLING DOOR-TO-DOOR VIOLATION c. 101 s. 34	Misd.				6 mos		
Yes	5		c. 268 s. 1		PERJURY c. 268 s. 1	Felony				2 1/2 yrs		20 yrs
No	8	Note D	c. 268 s. 1		PERJURY IN TRIAL OF CAPITAL CASE c. 268 s. 1	Felony						Life
Yes	3		c. 268 s. 3		PERJURY, ATTEMPT TO SUBORN c. 268 s. 3	Felony				1 yr		5 yrs
Yes	5		c. 268 s. 2	c. 268 s. 1	PERJURY, SUBORN c. 268 s. 2	Felony				2 1/2 yrs		20 yrs

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No	8	Note D	c. 268 s. 2	c. 268 s. 1	PERJURY, SUBORN IN TRIAL OF CAPITAL CASE c. 268 s. 2	Felony						Life
Yes	2		c. 132B s. 14	c. 132B s. 14	PESTICIDE ORDER, KNOWING VIOLATION, c. 132B s. 14	Misd.				2 yrs		
Yes	1		c. 132B s. 14	c. 132B s. 14	PESTICIDE REGULATION VIOLATION, 1ST AND SUBSQ., c. 132B s. 14	Misd.				6 mos		
Yes	1		c. 132B s. 6B	c. 132B s. 14	PESTICIDE USE, UTILITY FL NOTIFY OF, 1ST AND SUBSQ., c. 132B s. 6B	Misd.				6 mos		
Yes	2		c. 132B s. 6	c. 132B s. 14	PESTICIDE, IMPROP DISTRIBUTE c. 132B s. 6	Misd.				1 yr		
Yes	1		c. 132B s. 6A	c. 132B s. 14	PESTICIDE, IMPROPER USE, 1ST AND SUBSQ., c. 132B s. 6A	Misd.				6 mos		
Yes	1	Note A	c. 266 s. 119		PESTS, TRANSPORT UNLAWFULLY c. 266 s. 119	Misd.				2 mos		
Yes	2		c. 129 s. 39A	c. 129 s. 43	PET SHOP VIOLATION, SUBSQ. OFF. c. 129 s. 39A	Misd.				2 1/2 yrs		
Yes	2		c. 112 s. 24B		PHARMACY SCHOOL, UNCERTIFIED c. 112 s. 24B	Misd.				1 yr		
Yes	1	Note A	c. 112 s. 38	c. 112 s. 41	PHARMACY, UNREGISTERED c. 112 s. 38	Misd.				1 mo		
Yes	4	Note C	c. 94C s. 32A(c)		PHENCYCLIDINE, DISTRIBUTE OR POSSESS WITH INTENT c. 94C s. 32A(c)	Felony				2 1/2 yrs		10 yrs
Yes	6	Note C	c. 94C s. 32A(d)		PHENCYCLIDINE, DISTRIBUTE OR POSSESS WITH INTENT, SUBSQ. OFF. c. 94C s. 32A(d)	Felony						15 yrs
Yes	6	Note C	c. 94C s. 32E(b)(2)		PHENMETRAZINE, TRAFFICK IN c. 94C s. 32E(b)(2) - 36 to 100 g	Felony		3 1/2 yrs			3 1/2 yrs	20 yrs

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Yes	7	Note C	c. 94C s. 32E(b)(3)		PHENMETRAZINE, TRAFFICK IN c. 94C s. 32E(b)(3) - 100 to 200 g	Felony		8 yrs			8 yrs	20 yrs
Yes	8	Note A / Note C	c. 94C s. 32E(b)(4)		PHENMETRAZINE, TRAFFICK IN c. 94C s. 32E(b)(4) - 200 g or more	Felony		12 yrs			12 yrs	20 yrs
Yes	5	Note C	c. 94C s. 32E(b)(1)		PHENMETRAZINE, TRAFFICKING IN c. 94C s. 32E(b)(1) - 18 to 36 g	Felony		2 yrs			2 yrs	15 yrs
Yes	4		c. 272 s. 105(b)		PHOTOGRAPH SEXUAL OR INTIMATE PARTS OF CHILD, c. 272 s. 105(b)	Felony				2 1/2 yrs		5 yrs
Yes	5		c. 272 s. 105(c)		PHOTOGRAPH SEXUAL OR INTIMATE PARTS OF CHILD, DISSEMINATE, c. 272 s. 105(c)	Felony				2 1/2 yrs		10 yrs
Yes	3		c. 272 s. 105(b)		PHOTOGRAPH SEXUAL OR INTIMATE PARTS W/OUT CONSENT, c. 272 s. 105(b)	Misd.				2 1/2 yrs		
Yes	3		c. 272 s. 105(b)		PHOTOGRAPH UNSUSPECTING NUDE PERSON, c. 272 s. 105(b)	Misd.				2 1/2 yrs		
Yes	4		c. 272 s. 105(c)		PHOTOGRAPH UNSUSPECTING NUDE, SEXUAL OR INTIMATE PARTS W/OUT CONSENT, DISSEMINATE, c. 272 s. 105(c)	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 265 s. 40		PHYSICAL EXERCISE PROGRAM, INJURY IN c. 265 s. 40	Misd.				2 1/2 yrs		
Yes	2		c. 112 s. 8A		PHYSICIAN, IMPROPERLY USE TITLE OF c. 112 s. 8A	Misd.			1 mo		1 yr	
Yes	1	Note A	c. 266 s. 132		PIGEONS, KILL/FRIGHTEN c. 266 s. 132	Misd.				1 mo		
Yes	1		c. 146 s. 89		PIPEFITTER, UNLICENSED, SUBSQ. OFF. c. 146 s. 89	Misd.				6 mos		
Yes	1		c. 110 s. 16		PLAY/MUSIC, UNAUTHORIZED PERFORMANCE OF c. 110 s. 16	Misd.				6 mos		

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Yes	2		c. 112 s. 14	c. 112 s. 22	PODIATRIST, UNLICENSED c. 112 s. 14	Misd.			3 mos	1 yr		
Yes	2		c. 112 s. 22		PODIATRY REGISTRATION, FALSE c. 112 s. 22	Misd.			3 mos	1 yr		
Yes	2		c. 131 s. 43	c. 131 s. 90	POISON MAMMAL/BIRD c. 131 s. 43	Misd.				2 yrs		
Yes	7		c. 265 s. 28		POISONING, ATTEMPTED c. 265 s. 28	Felony						Life
Yes	2		c. 272 s. 77A		POLICE HORSE/DOG, MISTREAT/INTERFERE c. 272 s. 77A	Misd.				2 1/2 yrs		
Yes	2		c. 268 s. 33		POLICE OFFICER OR PUBLIC OFFICIAL, IMPERSONATE c. 268 s. 33	Misd.				1 yr		
Yes	1	Note A	c. 268 s. 24		POLICE OFFICER, FAIL ASSIST c. 268 s. 24	Misd.				1 mo		
Yes	3		Common Law	c. 279 s. 5	POLICE OFFICER, INTERFERE WITH Common Law	Common Law						
Yes	2		c. 271 s. 18		POLICY LOTTERY, MANAGE c. 271 s. 18	Misd.				1 yr		
Yes	2		c. 56 s. 39		POLITICAL AD WITHOUT SPONSOR'S NAME c. 56 s. 39	Misd.				1 yr		
Yes	1		c. 56 s. 42		POLITICAL CANDIDATE OR REFERENDUM, FALSE STATEMENTS c. 56 s. 42	Misd.				6 mos		
Yes	2		c. 55 s. 23		POLITICAL COMMITTEE RECEIPTS, FL ACCT FOR c. 55 s. 23	Misd.				1 yr		
Yes	2		c. 55 s. 6		POLITICAL COMMITTEE VIOLATIONS c. 55 s. 6	Misd.				1 yr		

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Yes	1		c. 43 s. 92A		POLITICAL CONTRIB TO/FROM CITY EMPLOYEE c. 43 s. 92A	Misd.				6 mos		
Yes	1		c. 43 s. 108		POLITICAL CONTRIB, CITY EMPLOYEE SOLICIT c. 43 s. 108	Misd.				6 mos		
Yes	1		c. 55 s. 16B		POLITICAL CONTRIBUTIONS, FORCED c. 55 s. 16B	Misd.				6 mos		
Yes	2		c. 56 s. 38	c. 56 s. 39	POLITICAL EDITORIAL SUPPORT, PURCHASE c. 56 s. 38	Misd.				1 yr		
Yes	1		c. 56 s. 41A		POLITICAL ENDORSEMENT, FALSE c. 56 s. 41A	Misd.				6 mos		
Yes	2		c. 55 s. 5		POLITICAL OR WARD COMMITTEE VIOLATION c. 55 s. 5	Misd.				1 yr		
Yes	1		c. 56 s. 40		POLITICAL PARTY, UNAUTH USE OF NAME OF c. 56 s. 40	Misd.				6 mos		
Yes	2		c. 130 s. 27		POLLUTE COASTAL WATERS c. 130 s. 27	Misd.				1 yr		
Yes	2		c. 130 s. 23		POLLUTE/EXPLODE COASTAL WATERS c. 130 s. 23	Misd.				1 yr		
Yes	3		c. 272 s. 15		POLYGAMY c. 272 s. 15	Felony				2 1/2 yrs		5 yrs
Yes	1	Note A	c. 131 s. 47	c. 131 s. 90	POND, ENCLOSE/FISH IMPROP c. 131 s. 47	Misd.				30 das		
Yes	1	Note A	c. 131 s. 48	c. 131 s. 90	POND/RESERVOIR, DRAIN WITHOUT NOTICE c. 131 s. 48	Misd.				60 das		
Yes	4		c. 266 s. 37E(c 1/2)		POSSESS ACCESS TOOL, KNOWLEDGE OF INTENT, IDENTITY FRAUD c. 266 s. 37E(c)	Misd.				2 1/2 yrs		

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Yes	1		c. 94 s. 152B	c. 94 s. 152C	POULTRY CONTAINERS, IMPORTATION VIOLATION, SUBSQ. OFF. c. 94 s. 152B	Misd.			30 das	6 mos		
Yes	1		c. 94 s. 152A	c. 94 s. 152C	POULTRY SALE OR REGULATION VIOLATION, SUBSQ. OFF. c. 94 s. 152A	Misd.			30 das	6 mos		
Yes	2		c. 266 s. 22		POULTRY, B&E OR ENTER TO STEAL c. 266 s. 22	Felony				2 yrs		3 yrs
Yes	2		c. 94C s. 33(b)	c. 94C s. 33(c)	PRESCRIPTION, UTTER FALSE c. 94C s. 33(b)	Felony				2 1/2 yrs		4 yrs
Yes	3		c. 94C s. 33(b)	c. 94C s. 33(c)	PRESCRIPTION, UTTER FALSE, SUBSQ. OFF. c. 94C s. 33(b)	Felony				2 1/2 yrs		8 yrs
Yes	1		c. 94C s. 22(a)	c. 94C s. 39	PRESCRIPTION, WRITE IMPROPER c. 94C s. 22(a)	Misd.				6 mos		
Yes	2		c. 94C s. 22(a)	c. 94C s. 39	PRESCRIPTION, WRITE IMPROPER, SUBSQ. OFF. c. 94C s. 22(a)	Misd.				2 yrs		
Yes	1		c. 149 s. 148B	c. 149 s. 27C(a)(2)	PRESUMPTION OF EMPLOYMENT; VIOLATION OF STATUTE c. 149 s. 148B	Misd.				6 mos		
Yes	2		c. 149 s. 148B	c. 149 s. 27C(a)(2)	PRESUMPTION OF EMPLOYMENT; VIOLATION OF STATUTE, 2ND OFF. c. 149 s. 148B	Misd.				1 yr		
Yes	2		c. 149 s. 148B	c. 149 s. 27C(a)(1)	PRESUMPTION OF EMPLOYMENT; WILLFUL VIOLATION OF STATUTE c. 149 s. 148B	Misd.				1 yr		
Yes	3		c. 149 s. 148B	c. 149 s. 27C(a)(1)	PRESUMPTION OF EMPLOYMENT; WILLFUL VIOLATION OF STATUTE, 2ND OFF. c. 149 s. 148B	Misd.				2 yrs		
Yes	1	Note A	c. 7 s. 22 cl. 18 through 19	c. 7 s. 22 cl.18	PREVAIL WAGE, MEAT OR CLOTHING SUPPLIER FL PAY, 2ND AND SUBSQ. OFF. c. 7 s. 22 cl. 18 through 19	Misd.				3 mos		
Yes	1	Note A	c. 5 s. 1		PREVAIL WAGE, PRINTER FAIL PAY, SUBSQ. OFF. c. 5 s. 1	Misd.				3 mos		

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Yes	5		c. 268 s. 21A		PRISON GUARD HAVE SEX RELATIONS W/PRISONER c. 268 s. 21A	Felony						5 yrs
Yes	5	Note B / Note F	c. 268 s. 31		PRISONER BRING WEAPON OR DRUG FROM FURLOUGH OR ATTEMPTS c. 268 s. 31	Felony					7 yrs	10 yrs
Yes	2		c. 266 s. 130		PRISONER DAMAGE JAIL/HC PROPERTY c. 266 s. 130	Misd.			6 mos	2 1/2 yrs		
Yes	2		c. 266 s. 129		PRISONER DAMAGE PRISON PROPERTY c. 266 s. 129	Felony						3 yrs
Yes	3		c. 268 s. 31		PRISONER, DELIVER ARTICLE TO OR RECEIVE ARTICLE FROM c. 268 s. 31	Felony				2 1/2 yrs		3 yrs
Yes	4		c. 268 s. 28		PRISONER, DELIVER DRUGS OR ARTICLE TO c. 268 s. 28	Felony				2 yrs		5 yrs
Yes	1	Note A	c. 268 s. 26		PRISONER, DELIVER LIQUOR TO c. 268 s. 26	Misd.				2 mos		
Yes	2		c. 147 s. 30		PRIVATE DETECTIVE LABOR DISPUTE VIOL c. 147 s. 30	Misd.			6 mos	1 yr		
Yes	2		c. 147 s. 23		PRIVATE DETECTIVE, UNLICENSED c. 147 s. 23	Misd.				1 yr		
Yes	2		c. 147 s. 28		PRIVATE DETECTIVE/INVESTIGATIVE REPORT, IMPROP DISCLOSE/FALSE c. 147 s. 28	Misd.				1 yr		
Yes	1		c. 112 s. 65		PROFESSIONAL LIC SUSPENDED,PRACTICE WITH c. 112 s. 65	Misd.				6 mos		
Yes	3		c. 267 s. 1		PROMISSORY NOTE ENDORSEMENT, FORGERY OF c. 267 s. 1	Felony				2 yrs		10 yrs
Yes	2		c. 272 s. 8		PROSTITUTE, SOLICIT FOR c. 272 s. 8	Misd.				2 1/2 yrs		

