**Registration Consequences by Conviction**

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| **Crime** | **Juvenile Conviction\*\*\*\*** | **Adult Conviction** |
| **More than one sex or kidnapping offense as defined by RCW 9A.44.128**  This is more than one conviction. Two+ counts in one case does not count as more than one sex/kidnapping offense for purposes of lifetime registration.  Because RCW 9A.44.140 already contains the broader rule of more than one sex/kidnapping offense, it is not necessary to determine whether an offender has been convicted of more than one Sexually Violent Offense or Criminal Offense Against a Victim who is a Minor pursuant to RCW 9A.44.142(5). | **Lifetime registration**  If offender has been found to be a Sexually Violent Predator as defined in RCW 71.09.020- see SVP section near bottom of chart.  **Sex offense is Class A and committed when age 15 or older:** May petition 60 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 60 months prior to petition. RCW 9A.44.143(2).  **All other sex offenses or sex offense committed when 14 or under:** May petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3). | **Lifetime Registration**  May NOT petition for relief of registration if offender   * Has been determined to be a Sexually Violent Predator as defined in RCW 71.09.020; or * Was convicted as an adult of a sex or kidnapping offense that is a class A felony and that was committed with forcible compulsion on or after June 8, 2000.   May petition if none of the above apply and when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b) |
| **Aggravated Offense\*\* as defined by 9A.44.140, .142:**  **9A.44.140**  The duty to register under RCW 9A.44.130 shall continue for the duration provided in this section.  (1) For a person convicted in this state of a class A felony or **an offense listed in RCW 9A.44.142(5),** or a person convicted in this state of any sex offense or kidnapping offense who has one or more prior convictions for a sex offense or kidnapping offense, the duty to register shall continue indefinitely.  **9A.44.142**  (5)(a) A person who has been convicted of an aggravated offense, or has been convicted of one or more prior sexually violent offenses or criminal offenses against a victim who is a minor, as defined in (b) of this subsection:  (i) Until July 1, 2012, may not be relieved of the duty to register;  (ii) After July 1, 2012, may petition the court to be relieved of the duty to register as provided in this section;  (iii) This provision shall apply to convictions for crimes committed on or after July 22, 2001.  (b) Unless the context clearly requires otherwise, the following definitions apply only to the federal lifetime registration requirements under this subsection:  (i) “Aggravated offense” means an adult conviction that meets the definition of [18 U.S.C. Sec. 2241](https://a.next.westlaw.com/Link/Document/FullText?findType=L&pubNum=1000546&cite=18USCAS2241&originatingDoc=N13A5D0D0A5E611E0A28690A8A15311AF&refType=LQ&originationContext=document&transitionType=DocumentItem&contextData=(sc.DocLink)), which is limited to the following:  (A) Any sex offense involving sexual intercourse or sexual contact where the victim is under twelve years of age;  (B) [RCW 9A.44.040](https://a.next.westlaw.com/Link/Document/FullText?findType=L&pubNum=1000259&cite=WAST9A.44.040&originatingDoc=N13A5D0D0A5E611E0A28690A8A15311AF&refType=LQ&originationContext=document&transitionType=DocumentItem&contextData=(sc.DocLink)) (rape in the first degree), [RCW 9A.44.073](https://a.next.westlaw.com/Link/Document/FullText?findType=L&pubNum=1000259&cite=WAST9A.44.073&originatingDoc=N13A5D0D0A5E611E0A28690A8A15311AF&refType=LQ&originationContext=document&transitionType=DocumentItem&contextData=(sc.DocLink)) (rape of a child in the first degree), or [RCW 9A.44.083](https://a.next.westlaw.com/Link/Document/FullText?findType=L&pubNum=1000259&cite=WAST9A.44.083&originatingDoc=N13A5D0D0A5E611E0A28690A8A15311AF&refType=LQ&originationContext=document&transitionType=DocumentItem&contextData=(sc.DocLink)) (child molestation in the first degree);  (C) Any of the following offenses when committed by forcible compulsion\*\*\*\*\* or by the offender administering, by threat or force or without the knowledge or permission of that person, a drug, intoxicant, or other similar substance that substantially impairs the ability of that person to appraise or control conduct: [RCW 9A.44.050](https://a.next.westlaw.com/Link/Document/FullText?findType=L&pubNum=1000259&cite=WAST9A.44.050&originatingDoc=N13A5D0D0A5E611E0A28690A8A15311AF&refType=LQ&originationContext=document&transitionType=DocumentItem&contextData=(sc.DocLink)) (rape in the second degree), [RCW 9A.44.100](https://a.next.westlaw.com/Link/Document/FullText?findType=L&pubNum=1000259&cite=WAST9A.44.100&originatingDoc=N13A5D0D0A5E611E0A28690A8A15311AF&refType=LQ&originationContext=document&transitionType=DocumentItem&contextData=(sc.DocLink)) (indecent liberties), [RCW 9A.44.160](https://a.next.westlaw.com/Link/Document/FullText?findType=L&pubNum=1000259&cite=WAST9A.44.160&originatingDoc=N13A5D0D0A5E611E0A28690A8A15311AF&refType=LQ&originationContext=document&transitionType=DocumentItem&contextData=(sc.DocLink)) (custodial sexual misconduct in the first degree), [RCW 9A.64.020](https://a.next.westlaw.com/Link/Document/FullText?findType=L&pubNum=1000259&cite=WAST9A.64.020&originatingDoc=N13A5D0D0A5E611E0A28690A8A15311AF&refType=LQ&originationContext=document&transitionType=DocumentItem&contextData=(sc.DocLink)) (incest), or [RCW 9.68A.040](https://a.next.westlaw.com/Link/Document/FullText?findType=L&pubNum=1000259&cite=WAST9.68A.040&originatingDoc=N13A5D0D0A5E611E0A28690A8A15311AF&refType=LQ&originationContext=document&transitionType=DocumentItem&contextData=(sc.DocLink)) (sexual exploitation of a minor);  (D) Any of the following offenses when committed by forcible compulsion\*\*\*\*\* or by the offender administering, by threat or force or without the knowledge or permission of that person, a drug, intoxicant, or other similar substance that substantially impairs the ability of that person to appraise or control conduct, if the victim is twelve years of age or over but under sixteen years of age and the offender is eighteen years of age or over and is more than forty-eight months older than the victim: [RCW 9A.44.076](https://a.next.westlaw.com/Link/Document/FullText?findType=L&pubNum=1000259&cite=WAST9A.44.076&originatingDoc=N13A5D0D0A5E611E0A28690A8A15311AF&refType=LQ&originationContext=document&transitionType=DocumentItem&contextData=(sc.DocLink)) (rape of a child in the second degree), [RCW 9A.44.079](https://a.next.westlaw.com/Link/Document/FullText?findType=L&pubNum=1000259&cite=WAST9A.44.079&originatingDoc=N13A5D0D0A5E611E0A28690A8A15311AF&refType=LQ&originationContext=document&transitionType=DocumentItem&contextData=(sc.DocLink)) (rape of a child in the third degree), [RCW 9A.44.086](https://a.next.westlaw.com/Link/Document/FullText?findType=L&pubNum=1000259&cite=WAST9A.44.086&originatingDoc=N13A5D0D0A5E611E0A28690A8A15311AF&refType=LQ&originationContext=document&transitionType=DocumentItem&contextData=(sc.DocLink)) (child molestation in the second degree), or [RCW 9A.44.089](https://a.next.westlaw.com/Link/Document/FullText?findType=L&pubNum=1000259&cite=WAST9A.44.089&originatingDoc=N13A5D0D0A5E611E0A28690A8A15311AF&refType=LQ&originationContext=document&transitionType=DocumentItem&contextData=(sc.DocLink)) (child molestation in the third degree);  (E) A felony with a finding of sexual motivation under [RCW 9.94A.835](https://a.next.westlaw.com/Link/Document/FullText?findType=L&pubNum=1000259&cite=WAST9.94A.835&originatingDoc=N13A5D0D0A5E611E0A28690A8A15311AF&refType=LQ&originationContext=document&transitionType=DocumentItem&contextData=(sc.DocLink)) where the victim is under twelve years of age or that is committed by forcible compulsion\*\*\*\*\* or by the offender administering, by threat or force or without the knowledge or permission of that person, a drug, intoxicant, or other similar substance that substantially impairs the ability of that person to appraise or control conduct;  (F) An offense that is, under chapter 9A.28 RCW, an attempt or solicitation to commit such an offense; or  (G) An offense defined by federal law or the laws of another state that is equivalent to the offenses listed in (b)(i)(A) through (F) of this subsection. | **Aggravated Offense Definition only applies to adult convictions.** | **Lifetime Registration for Aggravated Offenses committed on or after July 22, 2001. Follow guidelines below for petitions for relief.**  May NOT petition for relief of registration if offender   * Has been determined to be a Sexually Violent Predator as defined in RCW 71.09.020; or * Was convicted as an adult of a sex or kidnapping offense that is a class A felony and that was committed with forcible compulsion\*\*\*\*\* on or after June 8, 2000.   May petition if none of the above apply and when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b) |

