# THE GENERAL ASSEMBLY 

## Recent Actions during the 2004 Regular Session of the General Assembly

The following is a summary of recent actions of the General Assembly during the 2004 Regular Session.

| Doc. | Date of <br> Action | Bill <br> Number | Printer's <br> Number | Effective <br> Date | Subject Matter |
| :--- | :--- | :--- | :--- | :--- | :--- |
| 096 | Oct 8 | 2004 GE NERAL ACTS ENACTED-ACT 096 through 098 |  |  |  |

*denotes an effective date with exceptions

## Effective Dates of Statues

The effective dates specified above for laws and appropriation acts were contained in the applicable law or appropriation act. Where no date is specified or where the effective date specified is prior to the date of enactment, the effective date is 60 days after final enactment except for statutes making appropriations or affecting budgets of political subdivisions. See 1 Pa.C.S. §§ 1701-1704 (relating to effective dates of statutes).

## Advance Copies of Statutes

Section 1106 of Title 1 of the Pennsylvania Consolidated Statutes provides that the prothonotaries of each county shall file advance copies of statutes in their offices for public inspection until the Laws of Pennsylvania are generally available. Section 2406(h) of The Administrative Code of 1929 provides that the Department of General Services shall distribute advance sheets of the Laws of Pennsylvania to each law judge of the courts, to every county and public library of this Commonwealth and to each member of the General Assembly. These copies shall be furnished without charge. The Department shall also mail one copy of each law enacted during any legislative session to any person who pays to it the sum of \$20.

Requests for annual subscriptions for advance copies of statutes should be sent to the State Bookstore-PHMC, Commonwealth Keystone Building, 400 North Street, Harrisburg, PA 17120-0053, accompanied by a check or money order in the sum of $\$ 20$, payable to the "Commonwealth of Pennsylvania."

ROBERT W. ZECH, J r., Director
Legislative Reference Bureau
[Pa.B. Doc. No. 04-1910. Filed for public inspection October 22, 2004, 9:00 a.m.]

## PENNSYLVANIA COMMISSION ON SENTENCING

## [204 PA. CODE CH. 303] <br> Proposed Revisions to Sentencing Guidelines

The Pennsylvania Commission on Sentencing is hereby submitting proposed revisions to the sentencing guidelines for purposes of soliciting comments. Pursuant to 42 Pa.C.S. § 2155, prior to adoption of revised guidelines, the Commission is required to publish in the Pennsylvania Bulletin all proposed sentencing guidelines and hold public hearings not earlier than 30 days and not later than 60 days thereafter to afford the following persons and organizations an opportunity to testify:
(i) Pennsylvania District Attorneys Association
(ii) Chiefs of Police Associations
(iii) Fraternal Order of Police
(iv) Public Defenders Organization
(v) Law School faculty members
(vi) Pennsylvania Board of Probation and Parole
(vii) Pennsylvania Department of Corrections
(viii) Pennsylvania Bar Association
(ix) Pennsylvania Wardens Association
(x) Pennsylvania Association on Probation, Parole and Corrections
(xi) Pennsylvania Conference of State Trial Judges
(xii) Any other interested person or organization

The Commission will be holding four public hearings to receive comments on the proposed revisions to the sentencing guidelines:
Lancaster * Lancaster County Courthouse, Room 502 50 North Duke Street
Lancaster, PA 17608
Wednesday, December 1, 2004 at 2:00 p.m.

Wilkes-Barre
Luzerne County Courthouse, Courtroom \#5 (2nd Floor)
200 North River Street
Wilkes-Barre, PA 18711
Thursday, December 2, 2004 at 2:00 p.m.
Butler Butler County Courthouse, J ury
Assembly Room
124 West Diamond Street Butler, PA 16001
Thursday, December 9, 2004 at 2:00 p.m.
Philadelphia The Union League, Lincoln Memorial Room
140 South Broad Street
Philadelphia, PA 19102
Tuesday, December 14, 2004 at 2:00 p.m.

* The Commission encourages individuals and organizations wishing to testify regarding the guideline recommendations for drug offenses and the use of treatment for drug dependant offenders to provide comments during the Lancaster hearing.
Persons who are testifying are asked to bring 30 copies of the written comments to the public hearing. Arrangements to testify may be made by contacting the Commission (Phone: 814.863.2797, Ext. 1; Fax: 814.863.2129; E-Mail: CWD2@MAIL.PSU.EDU) in advance of the hearing. Other written comments should be forwarded to the Commission's executive director: Mark H. Bergstrom, Executive Director, Pennsylvania Commission on Sentencing, P. O. Box 1200, State College, PA 16804-1200.
The Commission will evaluate the proposed revisions after consideration of the testimony and comments received. Any amendments adopted by the Commission will be submitted to the General Assembly for review via publication in the Pennsylvania Bulletin. Proposed amendments become effective 90 days after publication in the Pennsylvania Bulletin unless rejected by concurrent resolution of the General Assembly.