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Yes	4		c. 139 s. 4 through 5	c. 139 s. 5	PROSTITUTION NUISANCE, MAINTAIN c. 139 s. 4 through 5							
Yes	4	Note E	c. 272 s. 7		PROSTITUTION, DERIVE SUPPORT FROM c. 272 s. 7	Felony		2 yrs			5 yrs	5 yrs
Yes	6	Note E	c. 272 s. 4B		PROSTITUTION, DERIVE SUPPORT FROM CHILD c. 272 s. 4B	Felony		5 yrs			5 yrs	
Yes	5	Note E	c. 272 s. 4A		PROSTITUTION, INDUCE MINOR TO c. 272 s. 4A	Felony		3 yrs			3 yrs	5 yrs
Yes	2		c. 272 s. 24		PROSTITUTION, KEEP HOUSE OF c. 272 s. 24	Misd.				2 yrs		
Yes	4	Note E	c. 272 s. 6		PROSTITUTION, MAINTAIN HOUSE OF c. 272 s. 6	Felony		2 yrs			5 yrs	5 yrs
Yes	2		c. 272 s. 12		PROSTITUTION, PROCURE PERSON TO PRACTICE c. 272 s. 12	Misd.			3 mos	2 yrs		
Yes	3		c. 272 s. 2		PROSTITUTION/UNLAW SEX, ABDUCT PERSON FOR c. 272 s. 2	Felony				1 yr		3 yrs
Yes	2		c. 93 s. 67		PROVIDING INFORMATION TO UNAUTHORIZED PERSON BY CONSUMER REPORTING AGENCY EMPLOYEE/OFFICER c. 93 s. 67	Misd.				1 yr		
Yes	1	Note A	c. 112 s. 122		PSYCHOLOGIST, UNLICENSED c. 112 s. 122	Misd.				3 mos		
Yes	1		c. 21A s. 11C		PUBLIC ACCESS TO WATER BOARD / ORDER VIOLATION c. 21A s. 11C	Misd.				6 mos		
Yes	1	Note A	c. 272 s. 92A		PUBLIC ACCOMMODATION, ADVERTISE DISCRIM c. 272 s. 92A	Misd.				30 das		
Yes	2		c. 272 s. 98		PUBLIC ACCOMMODATION, DISCRIMINATE IN c. 272 s. 98	Misd.				1 yr		

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Yes	2		c. 18 s. 5B		PUBLIC ASSISTANCE FRAUD c. 18 s. 5B	Misd.				1 yr		
Yes	1	Note A	c. 18 s. 5F		PUBLIC ASSISTANCE, FATHER ABANDON FAMILY FOR PURPOSE OF c. 18 s. 5F	Misd.				3 mos		
Yes	1		c. 30 s. 39I		PUBLIC BUILDING CONTRACT, FAIL PERFORM c. 30 s. 39I	Misd.				6 mos		
Yes	2		c. 55 s. 14		PUBLIC BUILDING, POLITICAL DONATION IN c. 55 s. 14	Misd.				1 yr		
Yes	4		c. 268A s. 8		PUBLIC CONSTR, REQUIRE PARTICULAR INSURER c. 268A s. 8	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 268B s. 5	c. 268B s. 7	PUBLIC EMPLOYEE FIN STATEMENT, FALSE c. 268B s. 5	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 268A s. 26		PUBLIC EMPLOYEE STANDARDS OF CONDUCT VIOLATION c. 268A s. 26	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 55 s. 13		PUBLIC EMPLOYEE TAKE POLITICAL DONATION c. 55 s. 13	Misd.				1 yr		
Yes	2		c. 268 s. 6A		PUBLIC EMPLOYEE, FALSE REPORT BY c. 268 s. 6A	Misd.				1 yr		
Yes	5		c. 268A s. 2		PUBLIC EMPLOYEE/WITNESS, BRIBE OR ACCEPT/SOLICIT BRIBE c. 268A s. 2	Felony				2 1/2 yrs		10 yrs
Yes	4		c. 268A s. 3		PUBLIC EMPLOYEE/WITNESS, GIFT TO OR ACCEPT/SOLICIT GIFT c. 268A s. 3	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 66 s. 15		PUBLIC RECORDS VIOLATION c. 66 s. 15	Misd.				1 yr		
Yes	2		c. 32 s. 18	c. 32 s. 24(2)	PUBLIC RETIREMENT, FALSE STATEMENT RE: c. 32 s. 18	Misd.				1 yr		

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Yes	1	Note A	c. 147 s. 3		PUBLIC SAFETY INSPECTOR ACCEPT GIFT c. 147 s. 3	Misd.				3 mos		
Yes	2	Note A	c. 265 s. 35		PUBLIC WAY, THROW OBJECT ON c. 265 s. 35	Misd.				1 yr		
Yes	1		c. 149 s. 34	c. 149 s. 35	PUBLIC WORKS CONTRACT FAIL BAN EXCESS OT c. 149 s. 34	Misd.				6 mos		
Yes	1		c. 149 s. 30	c. 149 s. 35	PUBLIC WORKS, EXCESS OVERTIME ON c. 149 s. 30	Misd.				6 mos		
Yes	1		c. 149 s. 31	c. 149 s. 35	PUBLIC WORKS, EXCESS OVERTIME ON c. 149 s. 31	Misd.				6 mos		
Yes	1		c. 149 ss. 26,27,27A,27B,27F,27G,27H	c. 149 s. 27C(a)(2)	PUBLIC WORKS, PAY/PREFERENCE VIOLATION c. 149 ss. 26,27,27A,27B,27F,27G,27H	Misd.				6 mos		
Yes	2		c. 149 ss. 26,27,27A,27B,27F,27G,27H	c. 149 s. 27C(a)(2)	PUBLIC WORKS, PAY/PREFERENCE VIOLATION, 2ND OFF. c. 149 ss. 26,27,27A,27B,27F,27G,27H	Misd.				1 yr		
Yes	2		c. 149 ss. 26,27,27A,27B,27F,27G,27H	c. 149 s. 27C(a)(1)	PUBLIC WORKS, PAY/PREFERENCE WILLFUL VIOLATION c. 149 ss. 26,27,27A,27B,27F,27G,27H	Misd.				1 yr		
Yes	3		c. 149 ss. 26,27,27A,27B,27F,27G,27H	c. 149 s. 27C(a)(1)	PUBLIC WORKS, PAY/PREFERENCE WILLFUL VIOLATION, 2ND OFF. c. 149 ss. 26,27,27A,27B,27F,27G,27H	Misd.				2 yrs		
Yes	1		c. 93 s. 15		PUBLICATION OF STATEMENT OF FINANCIAL CONDITION OF A MINING CORPORATION c. 93 s. 15	Misd.				1 yr		
Yes	1	Note A	c. 90 s. 7D	c. 90 s. 20	PUPIL TRANSPORT VEHICLE, OVERCROWDED c. 90 s. 7D	Misd.				30 das		
Yes	3		c. 266 s. 67A		PURCHASING VIOLATION, GOVERNMENT c. 266 s. 67A	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 271 s. 6A	c. 271 s. 7	PYRAMID SCHEME, SET UP/PROMOTE c. 271 s. 6A	Felony				2 1/2 yrs		3 yrs

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Yes	2		c. 130 s. 69	c. 130 s. 2	QUAHAUGS/CLAMS, SHORT c. 130 s. 69	Misd.				1 yr		
Yes	2		c. 271 s. 34		RACE GROUND, KEEP/USE IMPROPER c. 271 s. 34	Misd.				1 yr		
Yes	1		c. 128A s. 10A		RACE TRACK, TRESPASS AT c. 128A s. 10A	Misd.				6 mos		
Yes	2		c. 128A s. 13C		RACE, THROW OR ATTEMPT TO c. 128A s. 13C	Misd.				1 yr		
Yes	2		c. 272 s. 98C		RACIAL/RELIGIOUS HATRED, FALSE WRITING TO INCITE c. 272 s. 98C	Misd.				1 yr		
Yes	2		c. 128A s. 5C		RACING BETTING ACCOUNT VIOLATION c. 128A s. 5C	Misd.				2 yrs		
Yes	2		c. 128A s. 13B		RACING HORSE/DOG, DRUG c. 128A s. 13B	Misd.				1 yr		
Yes	2		c. 90 s. 17B		RACING MOTOR VEHICLE BY LICENSED OPERATOR c. 90 s. 17B	Misd.				2 1/2 yrs		
Yes	2		c. 90 s. 24(2)(a)		RACING MOTOR VEHICLE c. 90 s. 24(2)(a)	Misd.			2 weeks	2 yrs		
Yes	2		c. 128A s. 11A		RACING OWNER HOLD INTEREST IN FAIR c. 128A s. 11A	Misd.				2 yrs		
Yes	2		c. 128A s. 10B		RACING PARIMUTUEL TICKET, FALSE c. 128A s. 10B	Felony				2 yrs		5 yrs
Yes	2		c. 128A s. 9		RACING REGULATION VIOLATION c. 128A s. 9	Misd.				1 yr		
Yes	2		c. 128A s. 12		RACING VIOLATION c. 128A s. 12	Misd.				1 yr		

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Yes	2		c. 111 s. 5P		RADIATION SOURCES VIOLATIONS; UNLICENSED / UNREGISTERED c. 111 s. 5P	Misd.				2 yrs		
Yes	6		c. 111 s. 5P		RADIATION SOURCES VIOLATIONS; UNLICENSED / UNREGISTERED, SUBSQ. OFF. c. 111 s. 5P	Felony						
Yes	1	Note A	c. 265 s. 42		RADIO ON PUBLIC CONVEYANCE c. 265 s. 42	Misd.				1 mo		
Yes	2		c. 271 s. 7A		RAFFLE/BAZAAR VIOLATION c. 271 s. 7A	Misd.				1 yr		
Yes	3		c. 266 s. 19		RAILROAD CAR, B&E OR ENTER AT NIGHT, FOR FELONY c. 266 s. 19	Felony				2 yrs		10 yrs
Yes	2		c. 159 s. 103		RAILROAD CAR, W/O AUTHORITY/DAMAGE c. 159 s. 103	Misd.				2 yrs		
Yes	2		c. 160 s. 48		RAILROAD DIRECTOR VIOLATION c. 160 s. 48	Misd.				1 yr		
Yes	2		c. 160 s. 179 through 182	c. 160 s. 183	RAILROAD EMPLOY INEXPERIENCED PERSONNEL c. 160 s. 179 through 182	Misd.				1 yr		
Yes	1		c. 160 s. 220		RAILROAD FARE, EVADE c. 160 s. 220	Misd.				6 mos		
Yes	2		c. 160 s. 74		RAILROAD IMPROP ACQUIRE MASS RR, AID c. 160 s. 74	Misd.			6 mos	1 yr		
Yes	1		c. 267 s. 4		RAILROAD STAMP, FORGE/MISUSE c. 267 s. 4	Felony				2 yrs		3 yrs
Yes	1	Note A	c. 160 s. 198A		RAILROAD TICKET, IMPROP SELL DISCOUNT c. 160 s. 198A	Misd.				1 mo		
Yes	1	Note A	c. 160 s. 198B		RAILROAD TICKET, SELL/MISUSE DISCOUNT c. 160 s. 198B	Misd.				1 mo		

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Yes	1	Note A	c. 160 s. 228		RAILROAD TOOLS, TAMPER WITH c. 160 s. 228	Misd.				3 mos		
Yes	3		c. 160 s. 231		RAILROAD TRAIN; OPERATION; GROSS NEGLIGENCE c. 160 s. 231							
Yes	2		c. 160 s. 225		RAILROAD, MALICIOUS INJURY TO c. 160 s. 225	Misd.				1 yr		
Yes	1	Note A	c. 160 s. 227		RAILROAD, MALICIOUSLY STOP c. 160 s. 227	Misd.				1 mo		
Yes	6		c. 160 s. 226		RAILROAD, OBSTRUCT/ENDANGER c. 160 s. 226	Felony						20 yrs
Yes	7		c. 265 s. 22(b)		RAPE c. 265 s. 22(b)	Felony						20 yrs
Yes	8		c. 265 s. 22A		RAPE OF CHILD WITH FORCE c. 265 s. 22A	Felony						Life
Yes	8		c. 265 s. 22C		RAPE OF CHILD WITH FORCE, AFTER CERTAIN OFFENSES c. 265 s. 22C	Felony		20 yrs			20 yrs	Life
Yes	8		c. 265 s. 22B		RAPE OF CHILD WITH FORCE, AGGRAVATED c. 265 s. 22B	Felony		15 yrs			15 yrs	Life
Yes	6		c. 265 s. 23		RAPE OF CHILD, STATUTORY c. 265 s. 23	Felony				2 1/2 yrs		Life
Yes	7		c. 265 s. 23B		RAPE OF CHILD, STATUTORY, AFTER CERTAIN OFFENSES c. 265 s. 23B	Felony		15 yrs			15 yrs	Life
Yes	7		c. 265 s. 23A		RAPE OF CHILD, STATUTORY, AGGRAVATED c. 265 s. 23A	Felony		10 yrs			10 yrs	Life
Yes	8		c. 265 s. 22(a)		RAPE, AGGRAVATED c. 265 s. 22(a)	Felony						Life

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Yes	8	Note H	c. 265 s. 22(a)		RAPE, AGGRAVATED, ARMED, FIREARM c. 265 s. 22(a)	Felony					10 yrs	Life
Yes	8	Note B / Note H	c. 265 s. 22(a)		RAPE, AGGRAVATED, ARMED, FIREARM SUBSQ. OFF. c. 265 s. 22(a)	Felony					15 yrs	Life
Yes	8	Note H	c. 265 s. 22(a)		RAPE, AGGRAVATED, SUBSQ. OFF. c. 265 s. 22(a)	Felony						Life
Yes	8	Note A	c. 265 s. 22(b)		RAPE, ARMED, FIREARM c. 265 s. 22(b)	Felony					10 yrs	20 yrs
Yes	8	Note B / Note H	c. 265 s. 22(b)		RAPE, ARMED, FIREARM SUBSQ. OFF. c. 265 s. 22(b)	Felony					15 yrs	Life
Yes	8		c. 265 s. 22(b)		RAPE, SUBSQ. OFF. c. 265 s. 22(b)	Felony						Life
Yes	1		c. 112 s. 194		REAL ESTATE APPRAISER, UNLIC c. 112 s. 194	Misd.				6 mos		
Yes	2		c. 112 s. 194		REAL ESTATE APPRAISER, UNLIC, SUB c. 112 s. 194	Misd.				1 yr		
Yes	1		c. 112 s. 87AAA		REAL ESTATE BLOCKBUSTING c. 112 s. 87AAA	Misd.				6 mos		
Yes	3		c. 266 s. 60		RECEIVE STOLEN OR FALSELY TRADED PROPERTY UNDER \$1,200 SUBSQ. OFF. c. 266 s. 60	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 266 s. 60		RECEIVE STOLEN OR FALSELY TRADED PROPERTY UNDER \$1,200 c. 266 s. 60	Misd.				2 1/2 yrs		
Yes	3	Note G	c. 266 s. 60		RECEIVE STOLEN OR FALSELY TRADED PROPERTY OVER \$1,200 c. 266 s. 60	Felony	Under \$10,000			2 1/2 yrs		5 yrs
Yes	4	Note G	c. 266 s. 60		RECEIVE STOLEN OR FALSELY TRADED PROPERTY OVER \$1,200 c. 266 s. 60	Felony	\$10,000 to \$50,000			2 1/2 yrs		5 yrs