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| **Crime** | **Juvenile Conviction** | **Adult Conviction** |
| **Child Molestation 1**  **RCW 9A.44.083**  **Class A felony (crimes 7/1/90 and after)**  A person is guilty of child molestation in the first degree when the person has, or knowingly causes another person under the age of eighteen to have, sexual contact with another who is less than twelve years old and not married to the perpetrator and the perpetrator is at least thirty-six months older than the victim.  **\*\*\*Attempted Child Molestation 1**  **RCW 9A.44.083, 9A.28.020**  **Class A felony (crimes 9/1/01 and after)** | **Lifetime Registration**  **Sex offense is Class A and committed when age 15 or older:** May petition 60 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 60 months prior to petition. RCW 9A.44.143(2).  **Sex offense committed when 14 or under:** May petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3). | **Lifetime Registration**  May petition the court for relief if not a SVP and when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b) |
| **Child Molestation 1**  **RCW 9A.44.083**  **Class B felony (crimes 7/1/88 - 7/1/90)** | For Class B Child Molestation 1 (crimes committed prior to 7/1/90), 15 year\* registration period  May petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3).  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 15 years.\* if not a SVP, no other sex/kidnapping offenses. | For Class B Child Molestation 1 (crimes committed prior to 7/1/90), 15 year\* registration period  May petition the court for relief if not a SVP and when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b)  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 15 years\* if not a SVP, no other sex/kidnapping offenses. |
| **Child Molestation 2**  **RCW 9A.44.086**  **Class B felony**  A person is guilty of child molestation in the second degree when the person has, or knowingly causes another person under the age of eighteen to have, sexual contact with another who is at least twelve years old but less than fourteen years old and not married to the perpetrator and the perpetrator is at least thirty-six months older than the victim. | 15 year\* registration period  May petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3).  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 15 years\* \* if not a SVP, no other sex/kidnapping offenses. | 15 year\* registration period   * Except, may be an aggravated offense requiring lifetime registration under some circumstances and when committed on or after July 22, 2001. See Aggravated Offense Definition above.   May petition the court for relief if not a SVP and when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b)  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 15 years\* if not an aggravated offense, not a SVP, no other sex/kidnapping offenses. |

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| **Crime** | **Juvenile Conviction** | **Adult Conviction** | |
| **Child Molestation 3**  **RCW 9A.44.089**  **Class C felony**  A person is guilty of child molestation in the third degree when the person has, or knowingly causes another person under the age of eighteen to have, sexual contact with another who is at least fourteen years old but less than sixteen years old and not married to the perpetrator and the perpetrator is at least forty-eight months older than the victim. | 10 year\* registration period  May petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3).  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 10 years\* if not a SVP, no other sex/kidnapping offenses. | | 10 year\* registration period   * Except, may be an aggravated offense requiring lifetime registration under some circumstances and when committed on or after July 22, 2001. See Aggravated Offense Definition above.   May petition the court for relief if not a SVP and when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b)  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 10 years\* if not an aggravated offense, not a SVP, no other sex/kidnapping offenses. |
| **Commercial Sexual Abuse of a Minor**  ***(Formerly Patronizing a Juvenile Prostitute)***  **RCW 9.68A.100**  **Class B Felony (Crimes 6/10/10 and after)**  (1) A person is guilty of commercial sexual abuse of a minor if:  (a) He or she pays a fee to a minor or a third person as compensation for a minor having engaged in sexual conduct with him or her;  (b) He or she pays or agrees to pay a fee to a minor or a third person pursuant to an understanding that in return therefore such minor will engage in sexual conduct with him or her; or  (c) He or she solicits, offers, or requests to engage in sexual conduct with a minor in return for a fee. | 15 year\* registration period  May petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3).  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 15 years \* if not a SVP, no other sex/kidnapping offenses. | | 15 year\* registration period   * Except, may be an aggravated offense requiring lifetime registration if victim is under 12 and crime involved sexual contact or intercourse and when committed on or after July 22, 2001. See Aggravated Offense Definition above.   May petition the court for relief if not a SVP and when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b)  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 15 years\* if not an aggravated offense, not a SVP, no other sex/kidnapping offenses. |