## REPRESENTATIVE FRANK DERMODY, <br> Chair

## Commentary on Annex A

Reasons for Revisions to Sentencing Guidelines
Pennsylvania's initial sentencing guidelines became effective J une 22, 1982, and were subsequently amended on eight occasions, most recently in 1997. The current sentencing guidelines (5th Edition) became effective J une 13, 1997 and apply to offenses committed on or after that date. The Commission herein proposes revisions to the 5th Edition sentencing guidelines for several reasons. First, during the past seven years, the General Assembly has enacted, amended or repealed more than 120 statutes that impact on the sentencing guidelines. In addition, the Commission has received requests from practitioners to change the sentence recommendations for a number of offenses, including violations of the Uniform Firearms Act, crimes of violence, weapons of mass destruction, controlled substances, and driving under the influence of alcohol or controlled substance. As a result, the Commission undertook a comprehensive review of all Offense Gravity Score (OGS) and Prior Record Score (PRS) point assignments for offenses covered under the sentencing guidelines. A second and related reason for the proposed revisions is that the Commission has received feedback that the 'totally concurrent' Prior Record Score policy, adopted in 1997, has been difficult to implement due to the complexity of the policy and missing or incomplete prior conviction and sentencing information. A third rea-
son for the revisions is that the Commission is required, pursuant to Act 2002-229, to provide a sentencing enhancement for the offense of homicide by vehicle when the violation occurs in an active work zone. A fourth and final reason for the proposed revisions is that the Commission seeks to clarify several issues raised by the appellate courts and relating to the sentencing guidelines, such as the definition of school zone for purposes of the Youth/School Enhancement and the use of a previous court-martial in the Prior Record Score calculation.

Revisions to Section 303.1—Sentencing guidelines standards

The standards contained in this section identify offenses for which courts must consider the sentencing guidelines, and offenses to which the guidelines do not apply; describe the application of the various editions of the guidelines; and describe the requirements for reporting sentences to the Commission.

The Commission included in previous Sentencing Guidelines Implementation Manuals commentary regarding the merger of sentences, advising courts that the guidelines do not apply to convictions for lesser offenses which merge for sentencing purposes into greater offenses. Consistent with this long-standing policy, and in light of the recent enactment of a merger statute, 42 Pa.C.S. § 9765, the Commission has proposed including a specific reference to merger of sentences in Section 303.1(a).

As required by statute, 42 Pa.C.S. § 9721(b), all courts must consider the guidelines when imposing sentences for felonies and misdemeanors. While this requirement to consider the guidelines has consistently been interpreted by the Commission to apply to the minor judiciary, the Commission has only required the completion and submission of guideline sentence forms, as required by 42 Pa.C.S. § 2153(a)(14), from courts of record. The Commission has proposed several changes to Section 303.1(c) to clarify this policy. Additionally, the current guidelines contain an inconsistency regarding the recording and reporting of reasons for aggravated or mitigated sentences. Section 303.13(c) requires the recording of such reasons, but Section 303.1(c) does not. This requirement has been added to Section 303.1(c). Finally, in J anuary 2002 the Commission launched SGS Web, a J NET-based sentencing application that allows authorized users to prepare sentencing guidelines and submit completed forms electronically using the secure JNET infrastructure. The Commission notified all courts in February 2004 of a requirement that SGS Web be used to report all sentences beginning in J anuary 2005. The Commission has proposed including language to this effect in Section 303.1(d) and (e).

Revisions to Section 303.2-Procedures for determining the guideline sentence

The standards contained in this section identify procedures for determining the guideline sentence. During the development of the 5th Edition guidelines in 1997, the Commission adopted the term 'judicial proceeding' to describe a hearing in which all offenses for which an offender has been convicted are pending before the court for sentencing at the same time. While this term was used in describing the procedure for completing a guideline sentence form, it was not defined in the text of the guidelines. The Commission has proposed including this definition in Section 303.2(b).

