TRIAL COURT OF THE COMMONWEALTH EXECUTIVE OFFICE-LEGAL DEPARTMENT

MEMORANDUM

Mark Reynolds, Dennis Roach & Paul Johnston Elizabeth Barrett April 13, 2018 TO:

FROM: DATE:

Subject: Offense Code Update Memo 149

1. Please modify the effective dates of the existing charges:

Offense Code	Offense Description	Old Effective Dates	New Effective Dates
90/24/F	OUI—DRUGS c90 §24(1)(a)(1)	10/28/05	10/28/05-
90/24/G	OUI—DRUGS, 2ND OFFENSE c90 §24(1)(a)(1)	10/28/05	10/28/05-4/13/18
90/24/H	OUI—DRUGS, 3RD OFFENSE c90 §24(1)(a)(1)	10/28/05	10/28/05-4/13/18
90/24/I	OUI—DRUGS, 4TH OFFENSE c90 §24(1)(a)(1)	10/28/05	10/28/05-4/13/18
90/24/U	OUI—DRUGS, 5TH OFFENSE c90 §24(1)(a)(1)	7/1/03	7/1/03-4/13/18
90/24/V	OUI—LIQUOR OR .08%, 5TH OFFENSE c90 §24(1)(a)(1)	10/28/05	10/28/05-4/13/18
90/24G/A	MOTOR VEH HOMICIDE BY NEGLIGENT OP c90 §24G(b)	10/28/05	10/28/05-4/13/18
90/24G/B	MOTOR VEH HOMICIDE BY RECKLESS OP c90 §24G(c)	10/28/05	10/28/05-4/13/18
90/24G/C	MOTOR VEH HOMICIDE OUI—DRUGS c90 §24G(b)	10/28/05	10/28/05-4/13/18
90/24G/D	MOTOR VEH HOMICIDE OUI—DRUGS & NEGLIG c90 §24G(a)	10/28/05	10/28/05-4/13/18
90/24G/E	MOTOR VEH HOMICIDE OUI—DRUGS & RECKLESS c90 §24G(a)	10/28/05	10/28/05-4/13/18
90/24L/A	OUI—DRUGS & SERIOUS INJURY c90 §24L(2)	10/28/05	10/28/05-4/13/18
90/24L/B	OUI—DRUGS & SERIOUS INJURY & NEGLIGENT c90 §24L(1)	10/28/05	10/28/05-4/13/18
90/24L/C	OUI—DRUGS & SERIOUS INJURY & RECKLESS c90 §24L(1)	10/28/05	10/28/05-4/13/18
90B/8/A	BOAT OUI—DRUGS c90B §8(a)	4/11/95	4/11/95-4/13/18
90B/8/AA	BOAT OUI—DRUGS, 2ND OFFENSE c90B §8(a)	4/11/95	4/11/95-4/13/18
90B/8/AB	BOAT OUI—DRUGS, 3RD OFFENSE c90B §8(a)	4/11/95	4/11/95-4/13/18
90B/8/AC	BOAT OUI—DRUGS, 4TH OFFENSE c90B §8(a)	4/11/95	4/11/95-4/13/18
90B/8/AD	BOAT OUI—DRUGS, 5TH OFFENSE c90B §8(a)	10/28/05	10/28/05-4/13/18
90B/8A/A	BOAT OUI—DRUGS & SERIOUS INJURY c90B §8A(2)	10/28/045	10/28/05-4/13/18
90B/8A/B	BOAT OUI—DRUGS & SERIOUS INJURY & NEGLIGENT c90B §8A(1)	4/11/95	4/11/95-4/13/18
90B/8A/C	BOAT OUI—DRUGS & SERIOUS INJURY & RECKLESS c90B §8A(1)	4/11/95	4/11/95-4/13/18
90B/8B/C	BOAT HOMICIDE OUI—DRUGS c90B §8B(2)	10/28/05	10/28/05-4/13/18

90B/8B/D	BOAT HOMICIDE OUI—DRUGS & NEGLIGENT c90B §8B(1)	4/11/95	4/11/95-4/13/18
90B/8B/E	BOAT HOMICIDE OUI—DRUGS & RECKLESS c90B §8B(1)	4/11/95	4/11/95-4/13/18
90B/26A/A	SNOW/REC VEH—OUI BY +21—DRUGS c90B §26A(a)	10/29/10	10/29/10-4/13/18
90B/26A/C	SNOW/REC VEH—OUI BY -21—DRUGS c90B §26A(b)	10/29/10	10/29/10-4/13/18
94C/32A/H	DRUG, POSSESS TO DISTRIB CLASS B, SUBSQ. c94C §32A(b)	1/5/83	1/5/83-4/13/18
94C/32A/F	DRUG, DISTRIBUTE CLASS B, SUBSQ. OFF. c94C §32A(b)	1/5/83	1/5/83-4/13/18
94C/32B/B	DRUG, DISTRIBUTE CLASS C, SUBSQ. OFF. c94C §32B(b)	1/5/83	1/5/83-4/13/18
94C/32B/D	DRUG, POSSESS TO DISTRIB CLASS C, SUBSQ. c94C §32B(b)	1/5/83	1/5/83-4/13/18
94C/32C/B	DRUG, DISTRIBUTE CLASS D, SUBSQ. OFF. c94C §32C(b)	1/4/90	1/4/90-4/13/18
94C/32C/D	DRUG, POSSESS TO DISTRIB CLASS D, SUBSQ. c94C §32C(b)	1/4/90	1/4/90-4/13/18
94C/32E/E	HEROIN/MORPHINE/OPIUM, TRAFFICKING IN 18 GRAMS OR MORE, LESS THAN 36 GRAMS c94C §32E(c)	8/2/12	8/2/12-4/13/18
94C/32E/F	HEROIN/MORPHINE/OPIUM, TRAFFICKING IN 36 GRAMS OR MORE, LESS THAN 100 GRAMS c94C §32E(c)	8/2/12	8/2/12-4/13/18
94C/32E/G	HEROIN/MORPHINE/OPIUM, TRAFFICKING IN 100 GRAMS OR MORE, LESS THAN 200 GRAMS c94C §32E(c)	8/2/12	8/2/12-4/13/18
94C/32E/H	HEROIN/MORPHINE/OPIUM, TRAFFICKING IN 200 GRAMS OR MORE c94C §32E(c)	8/2/12	8/2/12-4/13/18
94C/32E/Q	FENTANYL, TRAFFICKING IN MORE THAN 10 GRAMS c.94C, §32E(c½)	2/22/16	2/22/16-4/13/18
94C/32I/A	DRUG PARAPHERNALIA, DISTRIBUTE c94C §32I(a)	7/13/06	7/13/06-4/13/18
94C/32I/B	DRUG PARAPHERNALIA, POSSESS/PURCHASE TO DISTRIB c94C §32l(a)	7/13/06	7/13/06-4/13/18
94C/32J	DRUG VIOLATION NEAR SCHOOL/PARK c94C §32J	8/2/12	8/2/12-4/13/18
94C/35	HEROIN, BEING PRESENT WHERE KEPT c94C §35	1/4/90	1/4/90-4/13/18
266/28/D	MOTOR VEH, MALICIOUS DAMAGE TO c266 §28(a)	11/3/89	11/3/89-4/13/18
266/28/E	MOTOR VEH, MALICIOUS DAMAGE TO, SUBSQ. OFF c266 §28(a)	11/3/89	11/3/89-4/13/18
266/30/A	LARCENY OVER \$250 c266 §30(1)	2/3/88	2/3/88-4/13/18
266/30/B	LARCENY OVER \$250 BY SINGLE SCHEME c266 §30(1)	2/3/88	2/3/88-4/13/18
266/30/C	LARCENY UNDER \$250 c266 §30(1)	2/3/88	2/3/88-4/13/18
266/30/D	LARCENY UNDER \$250 BY SINGLE SCHEME c266 §30(1)	2/3/88	2/3/88-4/13/18
266/30/F	COMMON CARRIER, LARCENY FROM c266 §30(1)	2/3/88	2/3/88-4/13/18
266/30/G	COMMON CARRIER, LARCENY FROM, SUBSQ. OFF. c266 §30(1)	2/3/88	2/3/88-4/13/18
266/30A/S	SHOPLIFTING \$100+ BY ASPORTATION c266 §30A	12/6/96	12/6/96-4/13/18
266/30A/T	SHOPLIFTING \$100+ BY CONCEALING MDSE c266 §30A	12/6/96	12/6/96-4/13/18
266/30A/U	SHOPLIFTING \$100+ BY PRICE TAG TAMPERING c266 §30A	12/6/96	12/6/96-4/13/18
266/30A/V	SHOPLIFTING \$100+ BY CONTAINER SWITCHING c266 §30A	12/6/96	12/6/96-4/13/18

266/30A/W	SHOPLIFTING \$100+ BY RECORDING FALSE VALUE c266 §30A	12/6/96	12/6/96-4/13/18
266/30A/X	SHOPLIFTING \$100+ OF SHOPPING CART c266 §30A	12/6/96	12/6/96-4/13/18
266/37/A	LARCENY BY CHECK OVER \$250 c266 §37 & §30(1)	1/1/1900	1/1/1900-4/13/18
266/37/B	LARCENY BY CHECK UNDER \$250 c266 §37 & §30(1)	1/1/1900	1/1/1900-4/13/18
266/37B/A	CREDIT CARD FRAUD UNDER \$250 c266 §37B(g)	2/3/88	2/3/88-4/13/18
266/37B/B	CREDIT CARD FRAUD UNDER \$250 BY MERCHANT c266 §37B(i)	2/3/88	2/3/88-4/13/18
266/37B/C	CREDIT CARD, ALLOW IMPROP USE UNDER \$250 c266 §37B(h)	2/3/88	2/3/88-4/13/18
266/37B/D	CREDIT CARD, FALSE REPORT OF LOST c266 §37B(k)	2/3/88	2/3/88-4/13/18
266/37B/E	CREDIT CARD, FALSE STATEMENT TO OBTAIN c266 §37B(a)	2/3/88	2/3/88-4/13/18
266/37B/F	CREDIT CARD, IMPROPER USE UNDER \$250 c266 §37B(f)	2/3/88	2/3/88- 4/13/18
266/37B/G	CREDIT CARD, LARCENY OF c266 §37B(b)	2/3/88	2/3/88-4/13/18
266/37B/H	CREDIT CARD, NON-CARDHOLDER SIGN c266 §37B(e)	2/3/88	2/3/88-4/13/18
266/37B/I	CREDIT CARD, RECEIVE IMPROP UNDER \$250 c266 §37B(j)	2/3/88	2/3/88-4/13/18
266/37B/J	CREDIT CARD, RECEIVE LOST c266 §37B(c)	2/3/88	2/3/88-4/13/18
266/37B/K	CREDIT CARD, RECEIVE STOLEN c266 §37B(b)	2/3/88	2/3/88-4/13/18
266/37B/L	CREDIT CARD, SELL/BUY c266 §37B(d)	2/3/88	2/3/88-4/13/18
266/37C/A	CREDIT CARD FRAUD OVER \$250 c266 §37C(e)	2/3/88	2/3/88-4/13/18
266/37C/B	CREDIT CARD FRAUD OVER \$250 BY MERCHANT c266 §37C(g)	2/3/88	2/3/88-4/13/18
266/37C/C	CREDIT CARD, FORGE OR UTTER FORGED c266 §37C(c)	2/3/88	2/3/88-4/13/18
266/37C/D	CREDIT CARD, IMPROPER USE OVER \$250 c266 §37C(d)	2/3/88	2/3/88-4/13/18
266/37C/E	CREDIT CARD, POSSESS BLANK c266 §37C(i)	2/3/88	2/3/88-4/13/18
266/37C/F	CREDIT CARD, POSSESS COUNTERFEIT PRESS c266 §37C(j)	2/3/88	2/3/88-4/13/18
266/37C/G	CREDIT CARD, RECEIVE IMPROP OVER \$250 c266 §37C(h)	2/3/88	2/3/88-4/13/18
266/37C/H	CREDIT CARD, RECEIVE IMPROPER c266 §37C(b)	2/3/88	2/3/88-4/13/18
266/37C/I	CREDIT CARD, TAKE AS SECURITY c266 §37C(a)	2/3/88	2/3/88-4/13/18
266/60/A	RECEIVE STOLEN PROPERTY +\$250 c266 §60	4/6/15	4/6/15-4/13/18
266/60/B	RECEIVE STOLEN PROPERTY -\$250 c266 §60	4/6/15	4/6/15-4/13/18
266/60/C	RECEIVE STOLEN PROPERTY -\$250, SUBSQ. OFF c266 §60	4/6/15	4/6/15-4/13/18
266/60/D	RECEIVE FALSE-TRADED PROPERTY +\$250 c266 §60	4/6/15	4/6/15-4/13/18
266/60/E	RECEIVE PROP IN FALSE TRADE -\$250 c266 §60	4/6/15	4/6/15-4/13/18
266/60/F	RECEIVE PROP IN FALSE TRADE -\$250,SUBSQ c266 §60	4/6/15	4/6/15-4/13/18
266/60/G	OBTAIN STOLEN PROPERTY FROM LAW ENFORCEMENT AGENCY +\$250 c266 §60	4/6/15	4/6/15-4/13/18