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| **Crime** | | **Juvenile Conviction** | **Adult Conviction** | |
| **Commercial Sexual Abuse of a Minor**  ***(Formerly Patronizing a Juvenile Prostitute)***  **RCW 9.68A.100**  **Class C Felony-(Crimes 7/22/07 to 6/9/10)**  (1) A person is guilty of commercial sexual abuse of a minor if:  (a) He or she pays a fee to a minor or a third person as compensation for a minor having engaged in sexual conduct with him or her;  (b) He or she pays or agrees to pay a fee to a minor or a third person pursuant to an understanding that in return therefore such minor will engage in sexual conduct with him or her; or  (c) He or she solicits, offers, or requests to engage in sexual conduct with a minor in return for a fee.  **Patronizing a Juvenile Prostitute**  **(Crimes prior to 7/22/07)**  **RCW 9.68A.100**  **Class C Felony**  A person is guilty of patronizing a juvenile prostitute if that person engages or agrees or offers to engage in sexual conduct with a minor in return for a fee | 10 year\* registration period  May petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3).  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 10 years\* if not a SVP, no other sex/kidnapping offenses. | | | 10 year\* registration period   * Except, may be an aggravated offense requiring lifetime registration if victim is under 12 and crime involved sexual contact or intercourse and when committed on or after July 22, 2001. See Aggravated Offense Definition above.   May petition the court for relief if not a SVP and when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b)  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 10 years\* if not an aggravated offense, not a SVP, no other sex/kidnapping offenses. |
| **Communication with a Minor for Immoral Purposes**  **RCW 9.68A.090**  **Class C Felony or Gross Misdemeanor**  **Attempted Communicating with a Minor for Immoral Purposes**  (1) Except as provided in subsection (2) of this section, a person who communicates with a minor for immoral purposes, or a person who communicates with someone the person believes to be a minor for immoral purposes, is guilty of a gross misdemeanor.  (2) A person who communicates with a minor for immoral purposes is guilty of a class C felony punishable according to chapter 9A.20 RCW if the person has previously been convicted under this section or of a felony sexual offense under chapter 9.68A, 9A.44, or 9A.64 RCW or of any other felony sexual offense in this or any other state or if the person communicates with a minor or with someone the person believes to be a minor for immoral purposes through the sending of an electronic communication. | 10 year\* registration period  May petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3).  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 10 years\* if not a SVP, no other sex/kidnapping offenses. | | | 10 year\* registration period   * Except, may be an aggravated offense requiring lifetime registration if victim is under 12 and crime involved sexual contact or intercourse and when committed on or after July 22, 2001. See Aggravated Offense Definition above.   May petition the court for relief if not a SVP and when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b)  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 10 years\* if not an aggravated offense, not a SVP, no other sex/kidnapping offenses. |

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| **Crime** | | **Juvenile Conviction** | **Adult Conviction** | |
| **Criminal Trespass against Children**  **RCW 9A.44.196**  **Class C Felony**  (1) A person is guilty of the crime of criminal trespass against children if he or she:  (a) Is a covered offender as defined in RCW 9A.44.190; and  (b)(i) Is personally served with written notice complying with the requirements of RCW 9A.44.193 that excludes the covered offender from the legal premises of the covered entity and remains upon or reenters the legal premises of the covered entity; or  (ii) Is personally served with written notice complying with the requirements of RCW 9A.44.193 that imposes conditions of entry and use on the covered offender and violates the conditions of entry and use. | This person will have a prior sex offense conviction. Therefore, this offender will have **lifetime registration** pursuant to RCW 9A.44.140(1).  See prior sex offense to determine petition options. | | | This person will have a prior sex offense conviction. Therefore, this offender will have **lifetime registration** pursuant to RCW 9A.44.140(1).  See prior sex offense to determine petition options. |
| **Custodial Sexual Misconduct 1**  **RCW 9A.44.160**  **Class C Felony**  (1) A person is guilty of custodial sexual misconduct in the first degree when the person has sexual intercourse with another person:      (a) When:      (i) The victim is a resident of a state, county, or city adult or juvenile correctional facility, including but not limited to jails, prisons, detention centers, or work release facilities, or is under correctional supervision; and      (ii) The perpetrator is an employee or contract personnel of a correctional agency and the perpetrator has, or the victim reasonably believes the perpetrator has, the ability to influence the terms, conditions, length, or fact of incarceration or correctional supervision; or      (b) When the victim is being detained, under arrest[,] or in the custody of a law enforcement officer and the perpetrator is a law enforcement officer.      (2) Consent of the victim is not a defense to a prosecution under this section | 10 year\* registration period  May petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3).  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 10 years\* if not a SVP, no other sex/kidnapping offenses. | | | 10 year\* registration period   * Except, may be an aggravated offense requiring lifetime registration under some circumstances and when committed on or after July 22, 2001. See Aggravated Offense Definition above.   May petition the court for relief if not a SVP and when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b)  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 10 years\* if not an aggravated offense, not a SVP, no other sex/kidnapping offenses. |

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| **Crime** | | **Juvenile Conviction** | **Adult Conviction** | |
| **Dealing in Depictions of a Minor Engaged in Sexually Explicit Conduct 1**  **RCW 9.68A.050**  **Class B Felony (crimes 6/10/10 and after)**  (1)(a) A person commits the crime of dealing in depictions of a minor engaged in sexually explicit conduct in the first degree when he or she:  (i) Knowingly develops, duplicates, publishes, prints, disseminates, exchanges, finances, attempts to finance, or sells a visual or printed matter that depicts a minor engaged in an act of sexually explicit conduct as defined in RCW 9.68A.011(4) (a) through (e); or  (ii) Possesses with intent to develop, duplicate, publish, print, disseminate, exchange, or sell any visual or printed matter that depicts a minor engaged in an act of sexually explicit conduct as defined in RCW 9.68A.011(4) (a) through (e). | 15 year\* registration period  May petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3).  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 15 years\* if a SVP, no other sex/kidnapping offenses. | | | 15 year\* registration period  May petition the court for relief if not a SVP and when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b)  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 15 years\* if not a SVP, no other sex/kidnapping offenses. |
| **Dealing in Depictions of a Minor Engaged in Sexually Explicit Conduct 2**  **RCW 9.68A.050**  **Class C Felony**  **2nd degree-crimes committed 6/10/10 and after**  **No degree-crimes prior to 6/10/10**  (2)(a) A person commits the crime of dealing in depictions of a minor engaged in sexually explicit conduct in the second degree when he or she:  (i) Knowingly develops, duplicates, publishes, prints, disseminates, exchanges, finances, attempts to finance, or sells any visual or printed matter that depicts a minor engaged in an act of sexually explicit conduct as defined in RCW 9.68A.011(4) (f) or (g); or  (ii) Possesses with intent to develop, duplicate, publish, print, disseminate, exchange, or sell any visual or printed matter that depicts a minor engaged in an act of sexually explicit conduct as defined in RCW 9.68A. 011(4) (f) or (g). | 10 year\* registration period  May petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3).  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 10 years\* if not a SVP, no other sex/kidnapping offenses. | | | 10 year\* registration period  May petition the court for relief if not a SVP and when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b)  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 10 years\* if not a SVP, no other sex/kidnapping offenses. |

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| **Crime** | | **Juvenile Conviction** | **Adult Conviction** | |
| **Failure to Register as a Sex OffenderRCW 9A.44.132-crimes 6/10/10 and after**  **Class B Felony- 3rd + Felony Conviction- crimes 6/10/10 and after** | Must look at requirements of underlying sex offense and this offense.  15 year\*independent registration period for Class B FTR  FTR+ underlying sex offense does not require lifetime registration. RCW 9A.44.140(7)  May petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3).  Look at what other sex offense requires. If not more stringent rule, not an SVP, not more than one sex/ kidnapping offense, eligible for RCW 9A.44.141 deregistration by sheriff’s office after 15 years.\* | | | Must look at requirements of underlying sex offense and this offense.  15 year\* independent registration period for Class B FTR  FTR+ underlying sex offense does not require lifetime registration. RCW 9A.44.140(7)  May petition the court for relief if not a SVP and when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b)  Look at what other sex offense requires. If not more stringent rule, not an SVP, not more than one sex/ kidnapping offense, eligible for RCW 9A.44.141 deregistration by sheriff’s office after 15 years.\* |
| **Failure to Register as a Sex Offender**  **RCW 9A.44.130- crimes prior to 6/10/10 RCW 9A.44.132- crimes 6/10/10 and after**  **Class C Felony- 2nd Felony Conviction** | Must look at requirements of underlying sex offense and this offense.  10 year\* independent registration period for Class C FTR that is a second conviction. First felony conviction does not have its own independent registration requirement.  FTR+ underlying sex offense does not require lifetime registration. RCW 9A.44.140(7) | | | Must look at requirements of underlying sex offense and this offense.  10 year\* independent registration period for Class C FTR that is a second conviction. First felony conviction does not have its own independent registration requirement.  FTR+ underlying sex offense does not require lifetime registration. RCW 9A.44.140(7) |
| **Incest 1**  **RCW 9A.64.020(1)**  **Class B Felony**  A person is guilty of incest in the first degree if he or she engages in sexual intercourse with a person whom he or she knows to be related to him or her, either legitimately or illegitimately, as an ancestor, descendant, brother, or sister of either the whole or the half blood. | 15 year\* registration period  May petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3).  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 15 years\* if not a SVP, no other sex/kidnapping offenses. | | | 15 year\* registration period   * Except, may be an aggravated offense requiring lifetime registration under some circumstances and when committed on or after July 22, 2001. See Aggravated Offense Definition above.   May petition the court for relief if not a SVP and when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b)  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 15 years\* if not an aggravated offense, not a SVP, no other sex/kidnapping offenses. |

