

## GRADUATED SANCTION/VIOLATION RESPONSE GUIDE

Community Corrections Officers (CCOs) and Indeterminate Sentence Review Board (Board) Hearings Investigators will use this guide when recommending a sanction in response to violation behavior. This guide may be used for offenders on community custody sentenced before May 31, 2012, who have not been Swift and Certain (SAC) orientated, and offenders under Community Custody Board (CCB), Juvenile Board (JUVBRD), or court jurisdiction.

The CCO has discretion in responding to violation behavior. All non-confinement options should be explored.

For offenders under Board jurisdiction, warnings, stipulated agreement(s), and changes to conditions of supervision require Board approval, and partial and total confinement sanctions may only be imposed by a Board member at a violation/revocation hearing.

Enhancements	Reparations	Offender Programming	Treatment	Partial Confinement (Board and Court Only)	Total Confinement
Written Warning/ Reprimand Increased Reporting Increased Urinalysis (UA) Structured Job Search Daily Log Thinking Report Additional Conditions  <u style="text-align: center;"><b>Restrictions</b></u> Curfew Geographic Restriction Travel Restriction  <u style="text-align: center;"><b>Board and Court Only</b></u> Case Staffing Electronic Monitoring (no location monitoring)	Community Restitution Hours Work Crew - Community Service Other	Moral Reconciliation Therapy Relapse Education Program Thinking 4 a Change Sober Support Group Meetings Getting it Right Victim Awareness Program Community Justice Center Day Reporting/ KIOSK GED Other	Evaluation and Completion of Recommended: <ul style="list-style-type: none"> <li>• Mental Health</li> <li>• Chemical                          Dependency</li> <li>• Domestic Violence</li> <li>• Sexual Deviancy</li> <li>• Anger Management</li> <li>• Other</li> </ul>	Electronic Monitoring/ Home Detention Work Release	Jail Prison

- For offenders under Department jurisdiction, the Department has the authority to impose confinement of no more than 30 days per hearing, unless the offender is subject to a return under RCW 9.94A.633 or reclassification.
- For offenders under court jurisdiction, CCOs may recommend confinement of up to 60 days per violation or revocation.
- For offenders under Board jurisdiction, there is a presumption of graduated sanctioning for violation behavior.