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Yes	5	Note A / Note G	c. 266 s. 60		RECEIVE STOLEN OR FALSELY TRADED PROPERTY OVER \$1,200 c. 266 s. 60	Felony	\$50,000 and over			2 1/2 yrs		5 yrs
Yes	3		c. 266 s. 62		RECEIVER, COMMON c. 266 s. 62	Felony						10 yrs
Yes	3		c. 266 s. 55		RECEIVER, EMBEZZLEMENT/MISAPPLICATION BY c. 266 s. 55	Felony				2 yrs		10 yrs
Yes	3		c. 265 s. 13L		RECKLESS ENDANGERMENT TO CHILDREN c. 265 s. 13L	Misd.				2 1/2 yrs		
Yes	1		c. 90 s. 24(2)(a)		RECKLESS OPERATION OF MOTOR VEHICLE c. 90 s. 24(2)(a)	Misd.			2 weeks	2 yrs		
Yes	2		c. 276 s. 82A		RECOGNIZANCE OR BAIL, FAIL APPEAR ON MISDEMEANOR c. 276 s. 82A	Misd.				1 yr		
Yes	3		c. 276 s. 82A		RECOGNIZANCE OR BAIL; FAIL TO APPEAR ON FELONY c. 276 s. 82A	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 266 s. 143B	c. 266 s. 143E(i)	RECORDING OF LIVE PERFORMANCE, UNAUTH c. 266 s. 143B - Large Quantity	Felony						5 yrs
Yes	2		c. 266 s. 143B	c. 266 s. 143E(ii)	RECORDING OF LIVE PERFORMANCE, UNAUTH c. 266 s. 143B - Medium Quantity	Misd.				2 yrs		
Yes	2		c. 266 s. 143B	c. 266 s. 143E(iii)	RECORDING OF LIVE PERFORMANCE, UNAUTH c. 266 s. 143B - Small Quantity	Misd.				1 yr		
Yes	3		c. 266 s. 143C	c. 266 s. 143E(i)	RECORDING W/OUT MFR NAME, MFR/SELL/RENT c. 266 s. 143C - Large Quantity	Felony						5 yrs
Yes	2		c. 266 s. 143C	c. 266 s. 143E(ii)	RECORDING W/OUT MFR NAME, MFR/SELL/RENT c. 266 s. 143C - Medium Quantity	Misd.				2 yrs		
Yes	2		c. 266 s. 143C	c. 266 s. 143E(iii)	RECORDING W/OUT MFR NAME, MFR/SELL/RENT c. 266 s. 143C - Small Quantity	Misd.				1 yr		

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Yes	3		c. 266 s. 143A	c. 266 s. 143E(i)	RECORDING, UNAUTHORIZED REPRODUCTION OF c. 266 s. 143A - Large Quantity	Felony						5 yrs
Yes	2		c. 266 s. 143A	c. 266 s. 143E(ii)	RECORDING, UNAUTHORIZED REPRODUCTION OF c. 266 s. 143A - Medium Quantity	Misd.				2 yrs		
Yes	2		c. 266 s. 143A	c. 266 s. 143E(iii)	RECORDING, UNAUTHORIZED REPRODUCTION OF c. 266 s. 143A - Small Quantity	Misd.				1 yr		
Yes	2		c. 55 s. 22		REFERENDUM REPORT, CORPORATION FAIL FILE c. 55 s. 22	Misd.				1 yr		
Yes	2		c. 55 s. 22A		REFERENDUM REPORT, MUNICIPALITY FL FILE c. 55 s. 22A	Misd.				1 yr		
Yes	1	Note A	c. 22C s. 54		REFUSAL TO AID GOVERNOR IN PERFORMANCE OF HIS DUTIES WITHIN CITY LIMITS c. 22C s. 54	Misd.				3 mos		
Yes	2		c. 185 s. 118		REGISTERED LAND, CONVEY ENCUMBERED c. 185 s. 118	Felony				1 yr		3 yrs
Yes	1	Note A	c. 90 s. 23		REGISTRATION SUSPENDED, OP MV WITH c. 90 s. 23	Misd.				10 das		
Yes	1		c. 90 s. 23		REGISTRATION SUSPENDED, OP MV, SUBSQ.OFF c. 90 s. 23	Misd.			60 das	1 yr		
Yes	1		c. 90 s. 24(2)(a)		REGISTRATION, FALSE STATEMNT IN APPL FOR c. 90 s. 24(2)(a)	Misd.			2 weeks	2 yrs		
Yes	1		c. 175 s. 177O		REINSURANCE INTERMEDIARY, UNLICENSED c. 175 s. 177O	Misd.				6 mos		
Yes	2		c. 272 s. 38		RELIGIOUS SERVICE, DISTURB c. 272 s. 38	Misd.				1 yr		
Yes	1	Note A	c. 93 s. 28A	c. 93 s. 28D	REMOVAL OR TERMINATION SALES; VIOLATION c. 93 s. 28A	Misd.				30 das		

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Yes	1		c. 266 s. 120E½(c)		REPRODUCTIVE HEALTH CARE FACILITY, FAIL TO COMPLY W/ WITHDRAWL ORDER c. 266 s. 120E½(c)	Misd.				3 mos		
Yes	2		c. 266 s. 120E½(c)		REPRODUCTIVE HEALTH CARE FACILITY, FAIL TO COMPLY W/ WITHDRAWL ORDER, SUBSQ. c. 266 s. 120E½(c)	Misd.				2 1/2 yrs		
Yes	2		c. 266 s. 120E½(d)		REPRODUCTIVE HEALTH CARE FACILITY, INJURE OR INTIMIDATE OR ATTEMPTS c. 266 s. 120E½(d)	Misd.				1 yr		
Yes	3		c. 266 s. 120E½(d)		REPRODUCTIVE HEALTH CARE FACILITY, INJURE OR INTIMIDATE OR ATTEMPTS, SUBSQ. c. 266 s. 120E½(d)	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 266 s. 120E½(g)		REPRODUCTIVE HEALTH CARE FACILITY, INTERFERE W/VEHICLE, RECKLESS c. 266 s. 120E½(g)	Misd.				3 mos		
Yes	3		c. 266 s. 120E½(g)		REPRODUCTIVE HEALTH CARE FACILITY, INTERFERE W/VEHICLE, RECKLESS, SUBSQ. c. 266 s. 120E½(g)	Misd.				2 1/2 yrs		
Yes	2		c. 266 s. 120E½(f)		REPRODUCTIVE HEALTH CARE FACILITY, INTERFERE/IMPEDE OR ATEMPTS ACCESS/DEPARTURE c. 266 s. 120E½(f)	Misd.				3 mos		
Yes	3		c. 266 s. 120E½(f)		REPRODUCTIVE HEALTH CARE FACILITY, INTERFERE/IMPEDE OR ATEMPTS ACCESS/DEPARTURE, SUBSQ. OFF. c. 266 s. 120E½(f)	Misd.				2 1/2 yrs		
Yes	2		c. 266 s. 120E½(e)		REPRODUCTIVE HEALTH CARE FACILITY, INTERFERE/IMPEDE W/SERVICES c. 266 s. 120E½(e)	Misd.				6 mos		
Yes	3		c. 266 s. 120E½(e)		REPRODUCTIVE HEALTH CARE FACILITY, INTERFERE/IMPEDE W/SERVICES SUBSQ. c. 266 s. 120E½(e)	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 266 s. 104B		RESEARCH ANIMALS, MALICIOUS INTERFERENCE c. 266 s. 104B	Felony				2 1/2 yrs		10 yrs
Yes	2		c. 266 s. 104B		RESEARCH ANIMALS, WILFUL INTERFERENCE c. 266 s. 104B	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 266 s. 138		RESERVOIR/DAM/CANAL/MILL, OBSTRUCT OR DAMAGE c. 266 s. 138	Felony				2 yrs		5 yrs

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Yes	2		c. 56 s. 4		RESIDENT LIST OR VOTER REGISTRAR, FAIL GIVE INFORMATION OR FILE ANNUAL c. 56 s. 4	Misd.				1 yr		
Yes	3		c. 56 s. 5		RESIDENT LIST, FALSE INFORMATION FOR c. 56 s. 5							
Yes	2		c. 54 s. 91A	c. 56 s. 5	RESIDENT LIST, FALSE INFORMATION, SPECIALLY QUALIFIED VOTER c. 54 s. 91A							
Yes	2		Common Law	c. 279 s. 5	RESIST ARREST Common Law	Common Law						
Yes	2		c. 268 s. 32B		RESIST, ARREST c. 268 s. 32B	Misd.				2 1/2 yrs		
Yes	1	Note A	c. 140 s. 12		RESTAURANT, DEFRAUD c. 140 s. 12	Misd.				3 mos		
Yes	2		c. 272 s. 26		RESTAURANT/BAR, ALLOW SOLICITATION IN OR RESOURT TO FOR IMMORALITY c. 272 s. 26	Misd.				1 yr		
Yes	1		c. 272 s. 25		RESTAURANT/BAR, BARRED DOORS OR UNLICENSED ENCLOSURE IN c. 272 s. 25	Misd.				6 mos		
Yes	3		c. 121B s. 32F		RESTRAINING ORDER OR INJUNCTION AGAINST ENTERING PUBLIC HOUSING, VIOLATION c. 121B s. 32F	Misd.				2 yrs		
Yes	3		c. 12 s. 11L		RESTRAINING ORDER VIOLATION BY UNLICENSED HEALTH OR MENTAL HEALTH PROFESSIONAL c. 12 s. 11L	Misd.				2 1/2 yrs		
Yes	2		c. 93 s. 4	c. 93 s. 10	RESTRAINT OF TRADE OR COMMERCE; KNOWINGLY VIOLATES WITH SPECIFIC INTENT TO INJURE c. 93 s. 4	Misd.				1 yr		
Yes	2		c. 151B s. 4A		RESTRICTIVE COVENANT, CONVEY PROPERTY W/ c. 151B s. 4A	Misd.				1 yr		
Yes	2		c. 93 s. 14F		RETAILER OR WHOLESALER, SELL BELOW COST c. 93 s. 14F	Misd.			1 mo	1 yr		

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Yes	2		c. 268 s. 6B		RETURN BY PROCESS SERVER, FALSE c. 268 s. 6B	Misd.				1 yr		
Yes	2		c. 128 s. 2B		RIDING SCHOOL VIOLATION, SUBSQ. OFF. c. 128 s. 2B	Misd.				2 1/2 yrs		
Yes	1		c. 131 s. 4	c. 131 s. 4	RIFLE OF IMPROPER CALIBER c. 131 s. 4	Misd.				6 mos		
Yes	2		c. 269 s. 12D(a)		RIFLE/SHOTGUN ON WAY, CARRY LOADED c. 269 s. 12D(a)	Misd.				2 yrs		
Yes	2		c. 269 s. 10(g)		RIFLE/SHOTGUN W/O SERIAL NO., SELL c. 269 s. 10(g)	Misd.				2 1/2 yrs		
Yes	3		c. 140 s. 131L(a)	c. 140 s. 131L(c)	RIFLE/SHOTGUN, STORE IMPROPER NEAR MINOR c. 140 s. 131L(a)	Felony						
Yes	2		c. 269 s. 7		RIOT, DESTROY BUILDING/BOAT IN c. 269 s. 7	Felony				2 yrs		5 yrs
Yes	2		c. 269 s. 2		RIOT, FAIL DISPERSE OR FAIL ASSIST IN DISPERSING c. 269 s. 2	Misd.				1 yr		
Yes	3		c. 264 s. 11		RIOT, INCITE c. 264 s. 11	Felony				2 1/2 yrs		3 yrs
Yes	1		c. 90 s. 24B		RMV DOCUMENT OR SIGNATURE, POSSESS FALSE/STOLEN, MISUSE/FORGE c. 90 s. 24B	Felony				2 yrs		5 yrs
Yes	4		c. 90 s. 24B(iii)		RMV DOCUMENT OR SIGNATURE, POSSESS FALSE/STOLEN, MISUSE/FORGE WITH INTENT TO DISTRIBUTE, 10 OR MORE c. 90 s. 24B(iii)	Felony						10 yrs
Yes	2		c. 90 s. 24B(i)		RMV DOCUMENT OR SIGNATURE, POSSESS FALSE/STOLEN, MISUSE/FORGE WITH INTENT TO DISTRIBUTE, 5 OR FEWER c. 90 s. 24B(i)	Felony				2 yrs		5 yrs
Yes	3		c. 90 s. 24B(ii)		RMV DOCUMENT OR SIGNATURE, POSSESS FALSE/STOLEN, MISUSE/FORGE WITH INTENT TO DISTRIBUTE, 6 TO 10 c. 90 s. 24B(ii)	Felony				2 yrs		5 yrs

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Yes	6		c. 265 s. 19(a)		ROBBERY +60, UNARMED c. 265 s. 19(a)	Felony						Life
Yes	7		c. 265 s. 19(a)		ROBBERY +60, UNARMED, SUBSQ. OFF. c. 265 s. 19(a)	Felony					2 yrs	Life
Yes	6	Note G	c. 265 s. 17		ROBBERY, ARMED & MASKED c. 265 s. 17	Felony	No Display of Gun				5 yrs	Life
Yes	7	Note G	c. 265 s. 17		ROBBERY, ARMED & MASKED c. 265 s. 17	Felony	Display of Gun				5 yrs	Life
Yes	7	Note B / Note G	c. 265 s. 17		ROBBERY, ARMED & MASKED, SUBSQ. OFF. c. 265 s. 17	Felony	No display of Gun				10 yrs	Life
Yes	8	Note G	c. 265 s. 17		ROBBERY, ARMED & MASKED, SUBSQ. OFF. c. 265 s. 17	Felony	Display of Gun				10 yrs	Life
Yes	6	Note G	c. 265 s. 17		ROBBERY, ARMED c. 265 s. 17	Felony	No Display of Gun					Life
Yes	7	Note G	c. 265 s. 17		ROBBERY, ARMED c. 265 s. 17	Felony	Display of Gun					Life
Yes	7		c. 265 s. 17		ROBBERY, ARMED, FIREARM & MASKED c. 265 s. 17	Felony					5 yrs	Life
Yes	8	Note B	c. 265 s. 17		ROBBERY, ARMED, FIREARM & MASKED, SUBSQ. c. 265 s. 17	Felony					15 yrs	Life
Yes	7		c. 265 s. 17		ROBBERY, ARMED, FIREARM c. 265 s. 17	Felony					5 yrs	Life
Yes	8	Note B	c. 265 s. 17		ROBBERY, ARMED, FIREARM, SUBSQ. c. 265 s. 17	Felony					15 yrs	Life
Yes	4		c. 265 s. 19(b)		ROBBERY, UNARMED c. 265 s. 19(b)	Felony						Life