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| **Crime** | | **Juvenile Conviction** | **Adult Conviction** | |
| **Incest 2**  **RCW 9A.64.020(2)**  **Class C Felony**  A person is guilty of incest in the second degree if he or she engages in sexual contact with a person whom he or she knows to be related to him or her, either legitimately or illegitimately, as an ancestor, descendant, brother, or sister of either the whole or the half blood. | 10 year\* registration period  May petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3).  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 10 years\* if not a SVP, no other sex/kidnapping offenses. | | | 10 year\* registration period   * Except, may be an aggravated offense requiring lifetime registration under some circumstances and when committed on or after July 22, 2001. See Aggravated Offense Definition above.   May petition the court for relief if not a SVP and when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b)  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 10 years\* if not an aggravated offense, not a SVP, no other sex/kidnapping offenses. |
| **Indecent Liberties w/ Forcible Compulsion**  **RCW 9A.44.100**  **Class A Felony(crimes with forcible compulsion prong only- on or after 9/1/01)**  (1) A person is guilty of indecent liberties when he or she knowingly causes another person who is not his or her spouse to have sexual contact with him or her or another:  (a) By forcible compulsion;  **Attempted Indecent Liberties with Forcible Compulsion)**  **RCW 9A.44.100, RCW 9A.28.020**  **Class A Felony(crimes on or after 9/1/01)** | **Lifetime Registration**  **Sex offense is Class A and committed when age 15 or older:** May petition 60 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 60 months prior to petition. RCW 9A.44.143(2).  **Sex offense committed when 14 or under:** May petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3). | | | **Lifetime Registration**  Offender convicted as an adult of Indecent Liberties- Class A committed on or after June 8, 2000 may NOT petition for relief of registration. RCW 9A.44.142(2)(a)(ii).  It is unclear whether Att. Ind. Liberties with Forcible Compulsion committed on or after 9/1/01 falls under this. I would argue that it does.  If offense was committed prior to June 8, 2000, then the offender may petition the court for relief if not a SVP and when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b). |

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| **Crime** | | **Juvenile Conviction** | **Adult Conviction** | |
| **Indecent Liberties**  **RCW 9A.44.100**  **Class B Felony**  (1) A person is guilty of indecent liberties when he or she knowingly causes another person who is not his or her spouse to have sexual contact with him or her or another:  (a) By forcible compulsion;  (b) When the other person is incapable of consent by reason of being mentally defective, mentally incapacitated, or physically helpless;  (c) When the victim is a person with a developmental disability and the perpetrator is a person who is not married to the victim and who:  (i) Has supervisory authority over the victim; or  (ii) Was providing transportation, within the course of his or her employment, to the victim at the time of the offense;  (d) When the perpetrator is a health care provider, the victim is a client or patient, and the sexual contact occurs during a treatment session, consultation, interview, or examination. It is an affirmative defense that the defendant must prove by a preponderance of the evidence that the client or patient consented to the sexual contact with the knowledge that the sexual contact was not for the purpose of treatment;  (e) When the victim is a resident of a facility for persons with a mental disorder or chemical dependency and the perpetrator is a person who is not married to the victim and has supervisory authority over the victim; or  (f) When the victim is a frail elder or vulnerable adult and the perpetrator is a person who is not married to the victim and who:  (i) Has a significant relationship with the victim; or  (ii) Was providing transportation, within the course of his or her employment, to the victim at the time of the offense. | 15 year\* registration period  For Class B Indecent Liberties, may petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3).  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 15 years\* if not a SVP, no other sex/kidnapping offenses. | | | 15 year\* registration period   * Except, may be an aggravated offense requiring lifetime registration under some circumstances and when committed on or after July 22, 2001. See Aggravated Offense Definition above.     For Class B Indecent Liberties, the offender may petition the court for relief if not a SVP and when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b).  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 15 years\* if not an aggravated offense, not a SVP, no other sex/kidnapping offenses. |

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| **Crime** | | **Juvenile Conviction** | **Adult Conviction** | |
| **Kidnapping 1**  **(Victim is a minor and defendant is not minor’s parent)**  **RCW 9A.40.020**  **Class A Felony**  **Kidnapping Offense**  **Kidnapping 1-SM**  **(Victim does NOT have to be a minor)**  **RCW 9A.40.020**  **Class A Felony**  **Sex Offense**  (1) A person is guilty of kidnapping in the first degree if he or she intentionally abducts another person with intent:  (a) To hold him or her for ransom or reward, or as a shield or hostage; or  (b) To facilitate commission of any felony or flight thereafter; or  (c) To inflict bodily injury on him or her; or  (d) To inflict extreme mental distress on him, her, or a third person; or  (e) To interfere with the performance of any governmental function. | **Lifetime Registration**  **Kidnapping/sex offense is Class A and committed when age 15 or older:** May petition 60 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 60 months prior to petition. RCW 9A.44.143(2).  **Kidnapping/sex offense committed when 14 or under:** May petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3). | | | **Lifetime Registration**  **May not petition for relief of registration if:**   * **Determined to a Sexually Violent Predator as defined in RCW 71.09.020; or** * **Convicted as an adult of a kidnapping offense that is a Class A felony and that was committed with forcible compulsion on or after June 8, 2000.**   If none of the above apply, may petition the court for relief if not a SVP and when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b) |
| **Kidnapping 2-SM**  **(Victim does NOT have to be a minor)**  **RCW 9A.40.030**  **Class A Felony (crimes 9/1/01 and after)**  **Sex Offense**  (1) A person is guilty of kidnapping in the second degree if he or she intentionally abducts another person under circumstances not amounting to kidnapping in the first degree.  …(3) Kidnapping in the second degree with a finding of sexual motivation under RCW 9.94A.835 or [13.40.135](https://a.next.westlaw.com/Link/Document/FullText?findType=L&pubNum=1000259&cite=WAST13.40.135&originatingDoc=N91B6DD709D8611DAA56686838D69F963&refType=LQ&originationContext=document&transitionType=DocumentItem&contextData=(sc.Document)) is a class A felony. | **Lifetime Registration**  If found to be an SVP- see SVP section.  **Kidnapping/sex offense is Class A and committed when age 15 or older:** May petition 60 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 60 months prior to petition. RCW 9A.44.143(2).  **Kidnapping/sex offense committed when 14 or under:** May petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3). | | | **Lifetime Registration**  **May not petition for relief of registration if:**   * **Determined to a Sexually Violent Predator as defined in RCW 71.09.020; or** * **Convicted as an adult of a kidnapping offense that is a Class A felony and that was committed with forcible compulsion on or after June 8, 2000.**   If none of the above apply, may petition the court for relief when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b) |