266/60/H	OBTAIN STOLEN PROPERTY FROM LAW ENFORCEMENT AGENCY -\$250 c266 §6	4/6/15	4/6/15-4/13/18
266/60/I	OBTAIN STOLEN PROPERTY FROM LAW ENFORCEMENT AGENCY -\$250, SUBSQ. c266 §60	4/6/15	4/6/15-4/13/18
266/60/J	RECEIVE STOLEN PROPERTY +\$250, SUBSQ c266 §60	4/6/15	4/6/15-4/13/18
266/60/K	RECEIVE FALSE-TRADED PROPERTY +\$250, SUBSQ c266 §60	4/6/15	4/6/15-4/13/18
266/60/L	OBTAIN STOLEN PROPERTY FROM LAW ENFORCEMENT AGENCY +\$250, SUBSQ c266 §60	4/6/15	4/6/15-4/13/18
266/126A	VANDALIZE PROPERTY c266 §126A	7/1/94	7/1/94-4/13/18
266/126A/B	VANDALIZE WAR/VETERANS MEMORIAL c266 §126A	7/1/94	7/1/94-4/13/18
266/126B	TAGGING PROPERTY c266 §126B	7/1/94	7/1/94-4/13/18
266/127/A	DESTRUCTION OF PROPERTY +\$250, MALICIOUS c266 §127	2/4/88	2/24/88-4/13/18
266/127/B	DESTRUCTION OF PROPERTY +\$250, WANTON c266 §127	2/4/88	2/4/88-4/13/18
266/127/C	DESTRUCTION OF PROPERTY -\$250, MALICIOUS c266 §127	2/4/88	2/4//88-4/13/18
266/127/D	DESTRUCTION OF PROPERTY -\$250, WANTON c266 §127	2/4/88	2/4/88-4/13/18
268/13B/A	WITNESS/JUROR/POLICE/COURT OFFICIAL, INTIMIDATE c268 §13B	10/4/10	10/4/10-4/13/18
268/34A	FALSE NAME/SSN, ARRESTEE FURNISH c268 §34A	3/3/99	3/3/99-4/13/18
269/10H	FIREARM, INTOXICATED LICENSEE CARRY c269 §10H	10/21/98	10/21/98-4/13/18
272/40/A	SCHOOL, DISTURB c272 §40	1/1/1900	1/1/1900-4/13/18
272/40/B	SCHOOL, DISTURB, 3RD OFF. c272 §40	9/30/69	9/30/69-4/13/18
272/40/C	PUBLIC ASSEMBLY, DISTURB c272 §40	1/1/1900	1/1/1900-4/13/18
272/40/D	PUBLIC ASSEMBLY, DISTURB, 3RD OFF. c272 §40	9/30/69	9/30/69-4/13/18
272/53/F	DISORDERLY CONDUCT c272 §53	7/1/09	7/1/09-4/13/18
272/53/G	DISTURBING THE PEACE c272 §53	7/1/09	7/1/09-4/13/18
272/53/J	DISORDERLY CONDUCT, SUBSQ. OFF. c272 §53	7/1/09	7/1/09-4/13/18
272/53/K	DISTURBING THE PEACE, SUBSQ.OFF. c272 §53	7/1/09	7/1/09-4/13/18

2. Please add the following new offenses:

Offense Code	Offense Description	Effective	Severity	Dist. Ct. Statistical Category	Fin e
90/24/F	OUI—DRUGS c90 §24(1)(a)(1)	4/13/18	M+	01	D
90/24/G	OUI—DRUGS, 2ND OFFENSE c90 §24(1)(a)(1)	4/13/18	M+	01	D
90/24/H	OUI—DRUGS, 3RD OFFENSE c90 §24(1)(a)(1)	4/13/18	F	01	D
90/24/I	OUI—DRUGS, 4TH OFFENSE c90 §24(1)(a)(1)	4/13/18	F	01	D
90/24/U	OUI—DRUGS, 5TH OFFENSE c90 §24(1)(a)(1)	4/13/18	F	01	D
90/24/BB	OUI—DRUGS, 6TH OFFENSE c90 §24(1)(a)(1)	4/13/18	F	01	D

90/24/CC	OUI—DRUGS, 7TH OFFENSE c90 §24(1)(a)(1)	4/13/18	F	01	D
90/24/DD	OUI—DRUGS, 8TH OFFENSE c90 §24(1)(a)(1)	4/13/18	F	01	D
90/24/EE	OUI—DRUGS, 9TH OFFENSE c90 §24(1)(a)(1)	4/13/18	F	01	D
90/24/V	OUI—LIQUOR OR .08%, 5TH OFFENSE c90 §24(1)(a)(1)	4/13/18	F	01	D
90/24/X	OUI—LIQUOR OR .08%, 6TH OFFENSE c90 §24(1)(a)(1)	4/13/18	F	01	D
90/24/Y	OUI—LIQUOR OR .08%, 7TH OFFENSE c90 §24(1)(a)(1)	4/13/18	F	01	D
90/24/Z	OUI—LIQUOR OR .08%, 8TH OFFENSE c90 §24(1)(a)(1)	4/13/18	F	01	D
90/24/AA	OUI—LIQUOR OR .08%, 9TH OFFENSE c90 §24(1)(a)(1)	4/13/18	F	01	D
90/24G/A	MOTOR VEH HOMICIDE BY NEGLIGENT OP c90 §24G(b)	4/13/18	M+	03	D
90/24G/B	MOTOR VEH HOMICIDE BY RECKLESS OP c90 §24G(c)	4/13/18	F	03	D
90/24G/C	MOTOR VEH HOMICIDE OUI—DRUGS c90 §24G(b)	4/13/18	M+	02	D
90/24G/D	MOTOR VEH HOMICIDE OUI—DRUGS & NEGLIG c90 §24G(a)	4/13/18	F	02	D
90/24G/E	MOTOR VEH HOMICIDE OUI—DRUGS & RECKLESS c90 §24G(a)	4/13/18	F	02	D
90/24L/A	OUI—DRUGS & SERIOUS INJURY c90 §24L(2)	4/13/18	M+	01	D
90/24L/B	OUI—DRUGS & SERIOUS INJURY & NEGLIGENT c90 §24L(1)	4/13/18	F	01	D
90/24L/C	OUI—DRUGS & SERIOUS INJURY & RECKLESS c90 §24L(1)	4/13/18	F	01	D
90B/8/A	BOAT OUI—DRUGS c90B §8(a)	4/13/18	M+	01	V
90B/8/AA	BOAT OUI—DRUGS, 2ND OFFENSE c90B §8(a)	4/13/18	M+	01	V
90B/8/AB	BOAT OUI—DRUGS, 3RD OFFENSE c90B §8(a)	4/13/18	M+	01	V
90B/8/AC	BOAT OUI—DRUGS, 4TH OFFENSE c90B §8(a)	4/13/18	F	01	V
90B/8/AD	BOAT OUI—DRUGS, 5TH OFFENSE c90B §8(a)	4/13/18	F	01	V
90B/8A/A	BOAT OUI—DRUGS & SERIOUS INJURY c90B §8A(2)	4/13/18	M+	01	V
90B/8A/B	BOAT OUI—DRUGS & SERIOUS INJURY & NEGLIGENT c90B	4/13/18	F	01	V
	§8A(1)	4/13/10			
90B/8A/C	BOAT OUI—DRUGS & SERIOUS INJURY & RECKLESS c90B §8A(1)	4/13/18	F	01	V
90B/8B/C	BOAT HOMICIDE OUI—DRUGS c90B §8B(2)	4/13/18	M+	02	V
90B/8B/D	BOAT HOMICIDE OUI—DRUGS & NEGLIGENT c90B §8B(1)	4/13/18	F	02	V
90B/8B/E	BOAT HOMICIDE OUI—DRUGS & RECKLESS c90B §8B(1)	4/13/18	F	02	V
90B/26A/A	SNOW/REC VEH—OUI BY +21—DRUGS c90B §26A(a)	4/13/18	M-	01	S
90B/26A/C	SNOW/REC VEH—OUI BY -21—DRUGS c90B §26A(b)	4/13/18	M-	01	S
94C/32A/F	DRUG, DISTRIBUTE CLASS B, SUBSQ. OFF. c94C §32A(b)	4/13/18	F	11	Α
94C/32A/H	DRUG, POSSESS TO DISTRIB CLASS B, SUBSQ. c94C §32A(b)	4/13/18	F	11	Α
94C/32B/B	DRUG, DISTRIBUTE CLASS C, SUBSQ. OFF. c94C §32B(b)	4/13/18	F	11	Α
94C/32B/D	DRUG, POSSESS TO DISTRIB CLASS C, SUBSQ. c94C §32B(b)	4/13/18	F	11	А
94C/32C/B	DRUG, DISTRIBUTE CLASS D, SUBSQ. OFF. c94C §32C(b)	4/13/18	M+	11	Α
94C/32C/D	DRUG, POSSESS TO DISTRIB CLASS D, SUBSQ. c94C §32C(b)	4/13/18	M+	11	Α
94C/32E/E	HEROIN/MORPHINE/OPIUM, TRAFFICKING IN 18 GRAMS OR MORE, LESS THAN 36 GRAMS c94C §32E(c)	4/13/18	F	11	Α
	HEROIN/MORPHINE/OPIUM, TRAFFICKING IN 36 GRAMS OR	4/13/18	F	11	А
94C/32E/F	MORE, LESS THAN 100 GRAMS c94C §32E(c)				
94C/32E/F 94C/32E/G	MORE, LESS THAN 100 GRAMS c94C §32E(c) HEROIN/MORPHINE/OPIUM, TRAFFICKING IN 100 GRAMS OR MORE, LESS THAN 200 GRAMS c94C §32E(c)	4/13/18	F	11	А

94C/32E/Q	FENTANYL, TRAFFICKING IN MORE THAN 10 GRAMS c.94C, §32E(c½)	4/13/18	F	11	N/ A
94C/32E/V	CARFENTANIL, TRAFFICKING c.94C, §32E(c3/4)	4/13/18	F	11	N/ A
94C/32I/A	DRUG PARAPHERNALIA, DISTRIBUTE c94C §32I(a)	4/13/18	M+	11	Α
94C/32I/B	DRUG PARAPHERNALIA, POSSESS/PURCHASE TO DISTRIB c94C §32I(a)	4/13/18	M+	11	Α
94C/32J	DRUG VIOLATION NEAR SCHOOL/PARK c94C §32J	4/13/18	F	11	Α
265/13/D	CORPORATE MANSLAUGHTER c265 §13	4/13/18	M-	09	А
265/13D/D	A&B ON POLICE OFFICER, SERIOUS BODILY INJURY c265 §13D	4/13/18	F	09	А
266/28/D	MOTOR VEH, MALICIOUS DAMAGE TO c266 §28(a)	4/13/18	F	08	Α
266/28/E	MOTOR VEH, MALICIOUS DAMAGE TO, SUBSQ. OFF c266 §28(a)	4/13/18	F	08	Α
266/30/A	LARCENY OVER \$1200 c266 §30(1)	4/13/18	F	06	А
266/30/B	LARCENY OVER \$1200 BY SINGLE SCHEME c266 §30(1)	4/13/18	F	06	Α
266/30/C	LARCENY UNDER \$1200 c266 §30(1)	4/13/18	M+	06	Α
266/30/D	LARCENY UNDER \$1200 BY SINGLE SCHEME c266 §30(1)	4/13/18	M+	06	Α
266/30A/S	SHOPLIFTING \$250+ BY ASPORTATION c266 §30A	4/13/18	M+	06	Α
266/30A/T	SHOPLIFTING \$250+ BY CONCEALING MDSE c266 §30A	4/13/18	M+	06	А
266/30A/U	SHOPLIFTING \$250+ BY PRICE TAG TAMPERING c266 §30A	4/13/18	M+	06	Α
266/30A/V	SHOPLIFTING \$250+ BY CONTAINER SWITCHING c266 §30A	4/13/18	M+	06	Α
266/30A/W	SHOPLIFTING \$250+ BY RECORDING FALSE VALUE c266 §30A	4/13/18	M+	06	А
266/30A/X	SHOPLIFTING \$250+ OF SHOPPING CART c266 §30A	4/13/18	M+	06	Α
266/37/A	LARCENY BY CHECK OVER \$1200 c266 §37 & §30(1)	4/13/18	F	06	Α
266/37/B	LARCENY BY CHECK UNDER \$1200 c266 §37 & §30(1)	4/13/18	M+	06	Α
266/37B/A	CREDIT CARD FRAUD UNDER \$1200 c266 §37B(g)	4/13/18	M+	06	Α
266/37B/B	CREDIT CARD FRAUD UNDER \$1200 BY MERCHANT c266 §37B(i)	4/13/18	M+	06	Α
266/37B/C	CREDIT CARD, ALLOW IMPROP USE UNDER \$1200 c266 §37B(h)	4/13/18	M+	06	Α
266/37B/D	CREDIT CARD, FALSE REPORT OF LOST c266 §37B(k)	4/13/18	M+	06	Α
266/37B/E	CREDIT CARD, FALSE STATEMENT TO OBTAIN c266 §37B(a)	4/13/18	M+	06	Α
266/37B/F	CREDIT CARD, IMPROPER USE UNDER \$1200 c266 §37B(f)	4/13/18	M+	06	Α
266/37B/G	CREDIT CARD, LARCENY OF c266 §37B(b)	4/13/18	M+	06	Α
266/37B/H	CREDIT CARD, NON-CARDHOLDER SIGN c266 §37B(e)	4/13/18	M+	06	Α
266/37B/I	CREDIT CARD, RECEIVE IMPROP UNDER \$1200 c266 §37B(j)	4/13/18	M+	06	Α
266/37B/J	CREDIT CARD, RECEIVE LOST c266 §37B(c)	4/13/18	M+	06	Α
266/37B/K	CREDIT CARD, RECEIVE STOLEN c266 §37B(b)	4/13/18	M+	06	Α
266/37B/L	CREDIT CARD, SELL/BUY c266 §37B(d)	4/13/18	M+	06	Α
266/37C/A	CREDIT CARD FRAUD OVER \$1200 c266 §37C(e)	4/13/18	F	06	Α
266/37C/B	CREDIT CARD FRAUD OVER \$1200 BY MERCHANT c266 §37C(g)	4/13/18	F	06	А
266/37C/C	CREDIT CARD, FORGE OR UTTER FORGED c266 §37C(c)	4/13/18	F	06	А
266/37C/D	CREDIT CARD, IMPROPER USE OVER \$1200 c266 §37C(d)	4/13/18	F	06	Α
266/37C/E	CREDIT CARD, POSSESS BLANK c266 §37C(i)	4/13/18	F	06	Α
266/37C/F	CREDIT CARD, POSSESS COUNTERFEIT PRESS c266 §37C(j)	4/13/18	F	06	Α
266/37C/G	CREDIT CARD, RECEIVE IMPROP OVER \$1200 c266 §37C(h)	4/13/18	F	06	Α