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Yes	2		c. 167 App. s. 1-4		RULES AND REGULATIONS OF BANK COMMISSIONER, VIOLATION OF c. 167 App. s. 1-4	Misd.				1 yr		
Yes	3		c. 266 s. 111C		RUNNER FOR INSURANCE FRAUD c. 266 s. 111C	Felony			6 mos	2 1/2 yrs		5 yrs
Yes	2		c. 6C s. 57A		SAFE DRIVER INSURANCE PLAN, DISSEMINATING OR USING RECORDS OR DATA c. 6C s. 57A	Misd.				1 yr		
Yes	2		c. 143 s. 87		SAFETY FILM, SELL/MARK FALSE c. 143 s. 87	Misd.			6 mos	2 yrs		
Yes	2		c. 143 s. 3V		SAFETY GLASS, FAIL USE c. 143 s. 3V	Misd.				1 yr		
Yes	2		c. 93 s. 17		SALE OF MINING STOCK WITH KNOWLEDGE OF FALSE ADVERTISING c. 93 s. 17	Misd.				2 yrs		
Yes	1	Note A	c. 130 s. 92		SALE OF SCALLOPS; VIOLATION c. 130 s. 92	Misd.				30 das		
Yes	2		c. 62C s. 73(i)		SALES OR USE TAX CERTIFICATE, VIOLATION c. 62C s. 73(i)	Misd.				1 yr		
Yes	2		c. 168 s. 23	c. 168 s. 23A	SAVINGS BANK CHARGE UNDISCLOSED LOAN FEE, OFFICER ACCEPT FEE c. 168 s. 23	Misd.				1 yr		
Yes	2		c. 168 s. 20	c. 168 s. 23A	SAVINGS BANK FL REPORT INSIDER LOAN c. 168 s. 20	Misd.				1 yr		
Yes	2		c. 168 s. 19	c. 168 s. 23A	SAVINGS BANK INSIDER LOAN c. 168 s. 19	Misd.				1 yr		
Yes	2		c. 167E s. 5(c)		SAVINGS BANK LOAN/DISCOUNT ON OWN STOCK c. 167E s. 5(c)	Misd.				1 yr		
Yes	2		c. 168 s. 22		SAVINGS BANK OFFICER/EMPLOYEE VIOLATION c. 168 s. 22	Misd.				1 yr		

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Yes	1		c. 168 s. 29	c. 168 s. 24	SAVINGS BANKS WRONGFUL PAYMENT OR AUTHORIZATION OF PAYMENT OF INTEREST c. 168 s. 29	Misd.				6 mos		
Yes	1	Note A	c. 130 s. 71		SCALLOPS IN CLOSED SEASON c. 130 s. 71	Misd.				30 das		
Yes	1	Note A	c. 130 s. 72		SCALLOPS, EXCESS CATCH OF c. 130 s. 72	Misd.				30 das		
Yes	1	Note A	c. 130 s. 70		SCALLOPS, IMMATURE c. 130 s. 70	Misd.				30 das		
Yes	1		c. 21 s. 17B		SCENIC RIVER/STREAM ORDER VIOLATION c. 21 s. 17B	Misd.				6 mos		
Yes	1	Note A	c. 149 s. 79		SCHOOL ATTENDANCE OFFICER, OBSTRUCT c. 149 s. 79	Misd.				2 mos		
Yes	1	Note A	c. 90 s. 7B	c. 90 s. 20	SCHOOL BUS, OVERCROWDED c. 90 s. 7B	Misd.				30 das		
Yes	1	Note A	c. 272 s. 40		SCHOOL OR PUBLIC ASSEMBLY, DISTURB c. 272 s. 40	Misd.				1 mo		
Yes	2	Note A	c. 272 s. 40		SCHOOL OR PUBLIC ASSEMBLY, DISTURB, 3RD AND SUBSQ. OFF. c. 272 s. 40	Misd.			1 mo	1 mo		
Yes	1	Note A	c. 272 s. 40A		SCHOOL, POSSESS LIQUOR IN c. 272 s. 40A	Misd.				30 das		
Yes	1		c. 94 s. 77A through 88D	c. 94 s. 88D	SEAFOOD VIOLATIONS c. 94 s. 77A through 88D	Misd.				6 mos		
Yes	5		c. 175 s. 59	c. 268 s. 1	SECRETARY, DOMESTIC/STOCK COMPANIES, FALSE RECORD c. 175 s. 59	Felony				2 1/2 yrs		20 yrs
Yes	5		c. 175 s. 78	c. 268 s. 1	SECRETARY, MUTUAL COMPANY, FALSE RECORD c. 175 s. 78	Felony				2 1/2 yrs		20 yrs

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Yes	5		c. 110A ss. 101 thru 417	c. 110A s. 409(a)	SECURITIES VIOLATION OR FILING, FALSE c. 110A ss. 101 thru 417	Felony						10 yrs
Yes	2		c. 147 s. 57		SECURITY SYSTEM BUSINESS, UNLICENSED c. 147 s. 57	Misd.				1 yr		
Yes	2		c. 271 s. 36		SECURITY/COMMODITY BUCKETING c. 271 s. 36	Misd.				1 yr		
Yes	4		c. 271 s. 36		SECURITY/COMMODITY BUCKETING SUBSQ. OFF. c. 271 s. 36							
Yes	2		c. 271 s. 37	c. 271 s. 36	SECURITY/COMMODITY PRICES, PUBLISH IMPRO c. 271 s. 37	Misd.				1 yr		
Yes	4		c. 271 s. 37	c. 271 s. 36	SECURITY/COMMODITY PRICES, PUBLISH IMPRO SUBSQ. OFF. c. 271 s. 37							
Yes	2		c. 140 s. 122D		SELF DEFENSE SPRAY, POSSESSION OR PURCHASE VIOLATION c. 140 s. 122D	Misd.				2 yrs		
Yes	2		c. 140 s. 122C(b)		SELF DEFENSE SPRAY, UNLICENSED SALE OF c. 140 s. 122C(b)	Misd.				2 yrs		
Yes	2		c. 90 s. 34F		SELF-INSURER FAIL NOTIFY OF SUIT c. 90 s. 34F	Misd.				1 yr		
Yes	2		c. 6 s. 178N		SEX OFFENDER REGISTRY INFORMATION, ILLEGAL USE OF c. 6 s. 178N	Misd.				2 1/2 yrs		
Yes	1		c. 6 s. 178K(2)(e)		SEX OFFENDER RESIDE IN NURSING HOME, LEVEL 3 c. 6 s. 178K(2)(e)	Misd.				30 das		
Yes	3		c. 6 s. 178K(2)(e)		SEX OFFENDER RESIDE IN NURSING HOME, LEVEL 3, 2ND OFF. c. 6 s. 178K(2)(e)	Felony				2 1/2 yrs		5 yrs
Yes	5		c. 6 s. 178K(2)(e)		SEX OFFENDER RESIDE IN NURSING HOME, LEVEL 3, 3RD OR SUBSQ. OFF. c. 6 s. 178K(2)(e)	Felony		5 yrs			5 yrs	5 yrs

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Yes	2		c. 265 s. 48		SEX OFFENDER, ENGAGE IN ICE CREAM TRUCK VENDING c. 265 s. 48	Misd.				2 1/2 yrs		
Yes	2		c. 41 s. 97D		SEXUAL ASSAULT/ABUSE CONFIDENTIALITY VIOLATION c. 41 s. 97D	Misd.				1 yr		
Yes	5		c. 272 s. 53A(c)		SEXUAL CONDUCT WITH CHILD UNDER 18, PAY FOR c. 272 s. 53A(c)	Felony				2 1/2 yrs		10 yrs
Yes	1		c. 272 s. 53A(a)		SEXUAL CONDUCT, FOR FEE c. 272 s. 53A(a)	Misd.				1 yr		
Yes	3		c. 272 s. 53A(b)		SEXUAL CONDUCT, PAY FOR c. 272 s. 53A(b)	Misd.				2 1/2 yrs		
Yes	7		c. 272 s. 3		SEXUAL INTERCOURSE, DRUG FOR c. 272 s. 3	Felony					10 yrs	Life
Yes	3		c. 272 s. 4		SEXUAL INTERCOURSE, INDUCE CHASTE MINOR c. 272 s. 4	Felony				2 1/2 yrs		3 yrs
Yes	1		c. 130 s. 106		SHARK FIN VIOLATIONS c. 130 s. 106	Misd.				60 das		
Yes	3		c. 130 s. 75		SHELLFISH IN CONTAMINATED AREA AT NIGHT c. 130 s. 75	Felony						3 yrs
Yes	3		c. 130 s. 75		SHELLFISH IN CONTAMINATED AREA BY DEALER c. 130 s. 75	Misd.				2 1/2 yrs		
Yes	3		c. 130 s. 75		SHELLFISH IN CONTAMINATED AREA c. 130 s. 75	Misd.				2 yrs		
Yes	3		c. 130 s. 82		SHELLFISH LABELING VIOLATION c. 130 s. 82							
Yes	1	Note A	c. 130 s. 67		SHELLFISH LICENSED GROUNDS VIOL c. 130 s. 67	Misd.				1 mo		

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Yes	2	Note A	c. 130 s. 67		SHELLFISH LICENSED GROUNDS VIOL, SUBSQ. OFF. c. 130 s. 67	Misd.				6 mos		
Yes	1		c. 130 s. 68		SHELLFISH LICENSED WATERS VIOL c. 130 s. 68	Misd.			1 mo	6 mos		
Yes	3		c. 130 s. 81		SHELLFISH SALES VIOLATION c. 130 s. 81							
Yes	2		c. 266 s. 30A		SHOPLIFTING, 3RD AND SUBSQ OFF; UNDER \$250.00 c. 266 s. 30A	Misd.				2 yrs		
Yes	1		c. 266 s. 30A		SHOPLIFTING; OVER \$250.00 c. 266 s. 30A	Misd.				2 1/2 yrs		
Yes	2		c. 131 s. 66	c. 131 s. 90	SHOTGUN SHELLS IN CLOSED SEASON c. 131 s. 66	Misd.				1 yr		
Yes	1	Note A	c. 131 s. 63	c. 131 s. 90	SHOTGUN/RIFLE IN MV/PLANE/BOAT, LOADED c. 131 s. 63	Misd.				60 das		
Yes	1	Note A	c. 159A App. s. 1-6		SIGHTSEEING TOURS BY AUTOMOBILE; UNLICENSED c. 159A App. s. 1-6	Misd.				1 mo		
Yes	3		c. 266 s. 31		SIGNATURE, OBTAINING BY FALSE PRETENSE c. 266 s. 31	Felony				2 yrs		10 yrs
Yes	3		c. 269 s. 10A		SILENCER, SELL/USE/POSSESS FIREARM c. 269 s. 10A	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 271 s. 6B	c. 271 s. 7	SKILO, SET UP/PROMOTE c. 271 s. 6B	Felony				2 1/2 yrs		3 yrs
Yes	1	Note A	c. 94 s. 139D		SLAUGHTER BY INHUMANE METHOD c. 94 s. 139D	Misd.				60 das		
Yes	1	Note A	c. 94 s. 139E		SLAUGHTER IN VIOLATION HUMANE REGULATION c. 94 s. 139E	Misd.				60 das		

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Yes	2		c. 266 s. 75B		SLUGS, MANUFACTURE/SELL FOR COIN MACHINES c. 266 s. 75B	Misd.				1 yr		
Yes	1		c. 140 s. 99		SMALL LOANS INVESTIGATION, OBSTRUCT c. 140 s. 99	Misd.				6 mos		
Yes	2		c. 140 s. 103		SMALL LOANS VIOLATION c. 140 s. 103	Misd.				1 yr		
Yes	3		c. 140 s. 110		SMALL LOANS, UNLICENSED c. 140 s. 110	Felony				2 1/2 yrs		10 yrs
Yes	1	Note A	c. 130 s. 36		SMELTS TAKEN FROM CLOSED AREA c. 130 s. 36	Misd.				30 das		
Yes	1		c. 130 s. 34		SMELTS TAKEN OUT OF SEASON c. 130 s. 34	Misd.				6 mos		
Yes	1		c. 130 s. 34		SMELTS TAKEN OUT OF SEASON, SUBSQ. OFF. c. 130 s. 34	Misd.				6 mos		
Yes	1	Note A	c. 272 s. 43A		SMOKING ON MBTA c. 272 s. 43A	Misd.				10 das		
Yes	3		c. 90B s. 26B(e)		SNOW/RECREATION VEHICLE DEATH, NEGLIGENCE c. 90B s. 26B(e)	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 90B s. 26B(e)		SNOW/RECREATION VEHICLE DEATH, RECKLESS c. 90B s. 26B(e)	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 90B s. 26B(d)		SNOW/RECREATION VEHICLE SERIOUS INJURY, NEGLIGENCE/RECKLESS c. 90B s. 26B(d)	Misd.				2 1/2 yrs		
Yes	1	Note A	c. 112 s. 133		SOCIAL WORKER, UNLICENSED c. 112 s. 133	Misd.				3 mos		
Yes	Contingent	Note J	c. 274 s. 8		SOLICITATION c. 274 s. 8 - Punishable by Life Sentence	Felony				2 1/2 yrs		20 yrs