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| **Crime** | | **Juvenile Conviction** | **Adult Conviction** | |
| **Kidnapping 2**  **(Victim is minor & defendant is not minor’s parent)**  **RCW 9A.40.030**  **Class B Felony**  **Kidnapping Offense**  **Kidnapping 2-SM**  **(Victim does NOT have to be a minor)**  **RCW 9A.40.030**  **Class B Felony (crimes prior to 9/1/01)**  **Sex Offense**  (1) A person is guilty of kidnapping in the second degree if he or she intentionally abducts another person under circumstances not amounting to kidnapping in the first degree. | 15 year\* registration period  If found to be an SVP, see SVP section.  May petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3).  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 15 years\* if not a SVP, no other sex/kidnapping offenses. | | | 15 year\* registration period   * Except, may be an aggravated offense requiring lifetime registration under some circumstances and when committed on or after July 22, 2001. See Aggravated Offense Definition above.   May petition the court for relief if not a SVP and when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b)  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 15 years\* if not an aggravated offense, not a SVP, no other sex/kidnapping offenses. |
| **Possession of Depictions of a Minor Engaged in Sexually Explicit Conduct 1**  **RCW 9.68A.070**  **Class B Felony**  A person commits the crime of possession of depictions of a minor engaged in sexually explicit conduct in the first degree when he or she knowingly possesses a visual or printed matter depicting a minor engaged in sexually explicit conduct as defined in RCW 9. 68A.011(4) (a) through (e). | 15 year\* registration period  May petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3).  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 15 years\* if not a SVP, no other sex/kidnapping offenses. | | | 15 year\* registration period  May petition the court for relief if not a SVP and when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b)  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 15 years\* if not a SVP, no other sex/kidnapping offenses. |
| **Possession of Depictions of a Minor Engaged in Sexually Explicit Conduct 2**  **RCW 9.68A.070**  **Class C Felony**  (2)(a) A person commits the crime of possession of depictions of a minor engaged in sexually explicit conduct in the second degree when he or she knowingly possesses any visual or printed matter depicting a minor engaged in sexually explicit conduct as defined in RCW 9.68A.011(4) (f) or (g). | 10 year\* registration period  May petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3).  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 10 years\* if not a SVP, no other sex/kidnapping offenses. | | | 10 year\* registration period  May petition the court for relief if not a SVP and when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b)  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 10 years\* if not a SVP, no other sex/kidnapping offenses. |

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| **Crime** | | **Juvenile Conviction** | **Adult Conviction** | |
| **Promoting Commercial Sexual Abuse of a Minor**  **RCW 9.68A.101**  **Class A Felony**  A person is guilty of promoting commercial sexual abuse of a minor if he or she knowingly advances commercial sexual abuse or a sexually explicit act of a minor or profits from a minor engaged in sexual conduct or a sexually explicit act. | **Lifetime Registration**  **Kidnapping/sex offense is Class A and committed when age 15 or older:** May petition 60 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 60 months prior to petition. RCW 9A.44.143(2).  **Kidnapping/sex offense committed when 14 or under:** May petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3). | | | **Lifetime Registration**  May petition the court for relief if not a SVP and when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b) |
| **Promoting Travel for Commercial Sexual Abuse of a Minor**  **RCW 9.68A.102**  **Class C Felony**  A person commits the offense of promoting travel for commercial sexual abuse of a minor if he or she knowingly sells or offers to sell travel services that include or facilitate travel for the purpose of engaging in what would be commercial sexual abuse of a minor or promoting commercial sexual abuse of a minor, if occurring in this state. | 10 year\* registration period  May petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3).  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 10 years\* if not a SVP, no other sex/kidnapping offenses. | | | 10 year\* registration period  May petition the court for relief if not a SVP and when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b)  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 10 years\* if not a SVP, no other sex/kidnapping offenses. |
| **Promoting Prostitution 1**  **(with prior conviction for Promoting Prostitution 1 or 2)**  **RCW 9A.88.070**  **Class B Felony**  A person is guilty of promoting prostitution in the first degree if he or she knowingly advances prostitution:  (a) By compelling a person by threat or force to engage in prostitution or profits from prostitution which results from such threat or force; or  (b) By compelling a person with a mental incapacity or developmental disability that renders the person incapable of consent to engage in prostitution or profits from prostitution that results from such compulsion. | 15 year\* registration period  May petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3).  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 15 years\* if not a SVP, no other sex/kidnapping offenses. | | | 15 year\* registration period  May petition the court for relief if not a SVP and when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b)  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 15 years\* if not a SVP, no other sex/kidnapping offenses. |