266/37C/H	CREDIT CARD, RECEIVE IMPROPER c266 §37C(b)	4/13/1/8	F	06	Α
266/37C/I	CREDIT CARD, TAKE AS SECURITY c266 §37C(a)	4/13/18	F	06	Α
266/37E/B	IDENTITY FRAUD, POSSESS TOOLS W/INTENT c266 §37Ec1/2	4/13/18	M+	06	А
266/38/A	C.O.D. CARRIER, LARCENY OVER \$1200 BY c266 §38 & §30(1)	4/13/18	F	06	А
266/38/B	C.O.D. CARRIER, LARCENY UNDER \$1200 BY c266 §38 & §30(1)	4/13/18	M+	06	А
266/60/A	RECEIVE STOLEN PROPERTY +\$1200 c266 §60	4/13/18	F	06	Α
266/60/B	RECEIVE STOLEN PROPERTY -\$1200 c266 §60	4/13/18	M+	06	А
266/60/C	RECEIVE STOLEN PROPERTY -\$1200, SUBSQ. OFF c266 §60	4/13/18	F	06	А
266/60/D	RECEIVE FALSE-TRADED PROPERTY +\$1200 c266 §60	4/13/18	F	06	А
266/60/E	RECEIVE PROP IN FALSE TRADE -\$1200 c266 §60	4/13/18	M+	06	Α
266/60/F	RECEIVE PROP IN FALSE TRADE -\$1200,SUBSQ c266 §60	4/13/18	F	06	Α
266/60/G	OBTAIN STOLEN PROPERTY FROM LAW ENFORCEMENT AGENCY +\$1200 c266 §60	4/13/18	F	06	А
266/60/H	OBTAIN STOLEN PROPERTY FROM LAW ENFORCEMENT AGENCY -\$1200 c266 §60	4/13/18	M+	06	А
266/60/I	OBTAIN STOLEN PROPERTY FROM LAW ENFORCEMENT AGENCY -\$1200, SUBSQ. c266 §60	4/13/18	F	06	А
266/60/J	RECEIVE STOLEN PROPERTY +\$1200, SUBSQ c266 §60	4/13/18	F	06	Α
266/60/K	RECEIVE FALSE-TRADED PROPERTY +\$1200, SUBSQ c266 §60	4/13/18	F	06	А
266/60/L	OBTAIN STOLEN PROPERTY FROM LAW ENFORCEMENT AGENCY +\$1200, SUBSQ c266 §60	4/13/18	F	06	А
266/126A	VANDALIZE PROPERTY c266 §126A	4/13/18	F	08	Α
266/126A/B	VANDALIZE WAR/VETERANS MEMORIAL c266 §126A	4/13/18	F	08	Α
266/126B	TAGGING PROPERTY c266 §126B	4/13/18	M+	08	Α
266/127/A	DESTRUCTION OF PROPERTY +\$1200, MALICIOUS c266 §127	4/13/18	F	08	Α
266/127/B	DESTRUCTION OF PROPERTY +\$1200, WANTON c266 §127	4/13/18	M+	08	А
266/127/C	DESTRUCTION OF PROPERTY -\$1200, MALICIOUS c266 §127	4/13/18	M+	08	Α
266/127/D	DESTRUCTION OF PROPERTY -\$1200, WANTON c266 §127	4/13/18	M+	08	А
268/13B/A	WITNESS/JUROR/POLICE/COURT OFFICIAL, INTIMIDATE c268 §13B	4/13/18	F	13	А
268/13B/D	WITNESS/JUROR/POLICE/COURT OFFICIAL, INTIMIDATE AGGRAVATED c268 §13B	4/13/18	F	13	А
268/34A	FALSE ID INFORMATION, ARRESTEE FURNISH TO LAW ENFORCEMENT c268 §34A	4/13/18	M+	06	А
269/10H	FIREARM, INTOXICATED LICENSEE CARRY c269 §10H	4/13/18	M+	10	А
272/40/C	PUBLIC ASSEMBLY, DISTURB c272 §40	4/13/18	M-	07	Α
272/53/F	DISORDERLY CONDUCT c272 §53	4/13/18	M-	07	Α
272/53/G	DISTURBING THE PEACE c272 §53	4/13/18	M-	07	Α
272/53/J	DISORDERLY CONDUCT, SUBSQ. OFF. c272 §53	4/13/18	M+	07	Α
272/53/K	DISTURBING THE PEACE, SUBSQ.OFF. c272 §53	4/13/18	M+	07	Α
274/8/A	SOLICIT TO COMMIT CRIME PUNISHABLE BY IMPRISONMENT FOR LIFE c274 §8	4/13/18	F	13	А
274/8/B	SOLICIT TO COMMIT CRIME PUNISHABLE BY 10 YEARS OR MORE c274 §8	4/13/18	F	13	А

274/8/C	SOLICIT TO COMMIT CRIME PUNISHABLE BY 5 YEARS OR MORE c274 §8	4/13/18	F	13	Α
274/8/D	SOLICIT TO COMMIT CRIME PUNISHABLE BY LESS THAN 5 YEARS c274 §8	4/13/18	M+	13	Α

90/24/F **OUI—DRUGS** c90 §24(1)(a)(1)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or from smelling or inhaling the fumes of any substance having the property of releasing toxic vapors as defined in G.L. c.270, §18, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: imprisonment not more than 2½ years; or not less than \$500, not more than \$5000 fine; plus \$250 Head Injury Assessment; or both imprisonment and fine; plus \$50 Victims of Drunk Driving Assessment; no filing or continuance without a finding; and license revoked for 1 year. §24D alternative disposition: If defendant eligible, after guilty finding or continuance without a finding, judge may allow as alternative: probation not more than 2 years, plus driver alcohol or controlled substance abuse education program, or alcohol or controlled substance revoked for apprehension, treatment and rehabilitation programs, plus \$50 Victims of Drunk Driving Assessment, plus \$250 assessment for apprehension, treatment and rehabilitation programs, plus \$50 Victims of Drunk Driving Assessment, plus \$250 Head Injury Assessment, plus license suspended for not less than 45 days, not more than 90 days (or for 210 days, if defendant under age 21 on offense date).)

90/24/G **OUI—DRUGS, 2ND OFFENSE** c90 §24(1)(a)(1)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or from smelling or inhaling the fumes of any substance having the property of releasing toxic vapors as defined in G.L. c.270, §18, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: imprisonment not less than 60 days, not more than 2½ years; and not less than \$600, not more than \$10,000 fine; plus \$250 Head Injury Assessment; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 30 days served; and license revoked for 2 years.)

90/24/H **OUI—DRUGS, 3RD OFFENSE** c90 §24(1)(a)(1)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or from smelling or inhaling the fumes of any substance having the property of releasing toxic vapors as defined in G.L. c.270, §18, having previously been twice convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of the Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than ½ years, not more than 5 years; or imprisonment not less than 180 days, not more than ½½ years; and not less than \$1000, not more than \$15,000 fine; plus \$250 Head Injury Assessment; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 150 days served; and license revoked for 8 years.)

90/24/I OUI—DRUGS, 4TH OFFENSE c90 §24(1)(a)(1)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or from smelling or inhaling the fumes of any substance having the property of releasing toxic vapors as defined in G.L. c.270, §18, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, three times prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 2 years, not more than 2½ years; and not less than \$1500, not more than \$25,000 fine, plus \$250 Head Injury Assessment; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 12 months served; and license revoked for 10 years.)

90/24/U **OUI—DRUGS**, **5TH OFFENSE** c90 §24(1)(a)(1)

(Eπective 4/13/18)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or from smelling or inhaling the fumes of any substance having the property of releasing toxic vapors as defined in G.L. c.270, §18, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, four or more times prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 2½ years; and not less than \$2000, not more than \$50,000 fine, plus (if OUI) \$250 Head Injury Treatment Services Fund surcharge; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 24 months served; and license revoked for life. §24Q: Defendant must also attend an alcohol or drug assessment by DPH or other court-approved program.)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or from smelling or inhaling the fumes of any substance having the property of releasing toxic vapors as defined in G.L. c.270, §18, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, four or more times prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 2½ years; and not less than \$2000, not more than \$50,000 fine, plus (if OUI) \$250 Head Injury Treatment Services Fund surcharge; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 24 months served; and license revoked for life. §24Q: Defendant must also attend an alcohol or drug assessment by DPH or other court-approved program.)

90/24/CC **OUI—DRUGS, 7TH OFFENSE** c90 §24(1)(a)(1)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or from smelling or inhaling the fumes of any substance having the property of releasing toxic vapors as defined in G.L. c.270, §18, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, four or more times prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 3½ years, not more than 8 years; and not less than \$2000, not more than \$50,000 fine, plus (if OUI) \$250 Head Injury Treatment Services Fund surcharge; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 36 months served; and license revoked for life. §24Q: Defendant must also attend an alcohol or drug assessment by DPH or other court-approved program. NO DISTRICT COURT OR BMC FINAL JURISDICTION.)

90/24/DD OUI—DRUGS, 8TH OFFENSE c90 §24(1)(a)(1)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or from smelling or inhaling the fumes of any substance having the property of releasing toxic vapors as defined in G.L. c.270, §18, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, four or more times prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 3½ years, not more than 8 years; and not less than \$2000, not more than \$50,000 fine, plus (if OUI) \$250 Head Injury Treatment Services Fund surcharge; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 36 months served; and license revoked for life. §24Q: Defendant must also attend an alcohol or drug assessment by DPH or other court-approved program. NO DISTRICT COURT OR BMC FINAL JURISDICTION.)

90/24/EE **OUI—DRUGS, 9TH OFFENSE** c90 §24(1)(a)(1)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or from smelling or inhaling the fumes of any substance having the property of releasing toxic vapors as defined in G.L. c.270, §18, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, four or more times prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 4½ years, not more than 10 years; and not less than \$2000, not more than \$50,000 fine, plus (if OUI) \$250 Head Injury Treatment Services Fund surcharge; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 48 months served; and license revoked for life. §24Q: Defendant must also attend an alcohol or drug assessment by DPH or other court-approved program. NO DISTRICT COURT OR BMC FINAL JURISDICTION.)

90/24/V OUI—LIQUOR OR .08%, 5TH OFFENSE c90 §24(1)(a)(1)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, with a percentage, by weight, of alcohol in his or her blood of eight one-hundredths or greater, or while under the influence of intoxicating liquor, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction forur or more times because of a like offense, as defined in G.L. c.90, §1, prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years; ont more than 5 years; or imprisonment not less than 2½ years; and not less than \$2000, not more than \$50,000 fine, plus (if OUI) \$250 Head Injury Treatment Services Fund surcharge; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 24 months served; and license revoked for life. §24Q: Defendant must also attend an alcohol or drug assessment by DPH or other court-approved program.)

90/24/X OUI—LIQUOR OR .08%, 6TH OFFENSE c90 §24(1)(a)(1)

(Effective 4/13/18)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, with a percentage, by weight, of alcohol in his or her blood of eight one-hundredths or greater, or while under the influence of intoxicating liquor, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction four or more times because of a like offense, as defined in G.L. c.90, §1, prior to the commission of this offense, in

violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 2½ years; and not less than \$2000, not more than \$50,000 fine, plus (if OUI) \$250 Head Injury Treatment Services Fund surcharge; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 24 months served; and license revoked for life. §24Q: Defendant must also attend an alcohol or drug assessment by DPH or other court-approved program.)

90/24/Y OUI—LIQUOR OR .08%, 7TH OFFENSE c90 §24(1)(a)(1)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, with a percentage, by weight, of alcohol in his or her blood of eight one-hundredths or greater, or while under the influence of intoxicating liquor, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction four or more times because of a like offense, as defined in G.L. c.90, §1, prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 3½ years, not more than 8 years; and not less than \$2000, not more than \$50,000 fine, plus (if OUI) \$250 Head Injury Treatment Services Fund surcharge; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 36 months served; and license revoked for life. §24Q: Defendant must also attend an alcohol or drug assessment by DPH or other court-approved program. NO DISTRICT COURT OR BMC FINAL JURISDICTION.)

90/24/Z OUI—LIQUOR OR .08%, 8TH OFFENSE c90 §24(1)(a)(1)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, with a percentage, by weight, of alcohol in his or her blood of eight one-hundredths or greater, or while under the influence of intoxicating liquor, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction four or more times because of a like offense, as defined in G.L. c.90, §1, prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 3½ years, not more than 8 years; and not less than \$2000, not more than \$50,000 fine, plus (if OUI) \$250 Head Injury Treatment Services Fund surcharge; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 36 months served; and license revoked for life. §24Q: Defendant must also attend an alcohol or drug assessment by DPH or other court-approved program. NO DISTRICT COURT OR BMC FINAL JURISDICTION.)

90/24/AA OUI—LIQUOR OR .08%, 9TH OFFENSE c90 §24(1)(a)(1)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, with a percentage, by weight, of alcohol in his or her blood of eight one-hundredths or greater, or while under the influence of intoxicating liquor, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction four or more times because of a like offense, as defined in G.L. c.90, §1, prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 4½ years, not more than 10 years; and not less than \$2000, not more than \$50,000 fine, plus (if OUI) \$250 Head Injury Treatment Services Fund surcharge; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 48 months served; and license revoked for life. §24Q: Defendant must also attend an alcohol or drug assessment by DPH or other court-approved program. NO DISTRICT COURT OR BMC FINAL JURISDICTION.)

90/24G/A MOTOR VEH HOMICIDE BY NEGLIGENT OP c90 §24G(b)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, and did so operate such motor vehicle negligently so that the lives or safety of the public might be endangered, and by such operation did cause the death of another person, **[NAME OF VICTIM:]**, in violation of G.L. c.90, §24G(b). (PENALTY: jail or house of correction not more than 2½ years; or not less than \$300, not more than \$3000; or both; no filing or continuance without a finding; RMV shall revoke license for 15 years, or for life on subsequent conviction. §24Q: Defendants with a blood alcohol level of .20% must also attend alcohol or drug assessment by DPH or other court-approved program.)

90/24G/C MOTOR VEH HOMICIDE OUI—DRUGS c90 §24G(b)

(Effective 4/13/18)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or from smelling or inhaling the fumes of any substance having the property of releasing toxic vapors as defined in G.L. c.270, §18, and by such operation did cause the death of another person, [NAME OF VICTIM:], in violation of G.L. c.90, §24G(b). (PENALTY: jail or house of correction for not less than 30 days, not more than 2½ years; or not less than \$300, not more than \$3000 fine; or both; plus \$50 Victims of Drunk Driving Assessment; no filing or continuance without a finding; RMV shall revoke license for 15 years, or for life on subsequent conviction or after prior OUI. §24Q: Defendants with a blood alcohol level of .20% must also attend alcohol or drug assessment by DPH or other court-approved program.)

90/24G/B $\,$ MOTOR VEH HOMICIDE BY RECKLESS OP c90 $\$ 24G(c)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, and did operate such motor vehicle recklessly, and by such operation did cause the death of another person, **[NAME OF VICTIM:]**, in violation of G.L. c.90, §24G(c). (PENALTY: jail or house of corrections not more than 2½ years; state prison not more than 5 years; or not more than \$3000; or both; no filing or continuance without a finding; RMV shall revoke license for 15 years, or on subsequent conviction for life. §24Q: Defendants with a blood alcohol level of .20% must also attend alcohol or drug assessment by DPH or other court-approved program.)