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Yes	Contingent	Note J	c. 274 s. 8		SOLICITATION c. 274 s. 8 - Felony exceeding 10 years up to life	Felony				2 1/2 yrs		10 yrs
Yes	Contingent	Note J	c. 274 s. 8		SOLICITATION c. 274 s. 8 - Felony more than 5 years	Felony				2 1/2 yrs		5 yrs
Yes	Contingent	Note J	c. 274 s. 8		SOLICITATION c. 274 s. 8 - Felony less than 5 years	Misd.				2 1/2 yrs		
Yes	Contingent	Note I	Common Law	c. 279 s. 5	SOLICIT FELONY Common Law	Common Law						
Yes	2		c. 21H s. 8	c. 21H s. 8(a)	SOLID WASTE REGULATION VIOLATION c. 21H s. 8	Misd.				2 yrs		
Yes	1	Note A	c. 131 s. 83	c. 131 s. 90	SPARROW/STARLING, BLOCK EXTERMINATION OF c. 131 s. 83	Misd.				30 das		
Yes	2		c. 64E s. 2	c. 64E s. 11	SPECIAL FUELS, SELL WITHOUT LICENSE c. 64E s. 2	Misd.				1 yr		
Yes	3	Note A	c. 265 s. 36		SPORTING EVENT, THROW OBJECT AT c. 265 s. 36	Misd.				1 yr		
Yes	2		c. 148 s. 27A		SPRINKLER SYSTEM, DISCONNECT c. 148 s. 27A	Misd.				1 yr		
Yes	4		c. 265 s. 43(a)		STALKING c. 265 s. 43(a)	Felony				2 1/2 yrs		5 yrs
Yes	6	Note A / Note E	c. 265 s. 43(b)		STALKING IN VIOL OF RESTRAINING ORDER c. 265 s. 43(b)	Felony		1 yr	1 yr	2 1/2 yrs	1 yr	5 yrs
Yes	6	Note E	c. 265 s. 43(c)		STALKING, SUBSQ. OFF. c. 265 s. 43(c)	Felony		2 yrs	2 yrs	2 1/2 yrs	2 yrs	10 yrs
Yes	2		c. 268 s. 6		STATE AGENCY, FALSE STATEMENT TO c. 268 s. 6	Misd.				1 yr		

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Yes	2		c. 143 s. 94		STATE BUILDING CODE VIOLATION c. 143 s. 94	Misd.				1 yr		
Yes	2		c. 266 s. 96		STATE BUILDING, DAMAGE c. 266 s. 96	Misd.				2 yrs		
Yes	2		c. 56 s. 37		STATE EMPLOYEE EMPLOYED FOR REFERENDUM c. 56 s. 37	Misd.				1 yr		
Yes	4		c. 268A s. 4		STATE EMPLOYEE, COMPENSATION IMPROP/ACT AS AGENT/ATTY IMPROPER c. 268A s. 4	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 268A s. 6		STATE EMPLOYEE, CONFLICT OF INTEREST c. 268A s. 6	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 29 s. 66		STATE EMPLOYEE, FINANCE VIOLATION BY c. 29 s. 66	Misd.				1 yr		
Yes	4		c. 268A s. 5		STATE EMPLOYEE, FORMER OR PARTNER, CONFLICT OF INT/LOBBY IMPROPER c. 268A s. 5	Felony				2 1/2 yrs		5 yrs
Yes	4		c. 268A s. 7		STATE EMPLOYEE, INTEREST IN ST CONTRACT c. 268A s. 7	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 268B s. 4(a)	c. 268B s. 7	STATE ETHICS COMMISSION, DISCLOSE IMPROP c. 268B s. 4(a)	Misd.				1 yr		
Yes	4		c. 268B s. 4(c)	c. 268B s. 7	STATE ETHICS COMMISSION, PERJURY TO c. 268B s. 4(c)	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 10 s. 30A		STATE LOTTERY EMPLOYEE, IMPERSONATE c. 10 s. 30A	Misd.				1 yr		
Yes	2		c. 10 s. 30A		STATE LOTTERY LICENSE/JOB, PROMISE c. 10 s. 30A	Felony				2 1/2 yrs		3 yrs
Yes	2		c. 111 s. 127A		STATE SANITARY CODE MEDICAL WASTE VIOL c. 111 s. 127A	Misd.				2 yrs		

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Yes	2		c. 266 s. 21		STOLEN PROPERTY, REFUSE RETURN c. 266 s. 21	Felony				2 yrs		5 yrs
Yes	2		c. 272 s. 106		STOLEN VALOR c. 272 s. 106	Misd.				1 yr		
Yes	2		c. 148 s. 38H		STORAGE TANK REGULATIONS VIOLATION c. 148 s. 38H	Misd.				2 yrs		
Yes	2		c. 148 s. 38B through 38I	c. 148 s. 38H	STORAGE TANK, FAIL NOTIFY DPS OF c. 148 s. 38B through 38I	Misd.				2 yrs		
Yes	1		c. 148 s. 46		STOVE POLISH, EXPLOSIVE c. 148 s. 46	Misd.				6 mos		
Yes	4		c. 265 s. 15D(b)		STRANGULATION OR SUFFOCATION c. 265 s. 15D(b)	Felony				2 1/2 yrs		5 yrs
Yes	5		c. 265 s. 15D(c)(iii)		STRANGULATION/SUFFOCATION SUBSQ. OFF. c. 265 s. 15D(c)(iii)	Felony				2 1/2 yrs		10 yrs
Yes	5		c. 265 s. 15D(c)(ii)		STRANGULATION/SUFFOCATION, PREGNANT VICTIM c. 265 s. 15D(c)(ii)	Felony				2 1/2 yrs		10 yrs
Yes	5		c. 265 s. 15D(c)(i)		STRANGULATION/SUFFOCATION, SERIOUS BODILY INJURY c. 265 s. 15D(c)(i)	Felony				2 1/2 yrs		10 yrs
Yes	5		c. 265 s. 15D(c)(iv)		STRANGULATION/SUFFOCATION, VIOLATION OF COUT ORDER c. 265 s. 15D(c)(iv)	Felony				2 1/2 yrs		10 yrs
Yes	2		c. 161 s. 31		STREETCAR DIRECTOR VIOLATION c. 161 s. 31	Misd.				1 yr		
Yes	1	Note A	c. 161 s. 96		STREETCAR OBSTRUCT PUBLIC WAY c. 161 s. 96	Misd.				3 mos		
Yes	4		c. 161 s. 94		STREETCAR OBSTRUCT; ENDANGER LIFE AND SAFETY OF OTHERS c. 161 s. 94	Felony						10 yrs

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Yes	1	Note A	c. 161 s. 94		STREETCAR, OBSTRUCT c. 161 s. 94	Misd.				3 mos		
Yes	1		c. 272 s. 53(a)		STREETWALKER, COMMON c. 272 s. 53(a)	Misd.				6 mos		
Yes	1		c. 149 s. 23A		STRIKE, EMPLOY ARMED GUARDS DURING c. 149 s. 23A	Misd.				6 mos		
Yes	1	Note A	c. 130 s. 100B		STRIPED BASS VIOLATION c. 130 s. 100B	Misd.				60 das		
Yes	1		c. 264 s. 21		SUBVERSIVE ORGANIZATION RECORDS, DESTROY c. 264 s. 21	Felony				2 1/2 yrs		3 yrs
Yes	1		c. 264 s. 22		SUBVERSIVE ORGANIZATION USE HALL, ALLOW c. 264 s. 22	Misd.				1 yr		
Yes	1		c. 264 s. 23		SUBVERSIVE ORGANIZATION, CONTRIBUTE TO c. 264 s. 23	Felony				2 1/2 yrs		3 yrs
Yes	1		c. 264 s. 19		SUBVERSIVE ORGANIZATION, MEMBERSHIP IN c. 264 s. 19	Felony				2 1/2 yrs		3 yrs
Yes	2		c. 91 s. 53	c. 91 s. 55	SUPERVISION OF TRANSPORTATION AND DUMPING OF DREDGED MATERIALS IN TIDEWATERS, FAILURE TO PAY FOR c. 91 s. 53	Misd.				1 yr		
Yes	2		c. 91 s. 52	c. 91 s. 55	SUPERVISION OF TRANSPORTATION AND DUMPING OF DREDGED MATERIALS IN TIDEWATERS, VIOLATION OF c. 91 s. 52	Misd.				1 yr		
Yes	3		c. 273 s. 15	c. 273 s. 15A(3)	SUPPORT CHILD OUT OF WEDLOCK, ENTER W/O c. 273 s. 15	Felony				2 1/2 yrs		10 yrs
Yes	3		c. 273 s. 15	c. 273 s. 15A(2)	SUPPORT CHILD OUT OF WEDLOCK, FAIL c. 273 s. 15	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 273 s. 15	c. 273 s. 15A(3)	SUPPORT CHILD OUT OF WEDLOCK, LEAVE W/O c. 273 s. 15	Felony				2 1/2 yrs		10 yrs

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Yes	2		c. 273 s. 23		SUPPORT NEEDY DISABLED PERSON, FAIL TO c. 273 s. 23	Misd.				2 yrs		
Yes	3		c. 273 s. 15	c. 273 s. 15A(2)	SUPPORT ORDER, CHILD OUT OF WED, DISOBEY c. 273 s. 15	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 273 s. 1(4)	c. 273 s. 15A(2)	SUPPORT ORDER, FAIL COMPLY WITH c. 273 s. 1(4)	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 273 s. 15B		SUPPORT ORDER, RECEIVE OR CONCEAL ASSET TO AVOID c. 273 s. 15B	Misd.				2 1/2 yrs		
Yes	3		c. 273 s. 15B		SUPPORT ORDER, TRANSFER ASSET TO AVOID c. 273 s. 15B	Misd.				2 1/2 yrs		
Yes	2		c. 273 s. 20		SUPPORT PARENT, FAIL TO c. 273 s. 20	Misd.				1 yr		
Yes	3		c. 273 s. 1(3)	c. 273 s. 15A(3)	SUPPORT SPOUSE AND/OR CHILD, ENTER COMM WITHOUT c. 273 s. 1(3)	Felony				2 1/2 yrs		10 yrs
Yes	3		c. 273 s. 1(2)	c. 273 s. 15A(3)	SUPPORT SPOUSE AND/OR CHILD, LEAVE COMM WITHOUT c. 273 s. 1(2)	Felony				2 1/2 yrs		10 yrs
Yes	3		c. 273 s. 1(1)	c. 273 s. 15A(2)	SUPPORT, ABANDON SPOUSE AND/OR CHILD WITHOUT c. 273 s. 1(1)	Felony				2 1/2 yrs		5 yrs
Yes	1		c. 266 s. 126B		TAGGING PROPERTY c. 266 s. 126B	Misd.				2 yrs		
Yes	2		c. 92 s. 111		TAKING, DIVERTING, CORRUPTING , OR DEFILING OF A WATER SUPPLY, UNAUTHORIZED c. 92 s. 111	Misd.				1 yr		
Yes	3		c. 92A 1/2 s. 9		TAKING, DIVERTING, CORRUPTING , OR DEFILING OF A WATERSHED SUPPLY, UNAUTHORIZED c. 92A 1/2 s. 9	Felony				2 yrs		5 yrs
Yes	1		c. 265 s. 34		TATTOOING c. 265 s. 34	Misd.				1 yr		

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Yes	3		c. 62C s. 73(h)		TAX COLLECTOR, CORRUPT OR IMPEDE BY FORCE c. 62C s. 73(h)							
Yes	2		c. 62C s. 73(h)		TAX COLLECTOR, IMPEDE BY THREATS c. 62C s. 73(h)	Misd.				1 yr		
Yes	2		c. 62C s. 73(g)		TAX COMMISSIONER, FALSE STATEMENTS TO c. 62C s. 73(g)	Misd.				1 yr		
Yes	1		c. 62C s. 21		TAX DISCLOSURE, VIOLATION c. 62C s. 21	Misd.				6 mos		
Yes	2		c. 62C s. 21B		TAX INFORMATION, UNAUTHORIZED INSPECTION OF c. 62C s. 21B	Misd.				1 yr		
Yes	2		c. 59 s. 91		TAX LIST, FRAUDULENT PROPERTY c. 59 s. 91	Misd.				1 yr		
Yes	2		c. 62C s. 73(c)		TAX RECORDS, RETURN, EST. TAX VIOLATIONS c. 62C s. 73(c)	Misd.				1 yr		
Yes	2		c. 62C s. 73(d)		TAX RETURN, FALSE (MISDEMEANOR) c. 62C s. 73(d)	Misd.				1 yr		
Yes	3		c. 62C s. 73(f)		TAX UNLAWFUL RETURN, EVASION, DOCUMENT, OR EMBEZZLEMENT c. 62C s. 73(f)	Felony						3 yrs
Yes	1		c. 41 s. 30		TAX VALUATION, FALSE c. 41 s. 30	Misd.				6 mos		
Yes	2		c. 64A s. 11		TAX VIOLATION, GASOLINE c. 64A s. 11	Misd.				1 yr		
Yes	2		c. 62B s. 7		TAX WITHHOLDING VIOLATION BY EMPLOYER c. 62B s. 7	Misd.				1 yr		
Yes	2		c. 62C s. 73(e)		TAX WITHHOLDING VIOLATIONS c. 62C s. 73(e)	Misd.				1 yr		

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Yes	4		c. 62C s. 73(a)		TAX, ATTEMPT TO EVADE c. 62C s. 73(a)	Felony						5 yrs
Yes	2		c. 61A s. 23		TAX, EVADE BY AGRICULTURAL TAX PROCEDURE c. 61A s. 23	Misd.				1 yr		
Yes	4		c. 62C s. 73(b)		TAX, FAIL COLLECT OR PAY OVER c. 62C s. 73(b)	Felony						5 yrs
Yes	1	Note A	c. 131 s. 27	c. 131 s. 90	TAXIDERMIST VIOLATION c. 131 s. 27	Misd.				30 das		
Yes	4		c. 269 s. 10C		TEAR GAS/MACE, USE IN CRIME c. 269 s. 10C	Felony						7 yrs
Yes	1	Note A	c. 269 s. 14A		TELEPHONE CALLS/ELECTRONIC COMMUNICATIONS, ANNOYING OR OBSCENE c. 269 s. 14A	Misd.				3 mos		
Yes	2		c. 166 s. 6		TELEPHONE COMPANY DIRECTOR VIOLATION c. 166 s. 6	Misd.				1 yr		
Yes	2		c. 266 s. 37D		TELEPHONE CREDIT CARD SYSTEM, PUBLISH c. 266 s. 37D	Misd.				12 mos		
Yes	4		c. 166 s. 42B		TELEPHONE DEVICE, UNLAWFUL c. 166 s. 42B	Felony						15 yrs
Yes	2		c. 271 s. 17A		TELEPHONE FOR GAMING, USE c. 271 s. 17A	Misd.				1 yr		
Yes	3	Note A	c. 271 s. 17A	c. 271 s. 10	TELEPHONE FOR GAMING, USE, SUBSQ. OFF. c. 271 s. 17A	Misd.			3 mos	1 yr		
Yes	1	Note A	c. 112 s. 87VVV		TELEVISION/RADIO REPAIR, UNLICENSED c. 112 s. 87VVV	Misd.			30 das	3 mos		
Yes	1		c. 122 s. 23		TEWKSBURY HOSP PATIENT POSSESS LIQUOR c. 122 s. 23	Misd.				6 mos		