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| **Crime** | | **Juvenile Conviction** | **Adult Conviction** | |
| **Promoting Prostitution 2**  **(with prior conviction for Promoting Prostitution 1 or 2)**  **RCW 9A.88.080**  **Class C Felony**  A person is guilty of promoting prostitution in the second degree if he or she knowingly:  (a) Profits from prostitution; or  (b) Advances prostitution. | 10 year\* registration period  May petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3).  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 10 years\* if not a SVP, no other sex/kidnapping offenses. | | | 10 year\* registration period  May petition the court for relief if not a SVP and when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b)  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 10 years\* if not a SVP, no other sex/kidnapping offenses. |
| **Rape 1**  **RCW 9A.44.040**  **Class A Felony**  A person is guilty of rape in the first degree when such person engages in sexual intercourse with another person by forcible compulsion where the perpetrator or an accessory:  (a) Uses or threatens to use a deadly weapon or what appears to be a deadly weapon; or  (b) Kidnaps the victim; or  (c) Inflicts serious physical injury, including but not limited to physical injury which renders the victim unconscious; or  (d) Feloniously enters into the building or vehicle where the victim is situated.  **Attempted Rape 1**  **RCW 9A.44.040, 9A.28.020**  **Class A Felony (crimes 9/1/01 and after)** | **Lifetime Registration**  If found to be an SVP, see SVP section.  **Kidnapping/sex offense is Class A and committed when age 15 or older:** May petition 60 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 60 months prior to petition. RCW 9A.44.143(2).  **Kidnapping/sex offense committed when 14 or under:** May petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3). | | | **Lifetime Registration**  Offenders convicted as an adult of a sex/ kidnapping offense that is a class A felony and that was committed with forcible compulsion (Rape 1 qualifies) on or after June 8, 2000 may NOT petition for relief of registration. RCW 9A.44.142(2)(a)(ii). It is not clear whether or not Attempted Rape 1 committed on or after 9/1/01 falls under this provision. I would argue it does.  Offenders who have committed Rape 1 prior to June 8, 2000 may petition the court for relief if not a SVP and when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b). |
| **Rape 2**  **RCW 9A.44.050**  **Class A Felony (crimes 7/1/90 and after)**  A person is guilty of rape in the second degree when, under circumstances not constituting rape in the first degree, the person engages in sexual intercourse with another person:  (a) By forcible compulsion;  (b) When the victim is incapable of consent by reason of being physically helpless or mentally incapacitated;  (c) When the victim is a person with a developmental disability and the perpetrator is a person who is not married to the victim and who:  (i) Has supervisory authority over the victim; or  (ii) Was providing transportation, within the course of his or her employment, to the victim at the time of the offense;  (d) When the perpetrator is a health care provider, the victim is a client or patient, and the sexual intercourse occurs during a treatment session, consultation, interview, or examination. It is an affirmative defense that the defendant must prove by a preponderance of the evidence that the client or patient consented to the sexual intercourse with the knowledge that the sexual intercourse was not for the purpose of treatment;  (e) When the victim is a resident of a facility for persons with a mental disorder or chemical dependency and the perpetrator is a person who is not married to the victim and has supervisory authority over the victim; or  (f) When the victim is a frail elder or vulnerable adult and the perpetrator is a person who is not married to the victim and who:  (i) Has a significant relationship with the victim; or  (ii) Was providing transportation, within the course of his or her employment, to the victim at the time of the offense.  **Attempted Rape 2**  **RCW 9A.44.050, 9A.28.020**  **Class A Felony (crimes 9/1/01 and after)** | **Lifetime Registration**  If found to be a SVP, see SVP section.  **Kidnapping/sex offense is Class A and committed when age 15 or older:** May petition 60 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 60 months prior to petition. RCW 9A.44.143(2).  **Kidnapping/sex offense committed when 14 or under:** May petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3). | | | **Lifetime Registration**  Offenders convicted as an adult of a sex/ kidnapping offense that is a class A felony and that was committed with forcible compulsion (Rape 2 under subsection (a) qualifies) on or after June 8, 2000 MAY NOT petition for relief of registration. RCW 9A.44.142(2)(a)(ii). It is not clear whether or not Attempted Rape 2 committed on or after 9/1/01 with forcible compulsion falls under this provision. I would argue it does.  Offenders who have committed Rape 2 or Attempted Rape 2 under (a) prior to June 8, 2000 and all other types of Rape 2, may petition the court for relief if not a SVP and when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b). |
| **Rape 2**  **RCW 9A.44.050**  **Class B Felony (crimes prior to 7/1/90)** | 15 year\* registration period  For Class B Rape 2 committed prior to 7/1/90, offender may petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3).  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 15 years\* if not a SVP, no other sex/kidnapping offenses. | | | 15 year\* registration period    For Class B Rape 2 committed prior to 7/1/90, the offender may petition the court for relief if not a SVP and when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b).  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 15 years\* if not a SVP, no other sex/kidnapping offenses. |
| **Rape 3**  **RCW 9A.44.060**  **Class C Felony**  A person is guilty of rape in the third degree when, under circumstances not constituting rape in the first or second degrees, such person engages in sexual intercourse with another person, not married to the perpetrator:  (a) Where the victim did not consent as defined in RCW 9A.44.010(7), to sexual intercourse with the perpetrator and such lack of consent was clearly expressed by the victim's words or conduct, or  (b) Where there is threat of substantial unlawful harm to property rights of the victim. | 10 year\* registration period  May petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3).  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 10 years\* if not a SVP, no other sex/kidnapping offenses. | | | 10 year\* registration period   * Except, may be an aggravated offense requiring lifetime registration under some circumstances and when committed on or after July 22, 2001. See Aggravated Offense Definition above.   May petition the court for relief if not a SVP and when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b)  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 10 years\* if not an aggravated offense, not a SVP, no other sex/kidnapping offenses. |

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| **Crime** | | **Juvenile Conviction** | **Adult Conviction** | |
| **Rape of a Child 1**  **RCW 9A.44.073**  **Class A Felony**  A person is guilty of rape of a child in the first degree when the person has sexual intercourse with another who is less than twelve years old and not married to the perpetrator and the perpetrator is at least twenty-four months older than the victim.  **Attempted Rape of a Child 1**  **RCW 9A.44.073, 9A.28.020**  **Class A Felony (crimes 9/1/01 and after)** | **Lifetime Registration**  If found to be a SVP, see SVP section.  **Kidnapping/sex offense is Class A and committed when age 15 or older:** May petition 60 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 60 months prior to petition. RCW 9A.44.143(2).  **Kidnapping/sex offense committed when 14 or under:** May petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3). | | | **Lifetime Registration**  May petition the court for relief if not a SVP and when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b) |
| **Rape of a Child 2**  **RCW 9A.44.076**  **Class A Felony (Crimes 7/1/90 and after)**  A person is guilty of rape of a child in the second degree when the person has sexual intercourse with another who is at least twelve years old but less than fourteen years old and not married to the perpetrator and the perpetrator is at least thirty-six months older than the victim.  **Attempted Rape of a Child 2**  **RCW 9A.44.076, 9A.28.020**  **Class A Felony (crimes 9/1/01 and after)** | **Lifetime Registration**  If found to be a SVP, see SVP section.  **Kidnapping/sex offense is Class A and committed when age 15 or older:** May petition 60 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 60 months prior to petition. RCW 9A.44.143(2).  **Kidnapping/sex offense committed when 14 or under:** May petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3). | | | **Lifetime Registration**  May petition the court for relief if not a SVP and when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b) |
| **Rape of a Child 2**  **RCW 9A.44.076**  **Class B felony (crimes 7/1/88- 7/1/90)** | For class B Rape of Child, committed prior to 7/1/90, 15 year\* registration period  May petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3).  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 15 years\* if not a SVP, no other sex/kidnapping offenses. | | | For class B Rape of Child, committed prior to 7/1/90, 15 year\* registration period  May petition the court for relief if not a SVP and when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b)  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 15 years\* if not an aggravated offense, not a SVP, no other sex/kidnapping offenses. |

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| **Crime** | | **Juvenile Conviction** | **Adult Conviction** | |
| **Rape of a Child 3**  **RCW 9A.44.079**  **Class C Felony**  A person is guilty of rape of a child in the third degree when the person has sexual intercourse with another who is at least fourteen years old but less than sixteen years old and not married to the perpetrator and the perpetrator is at least forty-eight months older than the victim. | 10 year\* registration period  May petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3).  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 10 years\* if not a SVP, no other sex/kidnapping offenses. | | | 10 year\* registration period   * Except, may be an aggravated offense requiring lifetime registration under some circumstances and when committed on or after July 22, 2001. See Aggravated Offense Definition above.   May petition the court for relief if not a SVP and when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b)  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 10 years\* if not an aggravated offense, not a SVP, no other sex/kidnapping offenses. |
| **Sending, Bringing into State Depictions of a Minor Engaged in Sexually Explicit Conduct 1**  **RCW 9.68A.060**  **Class B Felony**  (1)(a) A person commits the crime of sending or bringing into the state depictions of a minor engaged in sexually explicit conduct in the first degree when he or she knowingly sends or causes to be sent, or brings or causes to be brought, into this state for sale or distribution, a visual or printed matter that depicts a minor engaged in sexually explicit conduct as defined in RCW 9.68A.011(4) (a) through (e). | 15 year\* registration period  May petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3).  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 15 years\* if not a SVP, no other sex/kidnapping offenses. | | | 15 year\* registration period  May petition the court for relief if not a SVP and when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b)  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 15 years\* if not a SVP, no other sex/kidnapping offenses. |
| **Sending, Bringing into State Depictions of a Minor Engaged in Sexually Explicit Conduct 2**  **RCW 9.68A.060**  **Class C Felony**  (2)(a) A person commits the crime of sending or bringing into the state depictions of a minor engaged in sexually explicit conduct in the second degree when he or she knowingly sends or causes to be sent, or brings or causes to be brought, into this state for sale or distribution, any visual or printed matter that depicts a minor engaged in sexually explicit conduct as defined in RCW 9.68A.011(4) (f) or (g). | 10 year\* registration period  May petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3).  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 10 years\* if not a SVP, no other sex/kidnapping offenses. | | | 10 year\* registration period  May petition the court for relief if not a SVP and when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b)  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 10 years\* if not a SVP, no other sex/kidnapping offenses. |