90/24G/D MOTOR VEH HOMICIDE OUI—DRUGS & NEGLIG c90 §24G(a)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or from smelling or inhaling the fumes of any substance having the property of releasing toxic vapors as defined in G.L. c.270, §18, and did so operate such motor vehicle negligently so that the lives or safety of the public might be endangered, and by such operation did cause the death of another person, **[NAME OF VICTIM:]**, in violation of G.L. c.90, §24G(a). (PENALTY: state prison for not less than 2½ years, not more than 15 years; or jail or house of correction for not less than 1 year, not more than 2½ years; and not more than \$5000 fine; plus \$50 Victims of Drunk Driving Assessment; no filing or continuance without a finding; no suspended sentence or probation until 1 year served; RMV shall revoke license for 15 years, or for life on subsequent conviction or after prior violation of G.L. c.90, §§ 24(1)(a), 24G(a), 24G(b) involving OUI, or 24L; G.L. c. 90B, §§ 8(a), 8A or 8B; or G.L. c. 265, § 13½. District Court has final jurisdiction under G.L. c.218, §26. §24Q: Defendants with a blood alcohol level of .20% must also attend alcohol or drug assessment by DPH or other court-approved program.)

90/24G/E MOTOR VEH HOMICIDE OUI—DRUGS & RECKLESS c90 §24G(a)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or from smelling or inhaling the fumes of any substance having the property of releasing toxic vapors as defined in G.L. c.270, §18, and did operate such vehicle recklessly, and by such operation did cause the death of another person, **[NAME OF VICTIM:]**, in violation of G.L. c.90, §24G(a). (PENALTY: state prison for not less than 2½ years, not more than 15 years; or jail or house of correction for not less than 1 year, not more than 2½ years; and not more than \$5000 fine; plus \$50 Victims of Drunk Driving Assessment; no filing or continuance without a finding; no suspended sentence or probation until 1 year served; RMV shall revoke license for 15 years, or for life on subsequent conviction or after prior violation of G.L. c.90, §24(1)(a), 24G(a), 24G(b) involving OUI, or 24L; G.L. c. 90B, §§ 8(a), 8A or 8B; or G.L. c. 265, § 13½. §24Q: Defendants with a blood alcohol level of .20% must also attend alcohol or drug assessment by DPH or other court-approved program. District Court has final jurisdiction under G.L. c.218, §26.)

90/24L/A OUI—DRUGS & SERIOUS INJURY c90 §24L(2)

(Effective 4/13/18)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or from smelling or inhaling the fumes of any substance having the property of releasing toxic vapors as defined in G.L. c.270, §18, and by such operation did cause serious bodily injury to a person, [NAME OF VICTIM:], in violation of G.L. c.90, §24L(2). (PENALTY: jail or house of correction for not more than 2½ years; or not less than \$3000 fine; or both; plus \$50 Victims of Drunk Driving Assessment; RMV shall revoke license for 2 years, or for life after prior OUI. §24Q: Defendants with a blood alcohol level of .20%, or who have previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program, must also attend alcohol or drug assessment by DPH or other courtapproved program.)

90/24L/B OUI—DRUGS & SERIOUS INJURY & NEGLIGENT c90 §24L(1)

(Effective 4/13/18

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or from smelling or inhaling the fumes of any substance having the property of releasing toxic vapors as defined in G.L. c.270, §18, and did so operate such motor vehicle negligently so that the lives or safety of the public might be endangered, and by such operation did cause serious bodily injury to a person, **[NAME OF VICTIM:]**, in violation of G.L. c.90, §24L(1). (PENALTY: state prison for not less than 2½ years, not more than 10 years; or jail or house of correction for not less than 6 months, not more than 2½ years; and not more than \$5000 fine; plus \$50 Victims of Drunk Driving Assessment; no filing or continuance without a finding; no suspended sentence or probation until 6 months served; RMV shall revoke license for 2 years, or for life after prior OUI. §24Q: Defendants with a blood alcohol level of .20%, or who have previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program, must also attend alcohol or drug assessment by DPH or other court-approved program. District Court has final jurisdiction under G.L. c.218, §26.)

90/24L/C OUI—DRUGS & SERIOUS INJURY & RECKLESS c90 §24L(1)

(Effective 4/13/18)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or from smelling or inhaling the fumes of any substance having the property of releasing toxic vapors as defined in G.L. c.270, §18, and did operate such motor vehicle recklessly, and by such operation did cause serious bodily injury to a person, [NAME OF VICTIM:], in violation of G.L. c.90, §24L(1). (PENALTY: state prison for not less than 2½ years, not more than 10 years; or jail or house of correction for not less than 6 months, not more than 2½ years; and not more than \$5000 fine; plus \$50 Victims of Drunk Driving Assessment; no filing or continuance without a finding; no suspended sentence or probation until 6 months served; RMV shall revoke license for 2 years, or for life after prior OUI. §24Q: Defendants with a blood alcohol level of .20%, or who have previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program, must also attend alcohol or drug assessment by DPH or other court-approved program. District Court has final jurisdiction under G.L. c.218, §26.)

90B/8/A **BOAT OUI—DRUGS** c90B §8(a)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did operate a vessel on the waters of the Commonwealth while under the influence of marijuana, narcotic drugs, or a depressant or stimulant substance, as defined in G.L. c.94, or from smelling or inhaling the fumes of any substance having the property of releasing toxic vapors as defined in G.L. c.270, §18, in violation of G.L. c.90B, §8(a). (PENALTY: imprisonment not more than 2½ years;

or not less than \$100, not more than \$1000 fine; or both; no filing or continuance without a finding; if prior violation of G.L. c.90B, §8(a)(1) or c.90, §2424(1)(a)(1) within 6 years, no weekend sentence or pretrial probation; plus 1 year loss of motor vehicle license and possible 1 year loss of vessel certificate of number. If no prior violation of G.L. c.90B, §8(a)(1) or c.90, §2424(1)(a)(1), judge may allow alternative in addition to any imprisonment or fine: probation for not more than 2 years conditioned on boating safety education course and, if judge deems necessary, alcohol education or rehabilitation program; plus loss of motor vehicle license for 45 days (if death caused, for 10 years) and possible loss of vessel number certificate for 45 days. CLERK-MAGISTRATE MUST REPORT CONVICTION TO THE REGISTRY OF MOTOR VEHICLES AND TO THE POLICE DEPARTMENT OF THE DEFENDANT'S DOMICILE.)

90B/8/AA BOAT OUI—DRUGS, 2ND OFFENSE c90B §8(a)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did operate a vessel on the waters of the Commonwealth while under the influence of marijuana, narcotic drugs, or a depressant or stimulant substance, as defined in G.L. c.94, or from smelling or inhaling the fumes of any substance having the property of releasing toxic vapors as defined in G.L. c.270, §18, in violation of G.L. c.90B, §8(a), having previously been convicted or assigned to an alcohol education or rehabilitation program by a court of the Commonwealth because of a like offense, as defined in G.L. c.90B, §1, within 6 years prior to the commission of this offense, in violation of G.L. c.90B, §8(a). (PENALTY: imprisonment not less than 14 days, not more than 2½ years; and not less than \$300, not more than \$1,000 fine; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 14 days served; plus loss of motor vehicle license for 2 years (if death caused, for life) and possible loss of vessel number certificate for 2 years. CLERK-MAGISTRATE MUST REPORT CONVICTION TO THE REGISTRY OF MOTOR VEHICLES AND TO THE POLICE DEPARTMENT OF THE DEFENDANT'S DOMICILE.)

90B/8/AB BOAT OUI—DRUGS, 3RD OFFENSE c90B §8(a)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did operate a vessel on the waters of the Commonwealth while under the influence of marijuana, narcotic drugs, or a depressant or stimulant substance, as defined in G.L. c.94, or from smelling or inhaling the fumes of any substance having the property of releasing toxic vapors as defined in G.L. c.270, §18, in violation of G.L. c.90B, §8(a), having twice previously been convicted or assigned to an alcohol education or rehabilitation program by a court of the Commonwealth because of a like offense, as defined in G.L. c.90B, §1, within 6 years prior to the commission of this offense, in violation of G.L. c.90B, §8(a). (PENALTY: imprisonment not less than 6 months, not more than 2½ years; and not less than \$500, not more than \$1,000 fine; no filling, continuance without a finding, or weekend sentence; no suspended sentence or probation until 6 months served; plus loss of motor vehicle license for 5 years (if death caused, for life) and possible loss of vessel number certificate for 5 years. CLERK-MAGISTRATE MUST REPORT CONVICTION TO THE REGISTRY OF MOTOR VEHICLES AND TO THE POLICE DEPARTMENT OF THE DEFENDANT'S DOMICILE.)

90B/8/AC BOAT OUI—DRUGS, 4TH OFFENSE c90B §8(a)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did operate a vessel on the waters of the Commonwealth while under the influence of marijuana, narcotic drugs, or a depressant or stimulant substance, as defined in G.L. c.94, or from smelling or inhaling the fumes of any substance having the property of releasing toxic vapors as defined in G.L. c.270, §18, in violation of G.L. c.90B, §8(a), having three times previously been convicted or assigned to an alcohol education or rehabilitation program by a court of the Commonwealth because of a like offense, as defined in G.L. c.90B, §1, within 10 years prior to the commission of this offense, in violation of G.L. c.90B, §8(a). (PENALTY: state prison not less than 2½ years, not more than 10 years; or jail or house of correction not less than 1 year, not more than 2½ years; and not less than \$500, not more than \$1,000 fine; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 1 year served; plus loss of motor vehicle license for 10 years (if death caused, for life) and possible loss of vessel number certificate for 10 years. CLERK-MAGISTRATE MUST REPORT CONVICTION TO THE REGISTRY OF MOTOR VEHICLES AND TO THE POLICE DEPARTMENT OF THE DEFENDANT'S DOMICILE.)

90B/8/AD BOAT OUI—DRUGS, 5TH OFFENSE c90B §8(a)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did operate a vessel on the waters of the Commonwealth while under the influence of marijuana, narcotic drugs, or a depressant or stimulant substance, as defined in G.L. c.94, or from smelling or inhaling the fumes of any substance having the property of releasing toxic vapors as defined in G.L. c.270, §18, in violation of G.L. c.90B, §8(a), having four or more times previously been convicted or assigned to an alcohol education or rehabilitation program by a court of the Commonwealth because of a like offense, as defined in G.L. c.90B, §1, within 10 years prior to the commission of this offense, in violation of G.L. c.90B, §8(a). (PENALTY: state prison not less than 2½ years, not more than 10 years; or jail or house of correction not less than 2 years, not more than 2½ years; and not less than \$1,000, not more than \$1,500 fine; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 2 years served; plus loss of motor vehicle license for 15 years (if death caused, for life) and possible loss of vessel number certificate for 15 years. CLERK-MAGISTRATE MUST REPORT CONVICTION TO THE REGISTRY OF MOTOR VEHICLES AND TO THE POLICE DEPARTMENT OF THE DEFENDANT'S DOMICILE.)

90B/8A/A BOAT OUI—DRUGS & SERIOUS INJURY c90B §8A(2)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did operate a vessel on the waters of the Commonwealth while under the influence of marihuana, narcotic drugs, depressants, or stimulant substances, all as defined in G.L. c.94C, or inhaling the fumes of any substance having the property of releasing toxic vapors as defined in G.L. c.270, §18, and by such operation did cause serious bodily injury, as defined in G.L. c.90B, §8A(3), to a person, **[NAME OF VICTIM:]**, in violation of G.L. c. 90B, §8A(2). (PENALTY: jail or house of correction not less than 30 days, not more than 2½ years; or not less than \$3000 fine; or both; no pretrial probation; RMV shall revoke motor vehicle license for 2 years, or for life after prior OUI; OELE shall revoke vessel number certificate for 2 years.)

90B/8A/B BOAT OUI—DRUGS & SERIOUS INJURY & NEGLIGENT c90B §8A(1)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did operate a vessel on the waters of the Commonwealth while under the influence of marihuana, narcotic drugs, depressants, or stimulant substances, all as defined in G.L. c.94C, or inhaling the fumes of any substance having the property of releasing toxic vapors as defined in G.L. c.270, §18, and did so operate such vessel negligently so that the lives or safety of the public might be endangered, and by such operation did cause serious bodily injury, as defined in G.L. c.90B, §8A(3), to a person, **[NAME OF VICTIM:]**, in violation of G.L. c. 90B, §8A(1). (PENALTY:state prison not less than 2½ years; not more than 10 years and by not more than \$5000 fine. NO DISTRICT COURT OR BOSTON MUNICIPAL COURT FINAL JURISDICTION IN ADULT SESSION.)

90B/8A/C BOAT OUI—DRUGS & SERIOUS INJURY & RECKLESS c90B §8A(1)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did operate a vessel on the waters of the Commonwealth while under the influence of marihuana, narcotic drugs, depressants, or stimulant substances, all as defined in G.L. c.94C, or inhaling the fumes of any substance having the property of releasing toxic vapors as defined in G.L. c.270, §18, and did so operate such vessel recklessly, and by such operation did cause serious bodily injury, as defined in G.L. c.90B, §8A(3), to a person, **[NAME OF VICTIM:]**, in violation of G.L. c. 90B, §8A(1). (PENALTY:state prison not less than 2½ years; not more than 10 years and by not more than \$5000 fine. NO DISTRICT COURT OR BOSTON MUNICIPAL COURT FINAL JURISDICTION IN ADULT SESSION.)

90B/8B/C BOAT HOMICIDE OUI—DRUGS c90B §8B(2)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did operate a vessel on the waters of the Commonwealth while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, or inhaling the fumes of any substance having the property of releasing toxic vapors as defined in G.L. c.270, §18, and by such operation did cause the death of another person, **[NAME OF VICTIM:]**, in violation of G.L. c.90B, §8B(2). (PENALTY: jail or house of correction for not less than 30 days, not more than 2½ years; or not less than \$300, not more than \$3000 fine; or both; RMV shall revoke motor vehicle license for 10 years, or for life after prior OUI or on subsequent conviction; OELE shall revoke vessel number certificate for 10 years, or on subsequent conviction for life.)

90B/8B/D BOAT HOMICIDE OUI—DRUGS & NEGLIGENT c90B §8B(1)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did operate a vessel on the waters of the Commonwealth while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, or inhaling the fumes of any substance having the property of releasing toxic vapors as defined in G.L. c.270, §18, and did operate such vessel negligently so that the lives or safety of the public might be endangered, and by such operation did cause the death of another person, **[NAME OF VICTIM:]**, in violation of G.L. c.90B, §8B(1). (PENALTY:state prison not less than 2½ years; not more than 10 years and by not more than \$5000 fine. NO DISTRICT COURT OR BOSTON MUNICIPAL COURT FINAL JURISDICTION IN ADULT SESSION.)