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Yes	2		c. 140 s. 180B		THEATRICAL AGENT, UNLICENSED c. 140 s. 180B	Misd.				1 yr		
Yes	5		c. 266 s. 40		THIEF, COMMON & NOTORIOUS c. 266 s. 40	Felony				2 1/2 yrs		20 yrs
Yes	1		c. 275 s. 2	c. 275 s. 4	THREAT TO COMMIT CRIME c. 275 s. 2	Misd.				6 mos		
Yes	3		c. 271 s. 39(b)		THREAT, BUSINESS c. 271 s. 39(b)	Felony				2 yrs		5 yrs
Yes	2		c. 140 s. 185E	c. 140 s. 185F	TICKET RESALE REGUL VIOLATION, 3RD AND SUBSQ. OFF. c. 140 s. 185E	Misd.				1 yr		
Yes	2		c. 140 s. 185A	c. 140 s. 185F	TICKET RESALE VIOLATION, 3RD AND SUBSQ. OFF. c. 140 s. 185A	Misd.				1 yr		
Yes	2		c. 140 s. 185D	c. 140 s. 185F	TICKET SCALPING, 3RD AND SUBSQ. OFF. c. 140 s. 185D	Misd.				1 yr		
Yes	1		c. 266 s. 113		TIMBER, WOOD AND SHRUBS, CUT OR DESTROY c. 266 s. 113	Misd.				6 mos		
Yes	1		c. 266 s. 113		TIMBER, WOOD AND SHRUBS, CUT OR DESTROY, SUNDAY/NIGHT/DISGUISE c. 266 s. 113	Misd.			5 das	6 mos		
Yes	1	Note A	c. 90 s. 7K		TIRES, SELL NONCONFORMING c. 90 s. 7K	Misd.				15 das		
Yes	1		c. 94 s. 307		TOBACCO PRODUCTS, SELL CONTAMINATED c. 94 s. 307	Misd.				6 mos		
Yes	1		c. 266 s. 27		TOOLS, LARCENY OF CONSTRUCTION c. 266 s. 27	Misd.				6 mos		
Yes	2	Note A	c. 266 s. 27		TOOLS, LARCENY OF CONSTRUCTION, SUBSQ. OFF. c. 266 s. 27	Misd.				6 mos		

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Yes	2		c. 21I s. 10	c. 21I s. 21(b)	TOXIC OR HAZARDOUS SUBSTANCE REPORTS, WILLFUL VIO. c. 21I s. 10	Misd.				1 yr		
Yes	2		c. 21I s. 11	c. 21I s. 21(b)	TOXICS USE REDUCTION PLAN, WILLFUL VIO. c. 21I s. 11	Misd.				1 yr		
Yes	2		c. 21I s. 21		TOXICS USE VIOLATION c. 21I s. 21	Misd.				1 yr		
Yes	4		c. 94C s. 27	c. 94C s. 38	TR	Misd.				2 yrs		
Yes	2		c. 21I s. 20	c. 21I s. 21(b)	TRADE SECRET PROTECTION; VIOLATION c. 21I s. 20	Misd.				1 yr		
Yes	3		c. 266 s. 60A		TRADE SECRET, BUY/SELL/RECEIVE STOLEN c. 266 s. 60A							
Yes	3		c. 266 s. 30(4)		TRADE SECRET, LARCENY OF c. 266 s. 30(4)	Felony				2 yrs		5 yrs
Yes	6		c. 265 s. 53(a)		TRAFFICKING OF ORGANS c. 265 s. 53(a)	Felony						15 yrs
Yes	7		c. 265 s. 53(b)		TRAFFICKING OF ORGANS OF PERSON UNDER 18 c. 265 s. 53(b)	Felony		5 yrs				
Yes	6		c. 265 s. 51(a)		TRAFFICKING OF PERSON FOR FORCED SERVICES c. 265 s. 51(a)	Felony		5 yrs			5 yrs	20 yrs
Yes	6		c. 265 s. 50(a)		TRAFFICKING OF PERSON FOR SEXUAL SERVITUDE c. 265 s. 50(a)	Felony		5 yrs			5 yrs	20 yrs
Yes	8		c. 265 s. 52(a)		TRAFFICKING OF PERSON FOR SEXUAL SERVITUDE OR FORCED SERVICES, SUBSEQUENT OFFENSE c. 265 s. 52(a)	Felony		10 yrs			10 yrs	life
Yes	7		c. 265 s. 51(b)		TRAFFICKING OF PERSON UNDER 18 FOR FORCED SERVICES c. 265 s. 51(b)	Felony		5 yrs			5 yrs	life

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Yes	7		c. 265 s. 50(b)		TRAFFICKING OF PERSON UNDER 18 FOR SEXUAL SERVITUDE c. 265 s. 50(b)	Felony		5 yrs			5 yrs	life
Yes	1	Note A	c. 272 s. 64		TRAMP c. 272 s. 64	Misd.				30 das		
Yes	2	Note B	c. 272 s. 64		TRAMP, VIOLATIONS BY c. 272 s. 64	Misd.			1 yr	2 1/2 yrs		
Yes	1	Note A	c. 161 s. 113		TRANSFER TICKET; MISUSE c. 161 s. 113	Misd.				1 mo		
Yes	0	Note A	c. 101 s. 7	c. 101 s. 9	TRANSIENT VENDOR SPECIAL STATEMENT VIOL c. 101 s. 7	Misd.				2 mos		
Yes	0	Note A	c. 101 s. 8	c. 101 s. 9	TRANSIENT VENDOR, UNLICENSED c. 101 s. 8	Misd.				2 mos		
Yes	2		c. 18 s. 5K		TRANSITIONAL ASSISTANCE FUNDS, EMBEZZLE, STEAL, OBTAIN BY FRAUD OR RECEIVE -\$100.00 c. 18 s. 5K	Misd.				1 yr		
Yes	3		c. 18 s. 5K		TRANSITIONAL ASSISTANCE FUNDS, EMBEZZLE, STEAL, OBTAIN BY FRAUD OR RECEIVE +\$100.00 c. 18 s. 5K	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 118 s. 2 Note		TRANSITIONAL ASSISTANCE, EMPLOYEE IN WELFARE FRAUD c. 118 s. 2 Note St. 1995 c. 5 s. 117							
Yes	3		c. 118 s. 2 Note		TRANSITIONAL ASSISTANCE, FALSELY DEPICTING SELF AS EXEMPT c. 118 s. 2 Note St. 1995 c. 5 s. 110(f)							
Yes	2		c. 118 s. 2 Note		TRANSITIONAL ASSISTANCE, UNAUTHORIZED RELEASE OF FINGERPRINT c. 118 s. 2 Note St. 1995 c. 5 s. 116	Misd.				2 1/2 yrs		
Yes	2		c. 148 s. 15		TRANSPORTATION OF EXPLOSIVES OR INFLAMMABLE MATERIALS; VIOLATION c. 148 s. 15	Misd.				1 yr		
Yes	1	Note A	c. 131 s. 85	c. 131 s. 90	TRANSPORTATION OF UNLAWFULLY TAKEN FISH/ANIMALS INTO OR OUT OF THE COMMONWEALTH c. 131 s. 85	Misd.				30 das		

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Yes	2	Note A	c. 131 s. 80A	c. 131 s. 90	TRAP, LEGHOLD c. 131 s. 80A	Misd.				6 mos		
Yes	1	Note A	c. 131 s. 80	c. 131 s. 90	TRAP, UNREGISTERED c. 131 s. 80	Misd.				30 das		
Yes	1		c. 131 s. 79	c. 131 s. 90	TRAP/NET/SNARE BIRD/MAMMAL c. 131 s. 79	Misd.				6 mos		
Yes	1	Note A	c. 131 s. 44	c. 131 s. 90	TRASH DEPOSITED BY HUNTER/FISHER c. 131 s. 44	Misd.				30 das		
Yes	2		c. 131 s. 42	c. 131 s. 90	TRASH DEPOSITED IN INLAND WATERS c. 131 s. 42	Misd.				2 yrs		
Yes	3		c. 111 s. 150A		TRASH TREATMENT FACILITY VIOLATION c. 111 s. 150A	Misd.				2 yrs		
Yes	8		c. 264 s. 2		TREASON c. 264 s. 2	Felony						Life
Yes	3	Note G	c. 266 s. 50		TREASURY EMPLOYEE, FRAUD BY c. 266 s. 50	Felony	Under \$10,000					Life
Yes	4	Note G	c. 266 s. 50		TREASURY EMPLOYEE, FRAUD BY c. 266 s. 50	Felony	\$10,000 to \$50,000					Life
Yes	5	Note G	c. 266 s. 50		TREASURY EMPLOYEE, FRAUD BY c. 266 s. 50	Felony	\$50,000 and over					Life
Yes	1		c. 87 s. 10		TREE/SHRUB, CUT/INJURE ON STATE HWAY c. 87 s. 10	Misd.				6 mos		
Yes	1		c. 87 s. 11		TREE/SHRUB, WILFULLY INJURE ANOTHER'S c. 87 s. 11	Misd.				6 mos		
Yes	1		c. 266 s. 114		TREES AND FENCES; MALICIOUS INJURY c. 266 s. 114	Misd.				6 mos		

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Yes	1	Note A	c. 266 s. 120		TRESPASS c. 266 s. 120	Misd.				30 das		
Yes	1		c. 266 s. 117		TRESPASS FOR TREE/PLANT/FRUIT c. 266 s. 117	Misd.				6 mos		
Yes	1		c. 266 s. 117		TRESPASS FOR TREE/PLANT/FRUIT SUN./NIGHT c. 266 s. 117	Misd.			5 das	6 mos		
Yes	1	Note A	c. 266 s. 123		TRESPASS ON STATE/COUNTY PROPERTY c. 266 s. 123	Misd.				3 mos		
Yes	3		c. 266 s. 123A		TRESPASS ON WATER SUPPLY WITH INTENT TO POLLUTE c. 266 s. 123A	Felony				2 yrs		5 yrs
Yes	4		c. 266 s. 123A		TRESPASS ON WATER SUPPLY WITH INTENT TO POLLUTE SUBSQ. OFF. c. 266 s. 123A	Felony					5 yrs	10 yrs
Yes	1	Note A	c. 266 s. 121		TRESPASS WITH FIREARM c. 266 s. 121	Misd.				2 mos		
Yes	3	Note G	c. 266 s. 75	c. 266 s. 30	TRICK, OBTAIN PROPERTY OVER \$1,200 BY c. 266 s. 75	Felony	Under \$10,000			2 yrs		5 yrs
Yes	4	Note G	c. 266 s. 75	c. 266 s. 30	TRICK, OBTAIN PROPERTY OVER \$1,200 BY c. 266 s. 75	Felony	\$10,000 to \$50,000			2 yrs		5 yrs
Yes	5	Note A / Note G	c. 266 s. 75	c. 266 s. 30	TRICK, OBTAIN PROPERTY OVER \$1,200 BY c. 266 s. 75	Felony	Over \$50,000			2 yrs		5 yrs
Yes	2		c. 266 s. 75	c. 266 s. 30	TRICK, OBTAIN PROPERTY UNDER \$1,200 BY c. 266 s. 75	Misd.				1 yr		
Yes	1	Note A	c. 131 s. 51	c. 131 s. 90	TROUT FISH OTHER THAN BY ANGLING c. 131 s. 51	Misd.				30 das		
Yes	3		c. 266 s. 20A		TRUCK, B&E OR ENTER, FOR FELONY c. 266 s. 20A	Felony				2 yrs		10 yrs

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Yes	3	Note G	c. 266 s. 20B		TRUCK, LARCENY FROM c. 266 s. 20B	Felony	Under \$10,000			2 yrs		5 yrs
Yes	4	Note G	c. 266 s. 20B		TRUCK, LARCENY FROM c. 266 s. 20B	Felony	\$10,000 to \$50,000			2 yrs		5 yrs
Yes	5	Note A / Note G	c. 266 s. 20B		TRUCK, LARCENY FROM c. 266 s. 20B	Felony	\$50,000 and over			2 yrs		5 yrs
Yes	1		c. 172 s. 26A		TRUST COMPANY ACQUISITION, IMPROPER c. 172 s. 26A	Misd.				6 mos		
Yes	2		c. 172 s. 31		TRUST COMPANY FAIL MAINTAIN RESERVES c. 172 s. 31	Misd.				1 yr		
Yes	2		c. 172 s. 18	c. 172 s. 23	TRUST COMPANY IMPROPER LOAN TO OFFICER c. 172 s. 18	Misd.				1 yr		
Yes	2		c. 172 s. 20	c. 172 s. 23	TRUST COMPANY OFFICER/EMPLOYEE TAKE FEE c. 172 s. 20	Misd.				1 yr		
Yes	2		c. 172 s. 21		TRUST COMPANY OFFICER/EMPLOYEE VIOLATION c. 172 s. 21	Misd.				1 yr		
Yes	1		c. 172 s. 26		TRUST COMPANY STOCK TRANSFER, FAIL REPT c. 172 s. 26	Misd.				6 mos		
Yes	1	Note A	c. 246 s. 20		TRUSTEE PROCESS, EVADE c. 246 s. 20	Misd.				3 mos		
Yes	1		c. 131 s. 75	c. 131 s. 90	TURKEY, HUNT/POSSESS WILD c. 131 s. 75	Misd.				6 mos		
Yes	1	Note A	c. 94 s. 289		TURPENTINE, UNMARKED ADULTERATED,3RD AND SUBSQ. OFF c. 94 s. 289	Misd.				1 mo		
Yes	1	Note A	c. 266 s. 120F		UNAUTHORIZED ACCESS TO COMPUTER SYSTEM c. 266 s. 120F	Misd.				30 das		

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Yes	4		c. 140D s. 27		UNAUTHORIZED USE OF CREDIT CARDS c. 140D s. 27	Felony						
Yes	2		c. 91 s. 23		UNAUTHORIZED WORK IN PUBLIC WATERS; PUBLIC NUISANCES c. 91 s. 23	Misd.				1 yr		
Yes	2		c. 21J s. 13		UNDERGROUND OIL STORAGE TANK VIOLATION c. 21J s. 13	Misd.				2 yrs		
Yes	2		c. 21O s. 8		UNDERGROUND STORAGE TANK VIOLATION c. 21O s. 8	Misd.				2 yrs		
Yes	1		c. 91 s. 63		UNDERWATER SALVAGE RECOVERY WITHOUT A PERMIT c. 91 s. 63	Misd.				6 mos		
Yes	1		c. 151A s. 46		UNEMPLOYMENT COMP INFORMATION, DISCLOSE c. 151A s. 46	Misd.				6 mos		
Yes	2		c. 151A s. 47A		UNEMPLOYMENT COMP PAYMENT, BAD CHECK FOR c. 151A s. 47A	Misd.				2 yrs		
Yes	1		c. 151A s. 37		UNEMPLOYMENT COMP REPRESENTATION, IMPROP c. 151A s. 37	Misd.				6 mos		
Yes	2		c. 151A s. 2 through 74	c. 151A s. 47	UNEMPLOYMENT COMP VIOLATION, SUBSQ. OFF. c. 151A s. 2 through 74	Misd.				2 yrs		
Yes	2		c. 151A s. 47		UNEMPLOYMENT COMP, EMPLOYER FAIL PAY c. 151A s. 47	Misd.				1 yr		
Yes	1		c. 151A s. 47		UNEMPLOYMENT COMP, FALSE IDENTITY FOR c. 151A s. 47	Misd.				6 mos		
Yes	3		c. 151A s. 47		UNEMPLOYMENT COMP, FALSE STATEMENT FOR c. 151A s. 47	Felony			6 mos	2 1/2 yrs		5 yrs
Yes	3		c. 151A s. 47		UNEMPLOYMENT COMPENSATION; FALSE STATEMENT TO AVOID CONTRIBUTION TO c. 151A s. 47	Felony						5 yrs