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| **Crime** | **Juvenile Conviction** | **Adult Conviction** |
| **Sexual Exploitation of a Minor**  **RCW 9.68A.040**  **Class B Felony**  (1) A person is guilty of sexual exploitation of a minor if the person: (a) Compels a minor by threat or force to engage in sexually explicit conduct, knowing that such conduct will be photographed or part of a live performance; (b) Aids, invites, employs, authorizes, or causes a minor to engage in sexually explicit conduct, knowing that such conduct will be photographed or part of a live performance; or (c) Being a parent, legal guardian, or person having custody or control of a minor, permits the minor to engage in sexually explicit conduct, knowing that the conduct will be photographed or part of a live performance. | 15 year\* registration period  May petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3).  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 15 years\* if not a SVP, no other sex/kidnapping offenses. | 15 year\* registration period   * Except, may be an aggravated offense requiring lifetime registration under some circumstances and when committed on or after July 22, 2001. See Aggravated Offense Definition above.   May petition the court for relief if not a SVP and when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b)  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 15 years\* if not an aggravated offense, not a SVP, no other sex/kidnapping offenses. |
| **Sexual Misconduct with a Minor 1**  **RCW 9A.44.093**  **Class C Felony**  (1) A person is guilty of sexual misconduct with a minor in the first degree when: (a) The person has, or knowingly causes another person under the age of eighteen to have, sexual intercourse with another person who is at least sixteen years old but less than eighteen years old and not married to the perpetrator, if the perpetrator is at least sixty months older than the victim, is in a significant relationship to the victim, and abuses a supervisory position within that relationship in order to engage in or cause another person under the age of eighteen to engage in sexual intercourse with the victim; (b) the person is a school employee who has, or knowingly causes another person under the age of eighteen to have, sexual intercourse with an enrolled student of the school who is at least sixteen years old and not more than twenty-one years old and not married to the employee, if the employee is at least sixty months older than the student; or (c) the person is a foster parent who has, or knowingly causes another person under the age of eighteen to have, sexual intercourse with his or her foster child who is at least sixteen. | 10 year\* registration period  May petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3).  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 10 years\* if not a SVP, no other sex/kidnapping offenses. | 10 year\* registration period  May petition the court for relief if not a SVP and when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b)  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 10 years\* if not a SVP, no other sex/kidnapping offenses. |

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| **Crime** | **Juvenile Conviction** | **Adult Conviction** |
| **Sexual Misconduct with a Minor 2**  **RCW 9A.44.096**  **Gross Misdemeanor**  (1) A person is guilty of sexual misconduct with a minor in the second degree when: (a) The person has, or knowingly causes another person under the age of eighteen to have, sexual contact with another person who is at least sixteen years old but less than eighteen years old and not married to the perpetrator, if the perpetrator is at least sixty months older than the victim, is in a significant relationship to the victim, and abuses a supervisory position within that relationship in order to engage in or cause another person under the age of eighteen to engage in sexual contact with the victim; (b) the person is a school employee who has, or knowingly causes another person under the age of eighteen to have, sexual contact with an enrolled student of the school who is at least sixteen years old and not more than twenty-one years old and not married to the employee, if the employee is at least sixty months older than the student; or (c) the person is a foster parent who has, or knowingly causes another person under the age of eighteen to have, sexual contact with his or her foster child who is at least sixteen. | 10 year\* registration period  May petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3).  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 10 years\* if not a SVP, no other sex/kidnapping offenses. | 10 year\* registration period  May petition the court for relief if not a SVP and when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b)  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 10 years\* if not a SVP, no other sex/kidnapping offenses. |
| **Sexually Violating Human Remains**  **RCW 9A.44.105**  **Class C Felony**  Any person who has sexual intercourse or sexual contact with a dead human body is guilty of a class C felony. | 10 year\* registration period  May petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3).  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 10 years\* if not a SVP, no other sex/kidnapping offenses. | 10 year\* registration period  May petition the court for relief if not a SVP and when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b)  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 10 years\* if not a SVP, no other sex/kidnapping offenses. |
| **Unlawful Imprisonment**  **(if victim is a minor and offender is not the minor’s parent)**  **RCW 9A.44.040**  **Class C Felony**  A person is guilty of unlawful imprisonment if he or she knowingly restrains another person. | 10 year\* registration period  May petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3).  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 10 years\* if not a SVP, no other sex/kidnapping offenses. | 10 year\* registration period  May petition the court for relief if not a SVP and when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b)  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 10 years\* if not a SVP, no other sex/kidnapping offenses. |

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| **Crime** | **Juvenile Conviction** | **Adult Conviction** |
| **Viewing Depictions of a Minor Engaged in Sexually Explicit Conduct 1**  **RCW 9.68A.075**  **Class B Felony**  **New crime, effective June 10, 2010**  A person who intentionally views over the internet visual or printed matter depicting a minor engaged in sexually explicit conduct as defined in RCW [9.68A.011](http://apps.leg.wa.gov/RCW/default.aspx?cite=9.68A.011)(4) (a) through (e) is guilty of viewing depictions of a minor engaged in sexually explicit conduct in the first degree | 15 year\* registration period  May petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3).  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 15 years\* if not a SVP, no other sex/kidnapping offenses. | 15 year\* registration period  May petition the court for relief if not a SVP and when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b)  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 15 years\* if not a SVP, no other sex/kidnapping offenses. |
| **Viewing Depictions of a Minor Engaged in Sexually Explicit Conduct 2**  **RCW 9.68A.075**  **Class C Felony**  **New crime, effective June 10, 2010**  (2) A person who intentionally views over the internet visual or printed matter depicting a minor engaged in sexually explicit conduct as defined in RCW [9.68A.011](http://apps.leg.wa.gov/RCW/default.aspx?cite=9.68A.011)(4) (f) or (g) is guilty of viewing depictions of a minor engaged in sexually explicit conduct in the second degree | 10 year\* registration period  May petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3).  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 10 years\* if not a SVP, no other sex/kidnapping offenses. | 10 year\* registration period  May petition the court for relief if not a SVP and when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b)  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 10 years\* if not a SVP, no other sex/kidnapping offenses. |
| **Voyeurism**  **RCW 9A.44.115**  **Class C Felony**    A person commits the crime of voyeurism if, for the purpose of arousing or gratifying the sexual desire of any person, he or she knowingly views, photographs, or films:      (a) Another person without that person's knowledge and consent while the person being viewed, photographed, or filmed is in a place where he or she would have a reasonable expectation of privacy; or      (b) The intimate areas of another person without that person's knowledge and consent and under circumstances where the person has a reasonable expectation of privacy, whether in a public or private place. | 10 year\* registration period  May petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3).  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 10 years\* if not a SVP, no other sex/kidnapping offenses. | 10 year\* registration period  May petition the court for relief if not a SVP and when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b)  Eligible for RCW 9A.44.141 deregistration by sheriff’s office after 10 years\* if not a SVP, no other sex/kidnapping offenses. |