90B/8B/E BOAT HOMICIDE OUI—DRUGS & RECKLESS c90B §8B(1)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did operate a vessel on the waters of the Commonwealth while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, or inhaling the fumes of any substance having the property of releasing toxic vapors as defined in G.L. c.270, §18, and did operate such vessel recklessly, and by such operation did cause the death of another person, **[NAME OF VICTIM:]**, in violation of G.L. c.90B, §8B(1). (PENALTY:state prison not less than 2½ years; not more than 10 years and by not more than \$5000 fine. NO DISTRICT COURT OR BOSTON MUNICIPAL COURT FINAL JURISDICTION IN ADULT SESSION.)

90B/26A/A **SNOW/REC VEH—OUI BY +21—DRUGS** c90B §26A(a)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]**, being 21 years of age or older, did operate a snow vehicle or recreation vehicle, as defined in G.L. c.90B, §20, while under the influence of marijuana, narcotic drugs, depressants or stimulant substances, as defined in G.L. c.94C, §1, or inhaling the fumes of any substance having the property of releasing toxic vapors as defined in G.L. c.270, §18, in violation of G.L. c.90B, § 26A(a). (PENALTY: fine not less than \$500, not more than \$5000; and (§28B:) loss of license and registration for 1 year for first offense and 2 years for subsequent offenses.)

90B/26A/C **SNOW/REC VEH—OUI BY -21—DRUGS** c90B §26A(b)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]**, being less than 21 years of age, did operate a snow vehicle or recreation vehicle, as defined in G.L. c.90B, §20, while under the influence of marijuana, narcotic drugs, depressants or stimulant substances, as defined in G.L. c.94C, §1, or inhaling the fumes of any substance having the property of releasing toxic vapors as defined in G.L. c.270, §18, in violation of G.L. c.90B, § 26A(b). (PENALTY: fine not less than \$500, not more than \$5000; and (§28B:) loss of license and registration for 2 years for first offense and 3 years for subsequent offenses.)

94C/32A/F DRUG, DISTRIBUTE CLASS B, SUBSQ. OFF. c94C §32A(b)

(Effective 4/13/18)

on [DATE OF OFFENSE:], not being authorized by law, did knowingly or intentionally manufacture, distribute or dispense a controlled substance in Class B of G.L. c.94C, §31, to wit: [TYPE OF CLASS B DRUG:], the defendant having previously been convicted of such an offense, or an offense of another jurisdiction which is the same as or necessarily includes the elements of such offense, in violation of G.L. c.94C, §32A(b). (PENALTY: state prison not more than 10 years; and by not less than \$2,500 and not more than \$25,000. NO DISTRICT COURT FINAL JURISDICTION IN ADULT SESSION.)

94C/32A/H DRUG, POSSESS TO DISTRIB CLASS B, SUBSQ. c94C §32A(b)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]**, not being authorized by law, did knowingly or intentionally possess with intent to manufacture, distribute or dispense a controlled substance in Class B of G.L. c.94C, §31, to wit: **[TYPE OF CLASS B DRUG:]**, the defendant having previously been convicted of such an offense, or an offense of another jurisdiction which is the same as or necessarily includes the elements of such offense, in violation of G.L. c.94C, §32A(b). (PENALTY: state prison not more than 15 years and a fine of not less than \$2,500 nor more than \$25,000 or a fine of not more than \$25,000. NO DISTRICT COURT FINAL JURISDICTION IN ADULT SESSION.)

94C/32B/B DRUG, DISTRIBUTE CLASS C, SUBSQ. OFF. c94C §32B(b)

(Effective 4/13/18

on **[DATE OF OFFENSE:]**, not being authorized by law, did knowingly or intentionally manufacture, distribute or dispense a controlled substance in Class C of G.L. c.94C, §31, to wit: **[TYPE OF CLASS C DRUG:]**, the defendant having previously been convicted of a similar offense, or an offense of another jurisdiction which is the same as or necessarily includes the elements of such offense, in violation of G.L. c.94C, §32B(b). (PENALTY: jail or house of correction not more than 21/2 years and not less than \$1,000 nor more than \$10,000; state prison not more than 10 years and not less than \$1,000 nor more than \$10,000.)

94C/32B/D DRUG, POSSESS TO DISTRIB CLASS C, SUBSQ. c94C §32B(b)

(Effective 4/13/18

on [DATE OF OFFENSE:], not being authorized by law, did knowingly or intentionally possess with intent to manufacture, distribute or dispense a controlled substance in Class C of G.L. c.94C, §31, to wit: [TYPE OF CLASS C DRUG:], the defendant having previously been

convicted of a similar offense, or an offense of another jurisdiction which is the same as or necessarily includes the elements of such offense, in violation of G.L. c.94C, §32B(b). (PENALTY: jail or house of correction not more than 21/2 years and not less than \$1,000 nor more than \$10,000; state prison not more than 10 years and not less than \$1,000 nor more than \$10,000; or not more than \$10,000.)

94C/32C/B DRUG, DISTRIBUTE CLASS D, SUBSQ. OFF. c94C §32C(b)

(Effective 4/13/18)

on [DATE OF OFFENSE:] not being authorized by law, did knowingly or intentionally manufacture, distribute or dispense a controlled substance in Class D of G.L. c.94C, §31, to wit: [TYPE OF CLASS D DRUG:], the defendant having previously been convicted of a similar offense, or an offense of another jurisdiction which is the same as or necessarily includes the elements of such offense, in violation of G.L. c.94C, §32C(b). (PENALTY: imprisonment not more than 2½ years; or not less than \$1000, not more than \$10,000 fine; or both; [G.L. c.280, §6B:] plus Drug Analysis Fee of not less than \$35, not more than \$100, with maximum fee of \$500 for multiple offenses from single incident.)

94C/32C/D DRUG, POSSESS TO DISTRIB CLASS D, SUBSQ. c94C §32C(b)

(Effective 4/13/18)

on [DATE OF OFFENSE:], not being authorized by law, did knowingly or intentionally possess with intent to manufacture, distribute or dispense a controlled substance in Class D of G.L. c.94C, §31, to wit: [TYPE OF CLASS D DRUG:], the defendant having previously been convicted of a similar offense, or an offense of another jurisdiction which is the same as or necessarily includes the elements of such offense, in violation of G.L. c.94C, §32C(b). (PENALTY: imprisonment not more than 2½ years; or not less than \$1000, not more than \$10,000 fine; or both; [G.L. c.280, §6B:] plus Drug Analysis Fee of not less than \$35, not more than \$100, with maximum fee of \$500 for multiple offenses from single incident.)

94C/32E/E HEROIN/MORPHINE/OPIUM, TRAFFICKING IN 18 GRAMS OR MORE, LESS THAN 36 GRAMS c94C §32E(c) (Effective 4/13/18) on [DATE OF OFFENSE:] did traffic in heroin or a salt thereof, morphine or a salt thereof, or opium or a derivative therof, or a controlled substance defined in paragraph (d) of Class A of G.L. c.94C, §31, in that the defendant did knowingly or intentionally manufacture, distribute or dispense, or possess with intent to manufacture, distribute or dispense, or did bring into this Commonwealth, a net weight of eighteen grams or more but less than thirty-six grams of heroin or a salt thereof, or opium or a derivative thereof, or a net weight of eighteen grams or more but less than thirty-six grams of a mixture containing heroin or a salt thereof, morphine or a salt thereof, or opium or a derivative thereof, to wit: a net weight of a net weight of [NET WEIGHT:], in violation of G.L. c.94C, §32E(c).(state prison not less than 3½ years, not more than 20 years; or a fine not less than \$5,000 and not more than \$50,000. No sentence may be imposed that is less than the 3½ year minimum imprisonment. Fine may not be in lieu of minimum 3½ year imprisonment. NO DISTRICT COURT FINAL JURISDICTION IN ADULT SESSION.)

94C/32E/F HEROIN/MORPHINE/OPIUM, TRAFFICKING IN 36 GRAMS OR MORE, LESS THAN 100 GRAMS c94C §32E(c)(Effective 4/13/18) on [DATE OF OFFENSE:] did traffic in heroin or a salt thereof, morphine or a salt thereof, or opium or a derivative therof, or a controlled substance defined in paragraph (d) of Class A of G.L. c.94C, §31, in that the defendant did knowingly or intentionally manufacture, distribute or dispense, or possess with intent to manufacture, distribute or dispense, or did bring into this Commonwealth, a net weight of thirty-six grams or more but less than one hundred grams of heroin or a salt thereof, morphine or a salt thereof, or opium or a derivative thereof, or a net weight of thirty-six grams or more but less than one hundred grams of a mixture containing heroin or a salt thereof, morphine or a salt thereof, or opium or a derivative thereof, to wit: a net weight of a net weight of [NET WEIGHT:], in violation of G.L. c.94C, §32E(c).(state prison not less than 5 years, not more than 20 years; or a fine not less than \$5,000 and not more than \$50,000. No sentence may be imposed that is less than the 5 year minimum imprisonment. Fine may not be in lieu of minimum 5 year imprisonment. NO DISTRICT COURT FINAL JURISDICTION IN ADULT SESSION.)

94C/32E/G HEROIN/MORPHINE/OPIUM, TRAFFICKING IN 100 GRAMS OR MORE, LESS THAN 200 GRAMS c94C §32E(c) (Effective 4/13/18) on [DATE OF OFFENSE:] did traffic in heroin or a salt thereof, morphine or a salt thereof, or opium or a derivative therof, or a controlled substance defined in paragraph (d) of Class A of G.L. c.94C, §31, in that the defendant did knowingly or intentionally manufacture, distribute or dispense, or possess with intent to manufacture, distribute or dispense, or did bring into this Commonwealth, a net weight of eighteen grams or more of heroin or a salt thereof, morphine or a salt thereof, or opium or a derivative thereof, or a net weight of one hundred grams or more but less than two hundred grams of a mixture containing a salt thereof, morphine or a salt thereof, or opium or a derivative thereof, to wit: a net weight of a net weight of [NET WEIGHT:], in violation of G.L. c.94C, §32E(c).(state prison not less than 8 years, not more than 20 years; or a fine not less than \$10,000 and not more than \$100,000. No sentence may be imposed that is less than the 8 year minimum imprisonment. Fine may not be in lieu of minimum 8 year imprisonment. NO DISTRICT COURT FINAL JURISDICTION IN ADULT SESSION.)

94C/32E/H HEROIN/MORPHINE/OPIUM, TRAFFICKING IN 200 GRAMS OR MORE c94C §32E(c)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did traffic in heroin or a salt thereof, morphine or a salt thereof, or opium or a derivative therof, or a controlled substance defined in paragraph (d) of Class A of G.L. c.94C, §31, in that the defendant did knowingly or intentionally manufacture, distribute or dispense, or possess with intent to manufacture, distribute or dispense, or did bring into this Commonwealth, a net weight of two hundred grams or more of heroin or a salt thereof, morphine or a salt thereof, or opium or a derivative thereof, or a net weight of two hundred grams or more of a mixture containing heroin or a salt thereof, morphine or a salt thereof, or opium or a derivative thereof, to wit: a net weight of a net weight of **[NET WEIGHT:]**, in violation of G.L. c.94C, §32E(c).(state prison not less than 12 years, not more than 20 years; or a fine not less than \$50,000 and not more than \$500,000. No sentence may be imposed that is less than the 12 year minimum imprisonment. Fine may not be in lieu of minimum 12 year imprisonment. NO DISTRICT COURT FINAL JURISDICTION IN ADULT SESSION.)

94C/32E/Q FENTANYL, TRAFFICKING IN MORE THAN 10 GRAMS c.94C, §32E(c½)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did traffick in fentanyl, or any derivative of fentanyl, by knowingly or intentionally manufacturing, distributing, dispensing, or possessing with intent to manufacture, distribute, or dispense, or by bringing into the Commonwealth a net weight of more than 10 grams of fentanyl or a net weight of 10 grams or more of any mixture containing fentanyl or any derivative of fentanyl, in violation of G.L. c.94C, §32E (c½). (PENALTY: state prison not less than 3 ½ years; not more than 20 years. NO DISTRICT COURT FINAL JURISDICTION IN ADULT SESSION.)

94C/32E/V CARFENTANIL, TRAFFICKING c.94C, §32E(c3/4)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did traffick in carfentanil, including without limitation, any derivative of carfentanil by knowingly or intentionally manufacturing, distributing, dispensing or possessing with intent to manufacture, distribute or dispense or by bringing into the commonwealth carfentanil or any derivative of carfentanil, any mixture containing carfentanil or a derivative of carfentanil; provided, that he or she had specific knowledge that such mixture contained carfentanil or any derivative of carfentanil, in violation of G.L. c. 94C, § 32E(c¾). (PENALTY: state prison not less than 3 ½ years; not more than 20 years. NO DISTRICT COURT FINAL JURISDICTION IN ADULT SESSION.)

94C/32I/A DRUG PARAPHERNALIA. DISTRIBUTE c94C §32I(a)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]**, not being authorized by law, did sell or did manufacture with intent to sell drug paraphernalia, as defined in G.L. c.94C, §1, knowing, or under circumstances where he or she reasonably should have known, that it would be used to plant, propagate, cultivate, grow, harvest, manufacture, compound, convert, produce, process, prepare, test, analyze, pack, repack, store, contain, conceal, ingest, inhale, or otherwise introduce into the human body a controlled substance contrary to the provisions of G.L. c.94C, in violation of G.L. c.94C, §32I(a). (PENALTY: imprisonment not more than 2 years; or not more than \$5000 fine; or both.)

94C/32I/B DRUG PARAPHERNALIA, POSSESS/PURCHASE TO DISTRIB c94C §32I(a)

(Effective 4/13/18)

on [DATE OF OFFENSE:], not being authorized by law, did possess or purchase with intent to sell drug paraphernalia, as defined in G.L. c.94C, §1, knowing, or under circumstances where he or she reasonably should have known, that it would be used to plant, propagate, cultivate, grow, harvest, manufacture, compound, convert, produce, process, prepare, test, analyze, pack, repack, store, contain, conceal, ingest, inhale, or otherwise introduce into the human body a controlled substance contrary to the provisions of G.L. c.94C, in violation of G.L. c.94C, §32I(a). (PENALTY: imprisonment not more than 2 years; or not more than \$5000 fine; or both.)