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Yes	2		c. 151A s. 47		UNEMPLOYMENT COMPENSATION; OBSTRUCTS INVESTIGATION BY THREAT OF FORCE ONLY c. 151A s. 47	Misd.				1 yr		
Yes	3		c. 151A s. 47		UNEMPLOYMENT COMPENSATION; OBSTRUCTS INVESTIGATION c. 151A s. 47							
Yes	1		c. 90 s. 34J		UNINSURED MOTOR VEHICLE, SUBSQ. OFF. c. 90 s. 34J	Misd.				1 yr		
Yes	2		c. 149 s. 20D		UNION ORGANIZING, IMPROPER PAYMENT/SOLICITATION c. 149 s. 20D	Misd.				1 yr		
Yes	3		c. 266 s. 30B(e)	c. 266 s. 30B(f)	UNLAWFUL DEACTIVATION OR REMOVAL OF THEFT DETECTION DEVICE c. 266 s. 30B(e)	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 266 s. 30B(d)	c. 266 s. 30B(f)	UNLAWFUL DISTRIBUTION OF THEFT DETECTION DEVICE DEACTIVATOR OR REMOVER c. 266 s. 30B(d)	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 266 s. 30B(a)	c. 266 s. 30B(f)	UNLAWFUL DISTRIBUTION OF THEFT DETECTION SHIELDING DEVICE c. 266 s. 30B(a)	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 266 s. 30B(c)	c. 266 s. 30B(f)	UNLAWFUL POSSESSION OF THEFT DETECTION DEVICE DEACTIVATOR OR REMOVER c. 266 s. 30B(c)	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 266 s. 30B(b)	c. 266 s. 30B(f)	UNLAWFUL POSSESSION OF THEFT DETECTION SHIELDING DEVICE c. 266 s. 30B(b)	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 90 s. 12(a)		UNLICENSED OPERATOR EMPLOY, SUBSQ. OFF. c. 90 s. 12(a)	Misd.				1 yr		
Yes	2		c. 90 s. 12(b)		UNLICENSED/SUSPENDED OPERATION OF MV, PERMIT c. 90 s. 12(b)	Misd.				1 yr		
Yes	3		c. 90 s. 12(b)		UNLICENSED/SUSPENDED OPERATION OF MV, PERMIT, SUBSQ. OFF. c. 90 s. 12(b)	Misd.				2 1/2 yrs		
Yes	3		c. 272 s. 35		UNNATURAL ACT c. 272 s. 35	Felony				2 1/2 yrs		5 yrs

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Yes	5	Note A	c. 272 s. 35A		UNNATURAL ACT WITH CHILD -16 c. 272 s. 35A	Felony				2 1/2 yrs		5 yrs
Yes	6		c. 272 s. 35A		UNNATURAL ACT WITH CHILD -16, SUBSQ. OFF. c. 272 s. 35A	Felony					5 yrs	
Yes	1	Note A	c. 94 s. 150A		UNWHOLESOME FOOD, OFFER FOR SALE c. 94 s. 150A	Misd.				60 das		
Yes	1		c. 94 s. 150		UNWHOLESOME FOOD, SELL UNDISCLOSED c. 94 s. 150	Misd.				6 mos		
Yes	1		c. 94 s. 272	c. 94 s. 277	UPHOLSTERY/BEDDING CONTENTS, UNLABELLED c. 94 s. 272	Misd.				6 mos		
Yes	1		c. 94 s. 276	c. 94 s. 277	UPHOLSTERY/BEDDING INSPECTOR, OBSTRUCT c. 94 s. 276	Misd.				6 mos		
Yes	1		c. 94 s. 273	c. 94 s. 277	UPHOLSTERY/BEDDING STERILIZATION VIOL c. 94 s. 273	Misd.				6 mos		
Yes	1		c. 94 s. 271	c. 94 s. 277	UPHOLSTERY/BEDDING, UNLICENSED c. 94 s. 271	Misd.				6 mos		
Yes	1		c. 90 s. 24(2)(a)		USE MV WITHOUT AUTHORITY c. 90 s. 24(2)(a)	Misd.			30 das	2 yrs		
Yes	2		c. 90 s. 24(2)(a)		USE MV WITHOUT AUTHORITY, 2ND OFF. c. 90 s. 24(2)(a)	Felony			30 das	2 1/2 yrs		5 yrs
Yes	3		c. 90 s. 24(2)(a)		USE MV WITHOUT AUTHORITY, 3RD AND SUBSQ. OFF. c. 90 s. 24(2)(a)	Felony			6 mos	2 1/2 yrs	2 1/2 yrs	5 yrs
Yes	1	Note A	c. 110 s. 22	c. 110 s. 28	USE OF REGISTERED CANS WITHOUT CONSENT c. 110 s. 22	Misd.				2 mos		
Yes	2	Note A	c. 110 s. 22	c. 110 s. 28	USE OF REGISTERED CANS WITHOUT CONSENT; SUBSQ. OFF. c. 110 s. 22	Misd.				6 mos		

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Yes	2		c. 140 s. 62	c. 140 s. 69	USED CAR DEALER FAIL KEEP REGISTER c. 140 s. 62	Misd.				1 yr		
Yes	2		c. 140 s. 67A	c. 140 s. 69	USED CAR DEALER FAIL REMOVE PLATES c. 140 s. 67A	Misd.				1 yr		
Yes	2		c. 140 s. 61	c. 140 s. 69	USED CAR DEALER FAIL RETAIN VEH/PARTS c. 140 s. 61	Misd.				1 yr		
Yes	2		c. 140 s. 67	c. 140 s. 69	USED CAR DEALER OBSTRUCT POLICE c. 140 s. 67	Misd.				1 yr		
Yes	2		c. 140 s. 58	c. 140 s. 69	USED CAR DEALER REPAIR FACILITIES VIOL c. 140 s. 58	Misd.				1 yr		
Yes	2		c. 140 s. 60	c. 140 s. 69	USED CAR REGULATIONS VIOLATION c. 140 s. 60	Misd.				1 yr		
Yes	2		c. 140 s. 68	c. 140 s. 69	USED CAR SALES, UNLICENSED c. 140 s. 68	Misd.				1 yr		
Yes	4		c. 271 s. 49(a)		USURY c. 271 s. 49(a)	Felony						10 yrs
Yes	2		c. 140 s. 90A	c. 140 s. 90E	USURY ON HOME MORTGAGE LOAN c. 140 s. 90A	Misd.				1 yr		
Yes	2		c. 271 s. 49(b)		USURY; POSSESSION OF RECORDS FOR c. 271 s. 49(b)	Misd.				2 1/2 yrs		
Yes	1	Note A	c. 182 s. 4		UTILITY ASSOC/TRUST FAIL FILE ANN REPORT c. 182 s. 4	Misd.				3 mos		
Yes	1	Note A	c. 182 s. 3		UTILITY ASSOC/TRUST FAIL FILE WITH DPU c. 182 s. 3	Misd.				3 mos		
Yes	3		c. 166 s. 38		UTILITY CO. PROPERTY, DAMAGE AT NIGHT c. 166 s. 38							

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Yes	2		c. 166 s. 38		UTILITY CO. PROPERTY, DAMAGE IN DAY c. 166 s. 38	Misd.				2 yrs		
Yes	3		c. 166 s. 40	c. 166 s. 38	UTILITY WIRES, CUT AT NIGHT c. 166 s. 40							
Yes	2		c. 166 s. 40	c. 166 s. 38	UTILITY WIRES, CUT IN DAY c. 166 s. 40	Misd.				2 yrs		
Yes	3		c. 267 s. 10		UTTER COUNTERFEIT NOTE OR FALSE TRAVELLER'S CHECK c. 267 s. 10	Felony				1 yr		5 yrs
Yes	2		c. 267 s. 5		UTTER FALSE CHECK, INSTRUMENT, OR PROMISSORY NOTE c. 267 s. 5	Felony				2 yrs		10 yrs
Yes	1		c. 111 s. 5A		VACCINE EMERGENCY ORDER VIOLATION c. 111 s. 5A	Misd.				6 mos		
Yes	1	Note B	c. 272 s. 68		VAGABOND c. 272 s. 68	Misd.			4 mos	12 mos		
Yes	1		c. 272 s. 66		VAGRANCY c. 272 s. 66	Misd.				6 mos		
Yes	1	Note A	c. 94 s. 151		VEAL, KILL/SELL UNDERAGE c. 94 s. 151	Misd.				2 mos		
Yes	1	Note A	c. 266 s. 70		VETERANS ORG INSIGNIA, FALSE USE OF c. 266 s. 70	Misd.				1 mo		
Yes	1	Note A	c. 112 s. 59		VETERINARIAN, EMPLOY UNLICENSED c. 112 s. 59	Misd.				3 mos		
Yes	1	Note A	c. 112 s. 59		VETERINARIAN, UNLICENSED c. 112 s. 59	Misd.				90 das		
Yes	2	Note A	c. 112 s. 59		VETERINARIAN, UNLICENSED, SUBSQ. OFF c. 112 s. 59	Misd.				6 mos		

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Yes	1		c. 258C s. 12		VICTIM COMPEN CLAIM, FALSE STATEMENT IN c. 258C s. 12	Misd.				6 mos		
Yes	1	Note A	c. 93 s. 106		VIDEO RENTAL; RECORDS; VIOLATION c. 93 s. 106	Misd.				60 das		
Yes	1		c. 94 s. 168		VINEGAR VIOLATIONS c. 94 s. 168	Misd.				6 mos		
Yes	2		c. 149 s. 26	c. 151D s. 11	VIOLATION c. 149 s. 26 BY CORPORATE OFFICER c. 149 s. 26	Misd.				1 yr		
Yes	2		c. 149 s. 27	c. 151D s. 11	VIOLATION c. 149 s. 27 BY CORPORATE OFFICER c. 149 s. 27	Misd.				1 yr		
Yes	2		c. 272 s. 61		VIOLATION OF c. 272 s. 53, SUBSQ. OFF. c. 272 s. 61	Misd.				1 yr		
Yes	1		c. 255 s. 13K		VOCATIONAL SCHOOL CONTRACT, IMPROPER c. 255 s. 13K	Misd.				6 mos		
Yes	3		c. 56 s. 26		VOTE UNLAWFULLY OR ATTEMPTS c. 56 s. 26							
Yes	3		c. 56 s. 28		VOTE, ABET UNLAWFUL OR ATTEMPT c. 56 s. 28							
Yes	2	Note A	c. 56 s. 33		VOTE, EMPLOYER RETALIATE OR ATTEMPT TO INFLUENCE c. 56 s. 33	Misd.				6 mos		
Yes	2		c. 56 s. 27		VOTE, UNLAWFUL ABSENTEE OR ATTEMPT c. 56 s. 27	Misd.				1 yr		
Yes	2		c. 56 s. 1		VOTER LIST, FALSE c. 56 s. 1	Misd.				1 yr		
Yes	2		c. 54 s. 91A	c. 56 s. 1	VOTER LIST, FALSE, SPECIALLY QUALIFIED VOTER c. 54 s. 91A	Misd.				1 yr		

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Yes	1		c. 56 s. 10		VOTER NOTICE/LIST, DAMAGE c. 56 s. 10	Misd.				6 mos		
Yes	2		c. 56 s. 7		VOTER QUALIFICATION, ABET PERJURY AS TO c. 56 s. 7	Misd.				1 yr		
Yes	2		c. 54 s. 91A	c. 56 s. 7	VOTER QUALIFICATION, ABET PERJURY AS TO, SPECIALLY QUALIFIED VOTER c. 54 s. 91A	Misd.				1 yr		
Yes	2		c. 56 s. 6		VOTER QUALIFICATION, PERJURY AS TO c. 56 s. 6	Misd.				1 yr		
Yes	2		c. 54 s. 91A	c. 56 s. 6	VOTER QUALIFICATION, PERJURY AS TO, SPECIALLY QUALIFIED VOTER c. 54 s. 91A	Misd.				1 yr		
Yes	2		c. 51 s. 54		VOTER REGISTRAR, INTERFERE WITH c. 51 s. 54	Misd.				1 yr		
Yes	2		c. 51 s. 52A		VOTER REGISTRATION OFFICE, CAMPAIGN IN c. 51 s. 52A	Misd.				1 yr		
Yes	2		c. 54 s. 91A	c. 56 s. 2	VOTER REGISTRATION VIOLATION, SPECIALLY QUALIFIED VOTER c. 54 s. 91A	Misd.				1 yr		
Yes	2		c. 56 s. 2		VOTER REGISTRATION VIOLATIONS c. 56 s. 2	Misd.				1 yr		
Yes	2		c. 56 s. 32		VOTER, BRIBE c. 56 s. 32	Misd.				1 yr		
Yes	3		c. 56 s. 8		VOTER, FALSE REGISTRATION AS OR ATTEMPTS c. 56 s. 8							
Yes	2		c. 54 s. 91A	c. 56 s. 8	VOTER, FALSE REGISTRATION OR ATTEMPTS, SPECIALLY QUALIFIED VOTER c. 54 s. 91A							
Yes	2		c. 56 s. 29		VOTER, INTERFERE WITH c. 56 s. 29	Misd.				1 yr		