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| **Crime** | **Juvenile Conviction** | **Adult Conviction** |
| **Felony with Sexual Motivation under RCW 9.94A.835 or 13.40.135**  **Class depends on the felony**  **Attempts of Class C Felony SM are registerable (such as Att. Assault 3- SM, Att. Luring- SM, etc.) See RCW 9.94A.030(c) and RCW 9A.44.128(10)(d)**  **Gross Misdemeanors with Sexual Motivation (such as A4-SM are not registerable offenses)** | Felonies with sexual motivation committed on or after July 22, 2001 may be aggravated offenses- see aggravated offense definition. Aggravated offenses will have lifetime registration.  If not an aggravated offense, look at the class of the felony to determine length of registration:   * Class A- Lifetime * Class B- 15 years\* * Class C- 10 years\* * Attempted Class C- 10 years\* * Gross Misdemeanor- not registerable   **Kidnapping/sex offense is Class A and committed when age 15 or older:** May petition 60 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 60 months prior to petition. RCW 9A.44.143(2).  **Kidnapping/sex offense committed when 14 or under:** May petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3). | Felonies with sexual motivation committed on or after July 22, 2001 may be aggravated offenses- see aggravated offense definition. Aggravated offenses will have lifetime registration.  If not an aggravated offense, look at the class of the felony to determine length of registration:   * Class A- Lifetime * Class B- 15 years\* * Class C- 10 years\* * Attempted Class C- 10 years\* * Gross Misdemeanor- not registerable   May petition the court for relief if not a SVP and when the person has spent ten consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(b) |
| **Sexually Violent Predator**  **RCW 71.09.020**  A person who has been determined to be a sexually violent predator may not petition for relief of registration pursuant to RCW 9A.44.142(2)(a)(i) | The references to SVPs are contained only in 9A.44.142 which relates to adult convictions and are not in 9A.44.143. However, the provisions arguably apply to offenders convicted as juveniles who are later determined to be Sexually Violent Predators as adults. | Offenders who have been found to be Sexually Violent Predator MAY NOT petition for relief of registration. 9A.44.142(2)(a)(i).  Offenders who may not petition for relief of registration. May petition for relief of community notification requirements after 15 years\* pursuant to 9A.44.142(2)(b). |
| **Stat Rape 1, 2, 3**  **Indecent Liberties pursuant to 9A.88.100** | Not registerable pursuant to State v. Taylor, 162 Wn. App. 791 (2011). |  |

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| **Crime** | **Juvenile Conviction** | **Adult Conviction** |
| **Federal sex offense** |  | **Lifetime Registration**  **If it is a class A felony committed with forcible compulsion on or after June 8, 2000, that offender may not petition for relief. 9A.44.142(2)(a)(ii)**  **Offenders may petition in the county where the offender is registered at the time of the petition. 9A.44.142(3).**  May petition the court for relief if not a SVP and when the person has spent 15 consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(c) |
| **Out of State sex offense** | **Lifetime Registration**  **RCW 9A.44.143 applies- Statute is not clear if you would use comparability to determine comparable class in this state or if you use the class assigned in the conviction state.**  **Petitions are to Thurston County. 9A.44.143(4).**  **Sex offense is Class A and committed when age 15 or older:** May petition 60 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 60 months prior to petition. RCW 9A.44.143(2).  **Sex offense committed when 14 or under:** May petition 24 months after completion of jail time for offense, no new sex/ kidnap offenses, no FTR conviction for 24 months prior to petition. RCW 9A.44.143(3). | **Lifetime Registration**  **If it is a class A felony committed with forcible compulsion on or after June 8, 2000, that offender may not petition for relief. 9A.44.142(2)(a)(ii)**  **Offenders may petition in the county where the offender is registered at the time of the petition. 9A.44.142(3).**  May petition the court for relief if not a SVP and when the person has spent 15 consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(c) |

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| **Crime** | **Juvenile Conviction** | **Adult Conviction** |
| **Military, Foreign** |  | **Lifetime Registration**  (Although not specifically mentioned in the provisions for “federal or out-of-state” offenses, I would treat these as requiring lifetime supervision pursuant to RCW 9A.44.142(c).)  If it is a class A felony committed with forcible compulsion on or after June 8, 2000, that offender may not petition for relief. 9A.44.142(2)(a)(ii)  Offenders may petition in the county where the offender is registered at the time of the petition. 9A.44.142(3).  May petition the court for relief if not a SVP and when the person has spent 15 consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.142(1)(c) |

\* Years are consecutive years in the community without being convicted of a disqualifying offense during that time period. RCW 9A.44.140. Time is calculated from the last date of release from confinement, including full-time residential treatment, pursuant to the conviction. RCW 9A.44.140. Probation violations that result in incarceration time are considered confinement pursuant to the conviction. State v. Watson, 160 Wash. 2d 1, 8-9 (2007).

\*\*Aggravated Offenses requiring lifetime supervision: Aggravated offenses are only ADULT offenses committed on or after 7/22/01. Most aggravated offenses are already classified as Class A offenses with lifetime supervision. There are some offenses that are typically class C or B offenses that could fall under the definition of an aggravated offense in RCW 9A.44.142(5) due to other facts of the crime that would typically be found in the certification for probable cause or in the police reports, such as the victim’s age being under 12 years old, that there was a drug/ intoxicant administered by the offender, forcible compulsion being used, etc. Arguably, the court can look past the facts admitted at plea or proven at trial because registration is regulatory. See State v. Ward, 123 Wn.2d 488 (1994).

\*\*\*Attempted crimes reduce the class (from an A to B, a B to a C, C to a gross misdemeanor) , except for Child Molestation 1, Indecent Liberties by Forcible Compulsion, Rape 1, Rape 2, Rape of a Child 1 and Rape of a Child 2. Only those attempted crimes have been included in this chart. RCW 9A.28.020.

\*\*\*\* The statute indicates that if the offense was **committed when the offender was a juvenile**… than the offender follows the relief provisions contained in RCW 9A.44.143. This includes out-of-state convictions. RCW 9A.44.142(1)(a). However, RCW 9A.44.143(6) then indicates: “A juvenile prosecuted and convicted of a sex offense or kidnapping offense as an adult may not petition to the superior court under this section.” Therefore, juveniles convicted as adults (either due to late filing of charges or auto-adult provisions) must follow adult provisions in RCW 9A.44.142.

\*\*\*\*\* RCW 9A.44.010(6) “Forcible compulsion” means physical force which overcomes resistance, or a threat, express or implied, that places a person in fear of death or physical injury to herself or himself or another person, or in fear that she or he or another person will be kidnapped.