94C/32J DRUG VIOLATION NEAR SCHOOL/PARK c94C §32J

(Effective 4/13/18)

NOTE: THIS AGGRAVATING CHARGE MUST ACCOMPANY ANOTHER COUNT CHARGING THE PREDICATE OFFENSE. on **[DATE OF OFFENSE:]**, as charged in the accompanying count(s), did violate the provisions of G.L. c.94C, §§ 32, 32A, 32B, 32C, 32D, 32E, 32F or 32I while in or on, or within 300 feet of the real property comprising a public or private accredited preschool, accredited headstart facility, or elementary, vocational or secondary school during the hours between 5:00 a.m. and midnight, or within 100 feet of a public park or playground and (i) used violence or threats of violence or possessed a firearm, rifle, shotgun, machine gun or a weapon described in G.L. c.269, §10(b), or induced another participant to do so during the commission of the offense; or (ii) engaged in a course of conduct whereby the person directed the activities of another person who committed any felony in violation of chapter 94C; or (iii) committed or attempted to commit a violation of G.L. c.94C, §32F G.L. c.94C, §32K., in violation of G.L. c.94C, §32J. (ADDITIONAL PENALTY FROM AND AFTER SENTENCE FOR VIOLATION OF §§ 32, 32A, 32B, 32C, 32D, 32E, 32F or 32I: state prison not less than 2½ years, not more than 15 years; or jail or house of correction not less than a mandatory minimum of 2 years, not more than 2½ years; and optional fine not less than \$10,000. [§32H:] May not be filed or continued without a finding; no reduction or suspension of sentence until 2 years served. District Court has final jurisdiction under G.L. c.218, §26.)

265/13/D CORPORATE MANSLAUGHTER c265 §13

(Effective 4/13/18)

on **[DATE OF OFFENSE:]**, being a business organization such as, without limitation, a corporation, association, partnership or other legal entity, did commit manslaughter, in violation of G.L. c.265, §13. (Not more than \$250,000. May be debarred by the appropriate commissioner or secretary pursuant to G.L. c. 29, § 29F for a period not to exceed 10 years.)

265/13D/D A&B ON POLICE OFFICER, SERIOUS BODILY INJURY c265 §13D

(Effective 4/13/18)

on [DATE OF OFFENSE:] did commit an assault and battery on a police officer, who was then engaged in the performance of his or her duties, causing serious bodily injury, as defined in G.L. c.265, §13D, in violation of G.L. c.265, §13D. (PENALTY: state prison not less than 1 year, not more than 10 years; house of correction not less than 1 year, not more than 2½ years; fine not less than \$500 nor more than \$10000 may be imposed but not in lieu of minimum mandatory sentence of 1 year. Case may not be placed on file or Continued Without a Finding.)

266/28/D MOTOR VEH, MALICIOUS DAMAGE TO c266 §28(a)

(Effective 4/13/18)

on [DATE OF OFFENSE:] did maliciously damage a motor vehicle or trailer, the property of [NAME OF VEHICLE OWNER:], in violation of G.L. c.266, §28(a). (PENALTY: state prison not more than 15 years; or jail or house of correction not more than 2½ years; or not more than \$15,000 fine ("whenever possible" any fine "shall equal twice the amount of" resulting damages or loss); or both such imprisonment and fine; and mandatory restitution; no continuance with a finding or filing. District Court has final jurisdiction under G.L. c.218, §26.)

266/28/E MOTOR VEH, MALICIOUS DAMAGE TO, SUBSQ. OFF c266 §28(a)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did maliciously damage a motor vehicle or trailer, the property of **[NAME OF VEHICLE OWNER:]**, the defendant having previously been convicted of such an offense, in violation of G.L. c.266, §28(a). (PENALTY: state prison not less than 1 year, not more than 15 years; or jail or house of correction not less than 1 year, not more than 2½ years; or not more than \$15,000 fine ("whenever possible" any fine "shall equal twice the amount of" resulting damages or loss); or both such imprisonment and fine; and mandatory restitution; no continuance with a finding, filing, probation, parole, or release; no reduced or suspended sentence until 1 year served. District Court has final jurisdiction under G.L. c.218, §26.)

266/30/A LARCENY OVER \$1200 c266 §30(1)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did steal the property of **[NAME OF OWNER OF STOLEN PROPERTY:]**, such property having a value of more than \$1200, in violation of G.L. c.266, §30(1). (PENALTY: state prison not more than 5 years; or jail not more than 2 years and not more than \$25,000.)

266/30/B LARCENY OVER \$1200 BY SINGLE SCHEME c266 §30(1)

(Effective 4/13/18)

on various dates between **[EARLIEST DATE OF OFFENSE:]** and **[LATEST DATE OF OFFENSE:]**, did steal the property of **[NAME(S) OF OWNER(S) OF STOLEN PROPERTY:]**, pursuant to the execution of a single larcenous plan and scheme, such property having a value of more than \$1200, in violation of G.L. c.266, §30(1). (PENALTY: state prison not more than 5 years; or jail not more than 2 years and not more than \$25,000.)

266/30/C LARCENY UNDER \$1200 c266 §30(1)

(Effective 4/13/18)

on [DATE OF OFFENSE:] did steal the property of [NAME OF OWNER OF STOLEN PROPERTY:], such property having a value of \$1200 or less, in violation of G.L. c.266, §30(1). (PENALTY: jail not more than 1 year; or not more than \$1500.)

266/30/D LARCENY UNDER \$1200 BY SINGLE SCHEME c266 §30(1)

(Effective 4/13/18)

on various dates between **[EARLIEST DATE OF OFFENSE:]** and **[LATEST DATE OF OFFENSE:]**, did steal the property of **[NAME(S) OF OWNER(S) OF STOLEN PROPERTY:]**, pursuant to the execution of a single larcenous plan and scheme, such property having a value of \$1200 or less, in violation of G.L. c.266, §30(1). (PENALTY: jail not more than 1 year; or not more than \$1500.)

266/30A/S SHOPLIFTING \$250+ BY ASPORTATION c266 §30A

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did intentionally take possession of, carry away, transfer, or cause to be carried away or transferred, merchandise with a retail value of \$250 or more that was displayed, held, stored, or offered for sale by **[NAME OF MERCHANT:]**, a store or other retail mercantile establishment, with the intention of depriving such merchant of the possession, use or benefit of such merchandise, or converting the same to the defendant's use without paying to such merchant the value thereof, in violation of G.L. c.266, §30A, first par. (PENALTY: house of correction not more than 2½ years; or fine not more than \$1000; or both.)

266/30A/T SHOPLIFTING \$250+ BY CONCEALING MDSE c266 §30A

(Effective 4/13/18)

on [DATE OF OFFENSE:] did intentionally conceal merchandise with a retail value of \$250 or more that was offered for sale by [NAME OF MERCHANT:], a store or other retail mercantile establishment, with the intention of depriving the merchant of the proceeds, use or benefit of such merchandise, or converting the same to the defendant's use without paying the merchant the value thereof, in violation of G.L. c.266, \$30A, second par. (PENALTY: house of correction not more than 2½ years; or fine not more than \$1000; or both.)

266/30A/U SHOPLIFTING \$250+ BY PRICE TAG TAMPERING c266 §30A

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did intentionally alter, transfer or remove a label, price tag or marking indicium of value, or other marking which aids in determining value, affixed to merchandise with a retail value of \$250 or more that was displayed, held, stored or offered for sale by **[NAME OF MERCHANT:]**, a store or retail mercantile establishment, and did attempt to purchase such merchandise personally or in concert with another at less than the full retail value, with the intention of depriving the merchant of all or some part of the retail value thereof, in violation of G.L. c.266, §30A, third par. (PENALTY: house of correction not more than 2½ years; or fine not more than \$1000; or both.)

266/30A/V SHOPLIFTING \$250+ BY CONTAINER SWITCHING c266 §30A

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did intentionally transfer merchandise with a retail value of \$250 or more that was displayed, held, stored or offered for sale by **[NAME OF MERCHANT]**, a store or other retail mercantile establishment, from the container in or on which the same was displayed to some other container, with intent to deprive the merchant of all or some part of the retail value thereof, in violation of G.L. c.266, §30A, fourth par. (PENALTY: house of correction not more than 2½ years; or fine not more than \$1000; or both.)

266/30A/W SHOPLIFTING \$250+ BY RECORDING FALSE VALUE c266 §30A

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did intentionally record for merchandise with an actual retail value of \$250 or more a value which was less than that actual retail value, with the intention of depriving **[NAME OF MERCHANT]**, a merchant, of the full retail value thereof, in violation of G.L. c.266, §30A, fifth par. (PENALTY: house of correction not more than 2½ years; or fine not more than \$1000; or both.)

266/30A/X SHOPLIFTING \$250+ OF SHOPPING CART c266 §30A

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did intentionally remove a shopping cart with a retail value of \$250 or more from the premises of **[NAME OF MERCHANT]**, a store or other retail mercantile establishment, without the consent of the merchant given at the time of such removal, with the intention of permanently depriving the merchant of the possession, use or benefit of such cart, in violation of G.L. c.266, §30A, sixth par. (PENALTY: house of correction not more than 2½ years; or fine not more than \$1000; or both.)

266/37/A LARCENY BY CHECK OVER \$1200 c266 §37 & §30(1)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]**, with intent to defraud, did make, draw, utter or deliver a check, draft or order for the payment of **[AMOUNT OF CHECK]** in money upon a bank or other depository, with knowledge that the maker or drawer had not sufficient funds or credit at such bank or depository for the payment of such instrument, and did obtain money, property or services thereby, of a value of more than \$1200, from **[NAME OF VICTIM]**, in violation of G.L. c.266, §37 and §30(1). (PENALTY from §30(1): state prison not more than 5 years; or jail not more than 2 years and not more than \$25,000.)

266/37/B LARCENY BY CHECK UNDER \$1200 c266 $\S 37 \& \S 30(1)$

(Effective 4/13/18)

on **[DATE OF OFFENSE:]**, with intent to defraud, did make, draw, utter or deliver a check, draft or order for the payment of **[AMOUNT OF CHECK]** in money upon a bank or other depository, with knowledge that the maker or drawer had not sufficient funds or credit at such bank or depository for the payment of such instrument, and did obtain money, property or services thereby, of a value of \$1200 or less, from **[NAME OF VICTIM:]**, in violation of G.L. c.266, §37 and §30(1). (PENALTY from §30(1): jail not more than 1 year; or not more than \$1500.)

266/37B/A CREDIT CARD FRAUD UNDER \$1200 c266 §37B(g)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** with intent to defraud, did obtain money, goods, services or something else of value, with a value not in excess of \$1200, by representing without the consent of the cardholder that he or she was such cardholder or by representing that he or she was the

holder of a card and such card had not in fact been issued, in violation of G.L. c.266, §37B(g). (PENALTY: jail or house of correction not more than 1 year; or not more than \$2500; or both.)

266/37B/B CREDIT CARD FRAUD UNDER \$1200 BY MERCHANT c266 §37B(i)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]**, being a person authorized by an issuer to furnish money, goods, services or something else of value upon presentation of a credit card by the cardholder, or being an agent or employee of such a person, did, with intent to defraud, fail to furnish money, goods, services or something else of value which he or she represented in writing to the issuer that he or she had furnished, the difference between the value of all money, goods, services and anything else of value actually furnished and the value represented to the issuer to have been furnished not exceeding \$1200, in violation of G.L. c.266, §37B(i). (PENALTY: jail or house of correction not more than 1 year; or not more than \$2500; or both.)

266/37B/C CREDIT CARD, ALLOW IMPROP USE UNDER \$1200 c266 §37B(h)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]**, being a person authorized by an issuer to furnish money, goods, services or something else of value upon presentation of a credit card by the cardholder, or being an agent or employee of such a person, did, with intent to defraud, furnish money, goods, services or something else of value, with a value not in excess of \$1200, upon presentation of a credit card which he or she knew was obtained or retained in violation of G.L. c.266, §37B(b)-(e) or which he or she knew was forged, expired or revoked, in violation of G.L. c.266, §37B(h). (PENALTY: jail or house of correction not more than 1 year; or not more than \$2500; or both.)

266/37B/D CREDIT CARD, FALSE REPORT OF LOST c266 §37B(k)

(Effective 4/13/18)

on [DATE OF OFFENSE:], with intent to defraud, did make a false statement in representing a credit card to be lost or stolen, in violation of G.L. c.266, §27B(k). (PENALTY: jail or house of correction not more than 1 year; or not more than \$2500; or both.)

266/37B/E CREDIT CARD, FALSE STATEMENT TO OBTAIN c266 §37B(a)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]**, with intent to defraud, did make or cause to be made a false statement as to a material fact in writing respecting his or her identity or financial condition or that of some other person, knowing such statement to be false and intending that it be relied on, for the purpose of procuring the issuance of a credit card from **[ISSUER OF CREDIT CARD:]**, in violation of G.L. c.266, §37B(a). (PENALTY: jail or house of correction not more than 1 year; or not more than \$2500; or both.)

266/37B/F CREDIT CARD, IMPROPER USE UNDER \$1200 c266 §37B(f)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]**, with intent to defraud, did for the purpose of obtaining money, goods, services or something else of value, with a value not in excess of \$1200, use a credit card obtained or retained in violation of G.L. c.266, §37B(b)-(e), or a credit card which he or she knew was forged, expired, or revoked, in violation of G.L. c.266, §37B(f). (PENALTY: jail or house of correction not more than 1 year; or not more than \$2500; or both.)

266/37B/G CREDIT CARD, LARCENY OF c266 §37B(b)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]**, with intent to defraud, did take a credit card from the person, possession, custody or control of another without the consent of the cardholder, **[NAME OF CARDHOLDER:]**, by conduct which would constitute larceny, in violation of G.L. c.266, §37B(b). (PENALTY: jail or house of correction not more than 1 year; or not more than \$2500; or both.)

266/37B/H CREDIT CARD, NON-CARDHOLDER SIGN c266 §37B(e)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]**, being a person other than the cardholder, **[NAME OF CARDHOLDER:]**, or a person authorized by him or her, with intent to defraud did sign a credit card, in violation of G.L. c.266, §37B(e). (PENALTY: jail or house of correction not more than 1 year; or not more than \$2500; or both.)

266/37B/I CREDIT CARD, RECEIVE IMPROP UNDER \$1200 c266 §37B(j)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]**, with intent to defraud, did receive money, goods, services or something else of value obtained in violation of G.L. c.266, §37B(f)-(i) and with a value not in excess of \$1200, in violation of G.L. c.266, §37B(j). (PENALTY: jail or house of correction not more than 1 year; or not more than \$2500; or both.)