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Grid	Offense Level	Notes	Offense Reference	Offense Penalty Reference	Offense	Penalty Type	Staircase Factor	Mand. Time	Min H/C	Max H/C	Min Prison	Max Prison
Yes	2		c. 56 s. 56		VOTER, REVEAL INFORMATION ON CHALLENGED c. 56 s. 56	Misd.				1 yr		
Yes	4		c. 56 s. 51		VOTING MACHINE, TAMPER WITH OR ATTEMPTS c. 56 s. 51	Felony			1 yr	2 1/2 yrs	2 1/2 yrs	5 yrs
Yes	2		c. 54 s. 27		VOTING MACHINE/BOX, TAMPER WITH c. 54 s. 27	Misd.				1 yr		
Yes	2		c. 105 s. 59		WAREHOUSE DELIVER GOODS WITHOUT RECEIPT c. 105 s. 59	Misd.				1 yr		
Yes	1	Note A	c. 59 s. 33		WAREHOUSE FAIL IDENTIFY DEPOSITORS c. 59 s. 33	Misd.				90 das		
Yes	3		c. 105 s. 55		WAREHOUSE RECEIPT FOR UNRECEIVED GOODS c. 105 s. 55	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 105 s. 58		WAREHOUSE RECEIPT NOT SHOW ITS OWNERSHIP c. 105 s. 58	Misd.				1 yr		
Yes	2		c. 105 s. 56		WAREHOUSE RECEIPT, FALSE c. 105 s. 56	Misd.				1 yr		
Yes	3		c. 105 s. 63		WAREHOUSE RECEIPT, FALSE c. 105 s. 63	Felony						3 yrs
Yes	3		c. 105 s. 57		WAREHOUSE RECEIPT, IMPROPER DUPLICATE c. 105 s. 57	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 105 s. 64		WAREHOUSE RECEIPT, NEGOTIATE ENCUMBERED c. 105 s. 64	Felony				1 yr		3 yrs
Yes	3		c. 105 s. 61		WAREHOUSE RECEIPT, NEGOTIATE FRAUDULENTLY c. 105 s. 61	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 105 s. 60		WAREHOUSE, DEPOSIT ENCUMBERED GOODS IN c. 105 s. 60	Misd.				1 yr		

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Grid	Offense Level	Notes	Offense Reference	Offense Penalty Reference	Offense	Penalty Type	Staircase Factor	Mand. Time	Min H/C	Max H/C	Min Prison	Max Prison
Yes	3		c. 105 s. 62		WAREHOUSED GOODS, IMPROPERLY DISPOSE OF c. 105 s. 62	Felony						3 yrs
Yes	2		c. 268 s. 23		WARRANT, FAIL/DELAY SERVICE OF c. 268 s. 23	Misd.				1 yr		
Yes	2		c. 21 s. 34C		WASTEWATER TREATMENT VIOLATIONS c. 21 s. 34C	Misd.				1 yr		
Yes	2		St. 1999, c. 86 s. 9		WATER DISTRICT, SCANTIC VALLEY St. 1999, c. 86 s. 9	Misd.				1 yr		
Yes	2		St. 1995, c. 152 s. 10		WATER DISTRICT, TOWN OF REHOBOTH St. 1995, c. 152 s. 10	Misd.				1 yr		
Yes	1	Note A	c. 21G s. 17	c. 21G s. 14	WATER EMERGENCY VIOLATION c. 21G s. 17	Misd.				180 das		
Yes	1	Note A	c. 21G s. 14		WATER MANAGEMENT VIOLATION c. 21G s. 14	Misd.				180 das		
Yes	3		c. 111 s. 170		WATER RESERVOIR/SPRING, POLLUTE c. 111 s. 170	Felony				2 yrs		5 yrs
Yes	1		c. 90B s. 8(b)	c. 90B s. 14(c)	WATER SKIS, SURFBOARD; NIGHT OR NEGLIGENT USE c. 90B s. 8(b)	Misd.				6 mos		
Yes	1		c. 111 s. 160A		WATER SUPPLY BACKFLOW TESTING, UNLIC c. 111 s. 160A	Misd.				6 mos		
Yes	2		c. 111 s. 162		WATER SUPPLY POLLUTION ORDER VIOLATION c. 111 s. 162	Misd.				1 yr		
Yes	2		c. 111 s. 160		WATER SUPPLY REGULATION/ORDER VIOLATION c. 111 s. 160	Misd.				1 yr		
Yes	1	Note A	c. 111 s. 174		WATER SUPPLY, DRIVE ANIMAL ON FROZEN c. 111 s. 174	Misd.				1 mo		

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Grid	Offense Level	Notes	Offense Reference	Offense Penalty Reference	Offense	Penalty Type	Staircase Factor	Mand. Time	Min H/C	Max H/C	Min Prison	Max Prison
Yes	1	Note A	c. 111 s. 171		WATER SUPPLY, POLLUTE OR BATHE IN c. 111 s. 171	Misd.				1 mo		
Yes	3		c. 40 s. 39G		WATER SUPPLY, POLLUTE OR PROPERTY, DAMAGE MUNIC c. 40 s. 39G	Felony				2 yrs		5 yrs
Yes	2		c. 111 s. 160A		WATER SUPPLY, UNLIC CROSS CONNECTION TO c. 111 s. 160A	Misd.				1 yr		
Yes	1	Note A	c. 21G s. 7	c. 21G s. 14	WATER, WITHDRAW EXCESS WITHOUT PERMIT c. 21G s. 7	Misd.				180 das		
Yes	2		c. 165 s. 11		WATER/WATER METER, DAMAGE/FRAUDULENT USE c. 165 s. 11	Misd.				1 yr		
Yes	8		c. 266 s. 102C		WEAPON OF MASS DESTRUCTION c. 266 s. 102C	Felony				2 1/2 yrs		25 yrs
Yes	2		c. 90 s. 19D		WEIGHT OR WEIGHT CERTIFICATE, VIOLATIONS c. 90 s. 19D	Misd.			2 weeks	2 yrs		
Yes	2		c. 130 s. 105		WETLANDS ORDER, VIOLATE D.E.P. c. 130 s. 105	Misd.				1 yr		
Yes	2		c. 131 s. 40	c. 131 s. 90	WETLANDS VIOLATION, COASTAL/TIDAL c. 131 s. 40	Misd.				2 yrs		
Yes	2		c. 131 s. 40A	c. 131 s. 90	WETLANDS VIOLATION, INLAND c. 131 s. 40A	Misd.				1 yr		
Yes	1		c. 131 s. 19A	c. 131 s. 90	WILD ANIMAL IMPORT VIOLATION c. 131 s. 19A	Misd.				6 mos		
Yes	3		c. 266 s. 39		WILL, STEAL/DESTROY/CONCEAL c. 266 s. 39	Felony				2 yrs		5 yrs
Yes	1	Note A	c. 49 s. 23		WILLFUL INJURY OF A POUND c. 49 s. 23	Misd.				3 mos		

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Grid	Offense Level	Notes	Offense Reference	Offense Penalty Reference	Offense	Penalty Type	Staircase Factor	Mand. Time	Min H/C	Max H/C	Min Prison	Max Prison
Yes	Contingent	Note I	c. 272 s. 99(c)(6)		WIRETAP, CONSPIRACY OR ACCESSORY c. 272 s. 99(c)(6)							
Yes	2		c. 272 s. 99(c)(4)		WIRETAP, DISCLOSE CONTENTS OF WARRANTS c. 272 s. 99(c)(4)	Misd.				2 yrs		
Yes	2		c. 272 s. 99(c)(3)		WIRETAP, DISCLOSE CONTENTS OF, OR ATTEMPTS c. 272 s. 99(c)(3)	Misd.				2 yrs		
Yes	2		c. 272 s. 99(c)(5)		WIRETAP, POSSESS DEVICE FOR c. 272 s. 99(c)(5)	Misd.				2 yrs		
Yes	3		c. 272 s. 99(c)(2)		WIRETAP, TAMPER WITH RECORD OF OR ATTEMPTS c. 272 s. 99(c)(2)	Felony				2 yrs		5 yrs
Yes	3		c. 272 s. 99(c)(1)		WIRETAP, UNLAWFUL OR ATTEMPT c. 272 s. 99(c)(1)	Felony				2 1/2 yrs		5 yrs
Yes	5		c. 268 s. 13E(b)(ii)		WITHHOLD EVIDENCE FROM CRIMINAL PROCEEDING c. 268 s. 13E(b)(ii)	Felony				2 1/2 yrs		10 yrs
Yes	4		c. 268 s. 13E(b)(i)		WITHHOLD EVIDENCE FROM OFFICIAL PROCEEDING c. 268 s. 13E(b)(i)	Felony				2 1/2 yrs		5 yrs
Yes	2		c. 3 s. 28A		WITNESS FAIL TESTIFY BEFORE GENERAL CT c. 3 s. 28A	Misd.			30 das	1 yr		
Yes	1	Note A	c. 233 s. 5		WITNESS FAIL TO APPEAR IN CRIMINAL CASE c. 233 s. 5	Misd.				1 mo		
Yes	1	Note A	c. 233 s. 13A		WITNESS FAIL TO TESTIFY IN OTHER STATE c. 233 s. 13A	Misd.				1 mo		
Yes	2		c. 233 s. 20H		WITNESS FAIL TO TESTIFY, IMMUNIZED c. 233 s. 20H	Misd.				1 yr		
Yes	3		c. 263A s. 13(b)		WITNESS PROTECTION, DISCLOSURE OF INFO c. 263A s. 13(b)	Misd.				2 1/2 yrs		

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Grid	Offense Level	Notes	Offense Reference	Offense Penalty Reference	Offense	Penalty Type	Staircase Factor	Mand. Time	Min H/C	Max H/C	Min Prison	Max Prison
Yes	1	Note A	c. 268 s. 14B		WITNESS, EMPLOYER DISCHARGE c. 268 s. 14B	Misd.				1 mo		
Yes	2		c. 270 s. 4		WOOD ALCOHOL, DISTRIB FOOD/DRINK/DRUG W/ c. 270 s. 4	Felony				2 1/2 yrs		5 yrs
Yes	3		c. 152 s. 14		WORKERS COMP CLAIMS, ENCOURAGE c. 152 s. 14	Felony			6 mos	2 1/2 yrs		5 yrs
Yes	1		c. 149 s. 34A	c. 149 s. 35	WORKERS COMP ON PUBLIC WORK, FAIL HAVE c. 149 s. 34A	Misd.				6 mos		
Yes	1	Note A	c. 152 s. 60D		WORKERS COMP POLICY, ISSUE IMPROP c. 152 s. 60D	Misd.				3 mos		
Yes	2		c. 152 s. 25C		WORKERS COMP, EMPLOYER FAIL HAVE c. 152 s. 25C	Misd.				1 yr		

Reference List of Massachusetts Sentencing Laws and Cases

Topic Area	Massachusetts General Laws or Case Reference
Bail / Personal Recognizance Release	G.L. c. 276 s. 58
Bail / Personal Recognizance Sentencing	G.L. c. 279 s. 8B; also see Com. v. Hickey 429 Mass. 1027 (1999) and Com. v. Yancey 46 Mass.App.Ct. 924 (1999).
District Court Jurisdiction	G.L. c. 218 s. 26
District Court Sentencing	G.L. c. 218 s. 27
DNA Database	G.L. c. 22E
Felony, Defined	G.L. c. 274 s. 1; also see Com. v. Zawatsky, 41 Mass. App. Ct. 392 (1996)
Habitual Offenders	G.L. c. 279 s. 25
House of Correction Sentence Length	G.L. c. 279 s. 23
Massachusetts Sentencing Commission (MSC)	G.L. c. 211E
Office of Community Corrections (OCC)	G.L. c. 211F
Parole Eligibility - State Prison	G.L. c. 127 s. 133A
Sex Offender Registry	G.L. c. 6 ss. 178C-178O
State Prison Sentence	G.L. c. 279 s. 24
Statutory Minimum	Addressed by Com. v. Brown, 47 Mass. App. Ct. 616 (1999) and Com. v. Brown 431 Mass 772 (2000)
Suspended Sentence; Revocation	G.L. c. 279 s. 3; also see Com. v. Holmgren, 421 Mass. 224 (1995)
Youthful Offenders	G.L. c. 119 s. 58

Glossary of Terms and End-Notes

Grid	A "YES" in this column denotes application of the sentencing guidelines grid. A "NO" in this column indicates the sentencing guideline grid is not applicable, and an alternate penalty provision is provided.
Offense seriousness level	<p>All offenses on the master crime list are ranked according to seriousness. For offenses to which the sentencing guidelines grid applies, the offense seriousness level of the governing offense determines the placement of the offender on the vertical axis.</p> <p>For all offenses, the offense seriousness level also represents the level to which a prior conviction is to be assigned for purposes of determining the criminal history group.</p>
Notes	<p>The following notes apply to certain offenses contained in the master crime list:</p> <p>Note A refers to offenses where the sentencing guidelines range exceeds the statutory maximum sentence in certain grid cells. In such circumstances, the sentencing guidelines range applies, except that no sentence imposed may exceed the statutory maximum.</p> <p>Note B refers to offenses where the statutory minimum sentence exceeds the sentencing guidelines range in certain grid cells. In such circumstances, it is not a departure from the sentencing guidelines for a judge to impose a sentence within the guideline range, nor is it a departure from the sentencing guidelines for a judge to impose the statutory maximum sentence.</p> <p>Note C refers to offenses with mandatory minimum sentences in violation of G.L. c. 94C. The sentencing guidelines for these offenses are set forth in the Sentencing Guide.</p> <p>Note D refers to certain firearms offenses and certain offenses pertaining to operating a motor vehicle or boat under the influence which may have mandatory minimum sentences. The sentencing guidelines for these offenses are set forth in the Sentencing Guide.</p> <p>Note E refers to certain other offenses which have mandatory minimum sentences. The sentencing guidelines for these offenses are set forth in the Sentencing Guide.</p> <p>Note F refers to certain offenses for which a sentence to an intermediate sanction constitutes a departure from the sentencing guidelines.</p>

- Note G** refers to staircased offenses. The staircase factors are described in the 8th column.
- Note H** refers to offenses for which the criminal history group of the defendant is enhanced as described in the Sentencing Guide.
- Note I** refers to offenses for which the level is the same as the level assigned to the underlying substantive offense, except that no sentence may exceed the statutory maximum sentence.
- Note J** refers to offenses for which the level is one level lower than the level assigned to the underlying substantive offense, except that no sentence may exceed the statutory maximum sentence.
- Note K** these are tentative rankings which have not been adopted by a vote of the full commission.

Offense Reference	the Massachusetts General Law reference for a particular offense.
Offense Penalty Reference	the Massachusetts General Law reference for a particular offense penalty provision when different from the offense reference.
Staircase Factor	a specified factor which determines the offense seriousness level when an offense is placed into more than one level of seriousness in the master crime list.

The master crime list also incorporates information existing elsewhere in the MGL. Any discrepancies between the following items of information reproduced in the master crime list and as they appear in the MGL are to be resolved in favor of the MGL.

Offense	an abbreviated offense description;
Penalty Type	felony or misdemeanor;
Mandatory Time	the mandatory minimum sentence, where applicable;
Min H/C	the statutory minimum sentence to the house of correction, where applicable;
Max H/C	the statutory maximum sentence to the house of correction, where applicable;
Min Prison	the statutory minimum sentence to the state prison, where applicable; and,
Max Prison	the statutory maximum sentence to the state prison where applicable.