266/37B/J CREDIT CARD. RECEIVE LOST c266 §37B(c)

(Effective 4/13/18)

on [DATE OF OFFENSE:], with intent to defraud, did receive a credit card that he or she knew to have been lost, mislaid, or delivered under a mistake as to the identity or address of the cardholder, [NAME OF CARDHOLDER:], and did retain possession with intent to use it or to sell it or to transfer it to a person other than the issuer or the cardholder, in violation of G.L. c.266, §37B(c). (PENALTY: jail or house of correction not more than 1 year; or not more than \$2500; or both.)

266/37B/K CREDIT CARD, RECEIVE STOLEN c266 §37B(b)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]**, with intent to defraud and with knowledge that a credit card had been taken from the person, possession, custody or control of another without the consent of the cardholder, **[NAME OF CARDHOLDER:]**, by conduct which would constitute larceny, did receive such credit card with intent to use it, sell it or transfer it to a person other than the issuer or cardholder, in violation of G.L. c.266, §37B(b). (PENALTY: jail or house of correction not more than 1 year; or not more than \$2500; or both.)

266/37B/L CREDIT CARD, SELL/BUY c266 §37B(d)

(Effective 4/13/18)

on [DATE OF OFFENSE:], being a person other than the issuer or the issuer's authorized agent, with intent to defraud, did sell a credit card, or buy a credit card from a person other than the issuer or the issuer's authorized agent, in violation of G.L. c.266, §37B(d). (PENALTY: jail or house of correction not more than 1 year; or not more than \$2500; or both.)

266/37C/A CREDIT CARD FRAUD OVER \$1200 c266 §37C(e)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]**, with intent to defraud, did obtain money, goods, services or something else of value, with a value in excess of \$1200, by representing without the consent of the cardholder that he or she was such cardholder or by representing that he or she was the holder of a card and such card had not in fact been issued, in violation of G.L. c.266, §37C(e). (PENALTY: state prison not more than 5 years; or jail or house of correction not more than 2½ years; or not more than \$10000 fine; or both such imprisonment and fine.)

266/37C/B CREDIT CARD FRAUD OVER \$1200 BY MERCHANT c266 §37C(g)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]**, being a person authorized by an issuer to furnish money, goods, services or something else of value upon presentation of a credit card by the cardholder, or being an agent or employee of such a person, did, with intent to defraud, fail to furnish money, goods, services or something else of value which he or she represented in writing to the issuer that he or she had furnished, the difference between the value of all money, goods, services and anything else of value actually furnished and the value represented to the issuer to have been furnished exceeding \$1200, in violation of G.L. c.266, §37C(g). (PENALTY: state prison not more than 5 years; or jail or house of correction not more than 2½ years; or not more than \$10000 fine; or both such imprisonment and fine.)

266/37C/C CREDIT CARD, FORGE OR UTTER FORGED c266 §37C(c)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]**, with intent to defraud, did falsely make or falsely emboss a purported credit card or did utter such a credit card, in violation of G.L. c.266, §37C(c). (PENALTY: state prison not more than 5 years; or jail or house of correction not more than 2½ years; or not more than \$10000 fine; or both such imprisonment and fine.)

266/37C/D CREDIT CARD, IMPROPER USE OVER \$1200 c266 §37C(d)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]**, with intent to defraud, did obtain money, goods, services or something else of value, with a value in excess of \$1200, by use of a credit card obtained or retained in violation of G.L. c.266, §37B(b)-(e), or by use of a credit card which he or she knew was forged, expired or revoked, in violation of G.L. c.266, §37C(d). (PENALTY: state prison not more than 5 years; or jail or house of correction not more than 2½ years; or not more than \$10000 fine; or both such imprisonment and fine.)

266/37C/E CREDIT CARD, POSSESS BLANK c266 §37C(i)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]**, with intent to defraud, did possess one or more incomplete credit cards, intending to complete them without the consent of the issuer, in violation of G.L. c.266, §37C(i). (PENALTY: state prison not more than 5 years; or jail or house of correction not more than 2½ years; or not more than \$10000 fine; or both such imprisonment and fine.)

266/37C/F CREDIT CARD, POSSESS COUNTERFEIT PRESS c266 §37C(j)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]**, with intent to defraud and with knowledge of its character, did possess machinery, plates or other contrivance designed to reproduce instruments purporting to be the credit cards of an issuer who has not consented to the preparation of such credit cards, in violation of G.L. c.266, §37C(j). (PENALTY: state prison not more than 5 years; or jail or house of correction not more than 2½ years; or not more than \$10000 fine; or both such imprisonment and fine.)

266/37C/G CREDIT CARD, RECEIVE IMPROP OVER \$1200 c266 §37C(h)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]**, with intent to defraud, did receive money, goods, services or something else of value obtained in violation of G.L. c.266, §37B(f)-(g) and with a value in excess of \$1200, in violation of G.L. c.266, §37C(h). (PENALTY: state prison not more than 5 years; or jail or house of correction not more than 2½ years; or not more than \$10000 fine; or both such imprisonment and fine.)

266/37C/H CREDIT CARD, RECEIVE IMPROPER c266 §37C(b)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]**, with intent to defraud, did receive a credit card which he or she knew was taken or retained under circumstances which constitute credit card theft or a violation of G.L. c.266, §37B(a) or (d) or §37C(a), in violation of G.L. c.266, §37C(b). (PENALTY: state prison not more than 5 years; or jail or house of correction not more than 2½ years; or not more than \$10000 fine; or both such imprisonment and fine.)

266/37C/I CREDIT CARD, TAKE AS SECURITY c266 §37C(a)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]**, with intent to defraud, did obtain control over a credit card as security for debt, in violation of G.L. c.266, §37C(a). (PENALTY: state prison not more than 5 years; or jail or house of correction not more than 2½ years; or not more than \$10000 fine; or both such imprisonment and fine.)

266/37E/B IDENTITY FRAUD, POSSESS TOOLS W/INTENT c266 §37Ec1/2

(Effective 4/13/18)

on [DATE OF OFFENSE:], did possesses a tool, instrument or other article adapted, designed or commonly used for accessing a person's financial services account number or code, savings account number or code, checking account number or code, brokerage account number or code, credit card account number or code, debit card number or code, automated teller machine number or code, personal identification number, mother's maiden name, computer system password, electronic signature or unique biometric data that is a fingerprint, voice print, retinal image or iris image of another person under circumstances evincing an intent to use or knowledge that some person intends to use the same in the commission of larceny, in violation of G.L. c.266, §37Ec1/2. (PENALTY: house of correction not more than 2½ years; or fine not more than \$5000; or both.)

266/38/A C.O.D. CARRIER, LARCENY OVER \$1200 BY c266 §38 & §30(1)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]**, being engaged in the business of transporting property for hire, did accept from a consignor, his or her agent, or a connecting carrier property for delivery to a consignee upon such consignee's payment of money for such property, and did embezzle or fraudulently convert to his or her own use, or with intent to use or embezzle did take, secrete or otherwise dispose of, or did fraudulently use or apply such money in whole or in part or any substitute therefor received from such consignee, of a value in excess of \$1200, contrary to the instructions or without the consent of the consignor, in violation of G.L. c.266, §38 and §30(1). (PENALTY: state prison not more than 5 years; or jail not more than 2 years and not more than \$25,000.)

266/38/B C.O.D. CARRIER, LARCENY UNDER \$1200 BY c266 $\S 38 \ \& \ \S 30(1)$

(Effective 4/13/18)

on **[DATE OF OFFENSE:]**, being engaged in the business of transporting property for hire, did accept from a consignor, his or her agent, or a connecting carrier property for delivery to a consignee upon such consignee's payment of money for such property, and did embezzle or fraudulently convert to his or her own use, or with intent to use or embezzle did take, secrete or otherwise dispose of, or did fraudulently use or apply such money in whole or in part or any substitute therefor received from such consignee, of a value not in excess of \$1200, contrary to the instructions or without the consent of the consignor, in violation of G.L. c.266, §38 and §30(1). (PENALTY: jail not more than 1 year; or not more than \$1500.)

266/60/A RECEIVE STOLEN PROPERTY +\$1200 c266 §60

(Effective 4/13/18)

on [DATE OF OFFENSE:] did buy, receive or aid in the concealment of stolen or embezzled property of a value in excess of \$1200, knowing such property to have been stolen or embezzled, in violation of G.L. c.266, §60. (PENALTY: state prison not more than 5 years; or jail or house of correction not more than 2½ years; or not more than \$5000.)

266/60/B RECEIVE STOLEN PROPERTY -\$1200 c266 §60

(Effective 4/13/18)

on [DATE OF OFFENSE:] did buy, receive or aid in the concealment of stolen or embezzled of a value not exceeding \$1200, knowing such property to have been stolen or embezzled, in violation of G.L. c.266, §60. (PENALTY: jail or house of correction not more than 2½ years; or not more than \$3000.)

266/60/C RECEIVE STOLEN PROPERTY -\$1200, SUBSQ. OFF c266 §60

(Effective 4/13/18)

on [DATE OF OFFENSE:] did buy, receive or aid in the concealment of stolen or embezzled property of a value not exceeding \$1200, knowing such property to have been stolen or embezzled, the defendant having previously been convicted of such an offense, in violation of G.L. c.266, §60. (PENALTY: state prison not more than 5 years; or jail or house of correction not more than 2½ years; or not more than \$5000.)

266/60/D RECEIVE FALSE-TRADED PROPERTY +\$1200 c266 §60

(Effective 4/13/18)

on [DATE OF OFFENSE:], with intent to defraud, did buy, receive or aid in the concealment of property of a value in excess of \$1200, knowing it to have been obtained from a person by a false pretense of carrying on business and dealing in the ordinary course of trade, in violation of G.L. c.266, §60. (PENALTY: state prison not more than 5 years; or jail or house of correction not more than 2½ years; or not more than \$5000.)

266/60/E RECEIVE PROP IN FALSE TRADE -\$1200 c266 §60

(Effective 4/13/18)

on [DATE OF OFFENSE:], with intent to defraud, did buy, receive or aid in the concealment of property of a value not exceeding \$1200, knowing it to have been obtained from a person by a false pretense of carrying on business and dealing in the ordinary course of trade, in violation of G.L. c.266, §60. (PENALTY: jail or house of correction not more than 2½ years; or not more than \$3000.)

266/60/F RECEIVE PROP IN FALSE TRADE -\$1200,SUBSQ c266 §60

(Effective 4/13/18)

on [DATE OF OFFENSE:], with intent to defraud, did buy, receive or aid in the concealment of property of a value not exceeding \$1200, knowing it to have been obtained from a person by a false pretense of carrying on business and dealing in the ordinary course of trade, the defendant having previously been convicted of such an offense, in violation of G.L. c.266, §60. (PENALTY: state prison not more than 5 years; or jail or house of correction not more than 2½ years; or not more than \$5000.)

266/60/G OBTAIN STOLEN PROPERTY FROM LAW ENFORCEMENT AGENCY +\$1200 c266 §60

(Effective 4/13/18)

on [DATE OF OFFENSE:], having obtained or exerted control over stolen property in custody of a law enforcement agency or acting on behalf of a law enforcement agency, did intend to deprive a rightful owner permanently of the use and enjoyment of said property of a value in excess of \$1200, said property having been explicitly represented to him or her by a law enforcement officer or a person acting on behalf of a law enforcement agency as stolen property, in violation of G.L. c.266, §60. (PENALTY: state prison not more than 5 years; or jail or house of correction not more than 2½ years; or not more than \$5000.)

266/60/H OBTAIN STOLEN PROPERTY FROM LAW ENFORCEMENT AGENCY -\$1200 c266 §60

(Effective 4/6/15)

on [DATE OF OFFENSE:], having obtained or exerted control over stolen property in custody of a law enforcement agency or acting on behalf of a law enforcement agency, did intend to deprive a rightful owner permanently of the use and enjoyment of said property of a value not exceeding \$1200, said property having been explicitly represented to him or her by a law enforcement officer or a person acting on behalf of a law enforcement agency as stolen property, in violation of G.L. c.266, §60. (PENALTY: jail or house of correction not more than 2½ years; or not more than \$3000.)

266/60/I OBTAIN STOLEN PROPERTY FROM LAW ENFORCEMENT AGENCY -\$1200, SUBSQ. c266 §60

(Effective 4/13/18)

on [DATE OF OFFENSE:], having obtained or exerted control over stolen property in custody of a law enforcement agency or acting on behalf of a law enforcement agency, did intend to deprive a rightful owner permanently of the use and enjoyment of said property of a value not exceeding \$1200, said property having been explicitly represented to him or her by a law enforcement officer or a person acting on behalf of a law enforcement agency as stolen property, in violation of G.L. c.266, §60. (PENALTY: state prison not more than 5 years; or jail or house of correction not more than 2½ years; or not more than \$5000.)

266/60/J RECEIVE STOLEN PROPERTY +\$1200, SUBSQ c266 §60

(Effective 4/13/18)

on [DATE OF OFFENSE:] did buy, receive or aid in the concealment of stolen or embezzled property of a value in excess of \$1200, knowing such property to have been stolen or embezzled, in violation of G.L. c.266, §60. (PENALTY: state prison not more than 5 years; or jail or house of correction not more than 2½ years; or not more than \$5000.)

266/60/K RECEIVE FALSE-TRADED PROPERTY +\$1200, SUBSQ c266 §60

(Effective 4/13/18)

on [DATE OF OFFENSE:], with intent to defraud, did buy, receive or aid in the concealment of property of a value in excess of \$1200, knowing it to have been obtained from a person by a false pretense of carrying on business and dealing in the ordinary course of trade, in

violation of G.L. c.266, §60. (PENALTY: state prison not more than 5 years; or jail or house of correction not more than 2½ years; or not more than \$5000.)

266/60/L OBTAIN STOLEN PROPERTY FROM LAW ENFORCEMENT AGENCY +\$1200. SUBSQ c266 \ \ 600

(Effective 4/13/18)

on [DATE OF OFFENSE:], having obtained or exerted control over stolen property in custody of a law enforcement agency or acting on behalf of a law enforcement agency, did intend to deprive a rightful owner permanently of the use and enjoyment of said property of a value in excess of \$1200, said property having been explicitly represented to him or her by a law enforcement officer or a person acting on behalf of a law enforcement agency as stolen property, in violation of G.L. c.266, §60. (PENALTY: state prison not more than 5 years; or jail or house of correction not more than 2½ years: or not more than \$5000.)

266/126A VANDALIZE PROPERTY c266 §126A

(Effective 7/1/94)

on **[DATE OF OFFENSE:]** did intentionally, willfully and maliciously or wantonly, paint, mark, scratch, etch or otherwise mark, injure, mar, deface or destroy the real or personal property of **[OWNER OF VANDALIZED PROPERTY:]**, in violation of G.L. c.266, §126A. (PENALTY: state prison not more than 3 years; or house of correction not more than 2 years; or fine of not more than \$1500, or three times the value of the property damaged, whichever is greater; or both such imprisonment and fine; plus restitution.)

266/126A/B VANDALIZE WAR/VETERANS MEMORIAL c266 §126A

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did intentionally, willfully and maliciously or wantonly, paint, mark, scratch, etch or otherwise mark, injure, mar, deface or destroy the real or personal property of **[OWNER OF VANDALIZED WAR/VETERANS MEMORIAL:]**, such property being a war or veterans' memorial, monument or gravestone, in violation of G.L. c. 266, § 126A. (PENALTY: state prison not more than 3 years; or house of correction not more than 2 years; or fine of not more than \$3000, or six times the value of the property damaged, whichever is greater; or both such imprisonment and fine; plus "the person convicted shall be ordered to perform not less than 500 hours of court-approved community service.")

266/126B TAGGING PROPERTY c266 §126B

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did spray or apply paint or place a sticker upon a building, wall, fence, sign, tablet, gravestone, monument or other object or thing on a public way or adjoined to it, or in public view, or on private property, such persons known or commonly known as "taggers" and such conduct or activity known or commonly known as "tagging", or other words or phrases associated to such persons, conduct or activity, and either as an individual or in a group, did join together with such group, with the intent to deface, mar, damage, mark or destroy such property, in violation of G.L. c.266, §126B. (PENALTY: house of correction not more than 2 years; or not less than \$1500, not more than three times the value of such damage, whichever is greater; or both; plus restitution.)

266/127/A DESTRUCTION OF PROPERTY +\$1200, MALICIOUS c266 §127

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did wilfully and maliciously destroy or injure the personal property, dwelling house or building of **[NAME OF PROPERTY OWNER:]**, the value of the property so destroyed or injured exceeding \$1200, in violation of G.L. c.266, §127. (PENALTY: state prison not more than 10 years; or jail not more than 2½ years and fine the greater of \$3000 or three times the value of the property so destroyed or injured.)

266/127/B **DESTRUCTION OF PROPERTY +\$1200, WANTON** c266 §127

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did wantonly destroy or injure the personal property, dwelling house or building of **[NAME OF PROPERTY OWNER:]**, the value of the property so destroyed or injured exceeding \$1200, in violation of G.L. c.266, §127. (PENALTY: imprisonment not more than 2½ years; or fine the greater of \$1000 or three times the value of the property so destroyed or injured.)

266/127/C DESTRUCTION OF PROPERTY -\$1200, MALICIOUS c266 §127

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did wilfully and maliciously destroy or injure the personal property, dwelling house or building of **[NAME OF PROPERTY OWNER:]**, the value of the property so destroyed or injured not exceeding \$1200, in violation of G.L. c.266, §127. (PENALTY: imprisonment not more than 2½ years; or fine three times the value of the damage or injury to such property.)

266/127/D DESTRUCTION OF PROPERTY -\$1200, WANTON c266 §127

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did wantonly destroy or injure the personal property, dwelling house or building of **[NAME OF PROPERTY OWNER:]**, the value of the property so destroyed or injured not exceeding \$1200, in violation of G.L. c.266, §127. (PENALTY: imprisonment not more than 2½ years; or fine three times the value of the damage or injury to such property.)

268/13B/A WITNESS/JUROR/POLICE/COURT OFFICIAL. INTIMIDATE c268 §13B

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did, directly or indirectly, wilfully threaten, attempt or cause physical injury, emotional injury, economic injury or property damage to; or did convey a gift, offer or promise of something of value to; or did mislead, intimidate or harass another person who was a witness or potential witness; person who is or was aware of information, records, documents or objects that relate to a violation of a criminal law or a violation of conditions of probation, parole, bail or other court order; judge, juror, grand juror, attorney, victim witness advocate, police officer, correction officer, federal agent, investigator, clerk, court officer, court reporter, court interpreter, probation officer or parole officer; person who is or was attending or a person who had made known an intention to attend a proceeding described in this section; or family member of a person described in this section, with intent to or with reckless disregard for the fact that it may; (i) impede, obstruct, delay, prevent or otherwise interfere with: a criminal investigation at any stage, a grand jury proceeding, a dangerousness hearing, a motion hearing, a trial or other criminal proceeding of any type or a parole hearing, parole violation proceeding or probation violation proceeding; or an administrative hearing or a probate or family court proceeding, juvenile proceeding, housing proceeding, land proceeding, clerk's hearing, court-ordered mediation or any other civil proceeding of any type; or (ii) punish, harm or otherwise retaliate against any such person described in this section for such person or such person's family member's participation in any of the proceedings described in this section, in violation of G.L. c.268, § 13B(1). (PENALTY: state prison not more than 10 years; or jail or house of correction not more than 2½

years; or fine not less than \$1000, not more than \$5000; or both. Superior Court jurisdiction, however, District Court has final jurisdiction for intimidation of a witness or juror under G.L. c.218, §26.)

268/13B/D WITNESS/JUROR/POLICE/COURT OFFICIAL, INTIMIDATE AGGRAVATED c268 §13B

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did, directly or indirectly, wilfully threaten, attempt or cause physical injury, emotional injury, economic injury or property damage to; or did convey a gift, offer or promise of something of value to; or did mislead, intimidate or harass another person who was a witness or potential witness; person who is or was aware of information, records, documents or objects that relate to a violation of a criminal law or a violation of conditions of probation, parole, bail or other court order; judge, juror, grand juror, attorney, victim witness advocate, police officer, correction officer, federal agent, investigator, clerk, court officer, court reporter, court interpreter, probation officer or parole officer; person who is or was attending or a person who had made known an intention to attend a proceeding described in this section; or family member of a person described in this section, with intent to or with reckless disregard for the fact that it may; (i) impede, obstruct, delay, prevent or otherwise interfere with: the investigation or prosecution of a crime punishable by life imprisonment; or (ii) punish, harm or otherwise retaliate against any such person described in this section for such person or such person's family member's participation in the proceedings described in this section, in violation of G.L. c.268, § 13B(1). (PENALTY: state prison not more than 20 years; or jail or house of correction not more than 2½ years; or fine not more than \$10000; or both. Superior Court jurisdiction, however, District Court has final jurisdiction for intimidation of a witness or juror under G.L. c.218, §26.)

268/34A FALSE ID INFORMATION, ARRESTEE FURNISH TO LAW ENFORCEMENT c268 §34A

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did knowingly and willfully furnishes a false name, Social Security number, date of birth, home address, mailing address or phone number, or other information as may be requested for the purposes of establishing the person's identity, to a law enforcement officer or law enforcement official following an arrest, in violation of G.L. c.268, §34A. (PENALTY: house of correction not more than 1 year to run from and after the sentence for the underlying offense; or fine not more than \$1000; or both; and restitution may be ordered for resulting monetary losses suffered by any person whose identity has been assumed.)

269/10H FIREARM, INTOXICATED LICENSEE CARRY c269 §10H

(Effective 4/13/18)

on **[DATE OF OFFENSE:]**, having in effect a license to carry firearms issued under G.L. c.140, §§ 131 or 131F, did carry on his or her person, or had under his or her control in a vehicle, a loaded firearm, as defined in G.L. c.140, §121, while under the influence of intoxicating liquor or marijuana, narcotic drugs, depressants or stimulant substances, as such terms are defined in G.L. c.94C, §1, or inhaling the fumes of any substance having the property of releasing toxic vapors as defined in G.L. c.270, §18, in violation of G.L. c.169, §10H. (PENALTY: house of correction not more than 2½ years; or not more than \$5000; or both.)

272/40/C PUBLIC ASSEMBLY, DISTURB c272 §40

(Effective 4/13/18)

An elementary or secondary student SHALL NOT be adjudged a delinquent child for an alleged violation of this offense for such conduct within school buildings or on school grounds or in the course of school-related events.

on **[DATE OF OFFENSE:]** did wilfully interrupt or disturb an assembly of people met for a lawful purpose, in violation of c.272, §40. (PENALTY: not more than 1 month; or not more than \$50.)

272/53/F DISORDERLY CONDUCT c272 §53

(Effective 4/13/18)

An elementary or secondary student SHALL NOT be adjudged a delinquent child for an alleged violation of this offense for such conduct within school buildings or on school grounds or in the course of school-related events.

on **[DATE OF OFFENSE:]** was a disorderly person, in that he or she did, with purpose to cause public inconvenience, annoyance or alarm, or recklessly creating a risk thereof, engage in fighting or threatening, or in violent or tumultuous behavior, or did create a hazardous or physically offensive condition by an act that served no legitimate purpose of the defendant, in violation of the common law and G.L. c.272, §53. (PENALTY: not more than \$150 fine.)

272/53/G DISTURBING THE PEACE c272 §53

(Effective 4/13/18)

An elementary or secondary student SHALL NOT be adjudged a delinquent child for an alleged violation of this offense for such conduct within school buildings or on school grounds or in the course of school-related events.

on **[DATE OF OFFENSE:]** did disturb the peace of this Commonwealth in that he or she did commit an acts or acts that were of such nature as tend to annoy all good citizens, and did in fact annoy someone present and not favoring such act or acts, in violation of the common law and G.L. c.272, §53. (PENALTY: not more than \$150 fine.)

272/53/J **DISORDERLY CONDUCT, SUBSQ. OFF.** c272 §53

(Effective 4/13/18)

An elementary or secondary student SHALL NOT be adjudged a delinquent child for an alleged violation of this offense for such conduct within school buildings or on school grounds or in the course of school-related events.

on **[DATE OF OFFENSE:]** was a disorderly person, in that he or she did, with purpose to cause public inconvenience, annoyance or alarm, or recklessly creating a risk thereof, engage in fighting or threatening, or in violent or tumultuous behavior, or did create a hazardous or physically offensive condition by an act that served no legitimate purpose of the defendant, the defendant having previously been convicted of such an offense, in violation of the common law and G.L. c.272, §53. (PENALTY: jail or house of correction not more than 6 months; or not more than \$200; or both.)

272/53/K DISTURBING THE PEACE, SUBSQ.OFF. c272 §53

(Effective 4/13/18)

An elementary or secondary student SHALL NOT be adjudged a delinquent child for an alleged violation of this offense for such conduct within school buildings or on school grounds or in the course of school-related events.

on [DATE OF OFFENSE:] did disturb the peace of this Commonwealth in that he or she did commit an acts or acts that were of such nature as tend to annoy all good citizens, and did in fact annoy someone present and not favoring such act or acts, the defendant having previously

been convicted of such an offense, in violation of the common law and G.L. c.272, §53. (PENALTY: jail or house of correction not more than 6 months; or not more than \$200; or both.)

274/8/A SOLICIT TO COMMIT CRIME PUNISHABLE BY IMPRISONMENT FOR LIFE c274 §8

Effective 4/13/18

on **[DATE OF OFFENSE:]** did solicit, counsel, advise, or otherwise entice another to commit a crime that may be punished by imprisonment in the state prison, with the intent that the person, in fact, commit or procure the commitment of such crime and such crime is punishable by imprisonment for life, in violation of G.L. c.274, §8. (PENALTY: jail or house of correction not more than 2 ½ years; or state prison not more than 20 years; or not more than \$10000, or by both such fine and imprisonment. Notwithstanding If a person is convicted of solicitation, counsel, advice or enticement for which crime the penalty is expressly set forth in any other section of the General Laws, the provisions of this section shall not apply to said crime and the penalty in the applicable section of the General Laws shall be imposed pursuant to the provisions of such other section.)

274/8/B SOLICIT TO COMMIT CRIME PUNISHABLE BY 10 YEARS OR MORE c274 §8

Effective 4/13/18

on **[DATE OF OFFENSE:]** did solicit, counsel, advise, or otherwise entice another to commit a crime that may be punished by imprisonment in the state prison, with the intent that the person, in fact, commit or procure the commitment of such crime and such crime is punishable by imprisonment in the state prison for 10 years or more, in violation of G.L. c.274, §8. (PENALTY: jail or house of correction not more than 2 ½ years; or state prison not more than 10 years; or not more than \$10000, or by both such fine and imprisonment. Notwithstanding If a person is convicted of solicitation, counsel, advice or enticement for which crime the penalty is expressly set forth in any other section of the General Laws, the provisions of this section shall not apply to said crime and the penalty in the applicable section of the General Laws shall be imposed pursuant to the provisions of such other section.)

274/8/C SOLICIT TO COMMIT CRIME PUNISHABLE BY 5 YEARS OR MORE c274 §8

(Effective 4/13/18

on **[DATE OF OFFENSE:]** did solicit, counsel, advise, or otherwise entice another to commit a crime that may be punished by imprisonment in the state prison, with the intent that the person, in fact, commit or procure the commitment of such crime and such crime is punishable by imprisonment in the state prison for 5 years or more, in violation of G.L. c.274, §8. (PENALTY: jail or house of correction not more than 2 ½ years; or state prison not more than 5 years; or not more than \$5000, or by both such fine and imprisonment. Notwithstanding If a person is convicted of solicitation, counsel, advice or enticement for which crime the penalty is expressly set forth in any other section of the General Laws, the provisions of this section shall not apply to said crime and the penalty in the applicable section of the General Laws shall be imposed pursuant to the provisions of such other section.)

274/8/D SOLICIT TO COMMIT CRIME PUNISHABLE BY LESS THAN 5 YEARS c274 §8

(Effective 4/13/18)

on [DATE OF OFFENSE:] did solicit, counsel, advise, or otherwise entice another to commit a crime that may be punished by imprisonment in the state prison, with the intent that the person, in fact, commit or procure the commitment of such crime and such crime is punishable by imprisonment in the state prison for less than 5 years, in violation of G.L. c.274, §8. (PENALTY: jail or house of correction not more than 2 ½ years; or not more than \$2000, or by both such fine and imprisonment. Notwithstanding If a person is convicted of solicitation, counsel, advice or enticement for which crime the penalty is expressly set forth in any other section of the General Laws, the provisions of this section shall not apply to said crime and the penalty in the applicable section of the General Laws shall be imposed pursuant to the provisions of such other section.)