## Revisions to Section 303.3-Offense Gravity Score

The standards contained in this section relate to the assignment of the Offense Gravity Score (OGS), which measures the seriousness of the current conviction offense. The OGS is the primary determinant of the sentencing guidelines recommendation. For controlled substances, the OGS assignment is generally based on the type and quantity or weight of the controlled substance. The 4th Edition (1994) sentencing guidelines introduced an exception for fraudulent prescriptions, in which the number of prescription pills rather than the weight of the pills would be used to determine the OGS assignment. The concern was that since only a small amount of the controlled substance was contained in each pill, the weight of the pills would over-estimate the seriousness of the offense. The Commission has proposed expanding this exception to two other sections of the Drug Act: Delivery by practitioner, 35 P. S. § 780113(a)(14), and Possession with intent to deliver, 35 P. S. § 780-113(a)(30), but limiting the prescription pills exception in all three sections to narcotics.
Revisions to Sections 303.4 through 303.8—Prior Record Score
The standards contained in this section relate to Prior Record Score (PRS) policies, including the PRS categories, identification of previous adjudications and convictions included in the calculation of the PRS, and the relative weight of those previous adjudications and convictions in determining the PRS category. The PRS reflects both the number and severity of previous adjudications and convictions. The PRS is not a separate punishment, but rather a reflection of the seriousness of previous offenses.
In the 4th Edition (1994) sentencing guidelines, the Commission established REVOC (Repeat Violent Offender Category) as the highest PRS category, for offenders with two or more previous convictions or adjudications for crimes of violence and whose current conviction is for an offense with an OGS of 9 or greater. REVOC was viewed as the sentencing guidelines equivalent of the 'three strikes' mandatory sentencing provision, since REVOC provided a recommendation for the longest minimum sentence permitted by statute. Under the 4th Edition sentencing guidelines, most offenses with an OGS of 9 or greater were considered crimes of violence. As the current and proposed sentencing guidelines assign an OGS of 9 or greater to offenses not considered crimes of violence, there is concern that the original focus of REVOC is being lost. The Commission has proposed modifying the definition of REVOC in Section 303.4(a)(1) to limit its application to offenders with a current conviction and two or more previous convictions or adjudications for crimes of violence.

In the 5th Edition (1997) sentencing guidelines, the Commission moved from transaction-based sentencing guidelines to offense-based sentencing guidelines. Under transaction-based guidelines, only the most serious offense of a previous transaction was included in the calculation of the PRS, and the PRS was only used to determine the sentence recommendation for the most serious offense of the current transaction. Under the offense-based guidelines, the presumption is that all previous convictions are included in the calculation of the PRS, and that the PRS is used to determine the sentence recommendation for each current offense. The exception to this 'everything counts' policy is a totally concurrent sentence. A conviction is considered totally concurrent if the sentence imposed did not increase the term of probation, intermediate punishment, partial or total confine-
ment of any sentence. The Commission has received numerous requests to simplify this policy, particularly since implementation is often hampered by missing or incomplete prior conviction and sentencing information, and further complicated by multi-jurisdiction sentencing and credit for time served. The Commission has proposed a streamlined policy in Section 303.5 that requires the most serious offense of each judicial proceeding to be included in the calculation of the PRS, and includes in the calculation any other offense from the judicial proceeding for which a consecutive sentence of confinement within the proceeding has been imposed. Consistent with the current policy, the PRS continues to be used to determine the sentence recommendation for each current offense. The Commission has also clarified the policy related to un-sentenced convictions, and specifically permits the court to consider at sentencing previous convictions or dispositions not counted in the calculation of the PRS.

In Section 303.7 the Commission has proposed several new PRS point assignments, based on expansion of the definition of crimes of violence, 42 Pa.C.S. § 9714(g), and the increase in the classification of certain offenses. Four point offenses are limited to: murder; attempt, solicitation or conspiracy to commit murder; completed crimes of violence, excluding inchoates; and ethnic intimidation to any Felony 1 offense. As a result of the comprehensive changes to the DUI statute, and the related reclassification of DUI offenses, the Commission has proposed assigning all but a first DUI one point in the PRS.

In Section 303.8 the Commission has proposed including in the text of the sentencing guidelines information previously contained in the Sentencing Guidelines Implementation Manual Commentary. This includes a clarification that a court-martial for a criminal offense is considered a federal conviction; and that contempt of court, violations of PFA orders, and nolle prossed or dismissed charges are excluded from the PRS.
Revisions to Sections 303.9 through 303.14—Guideline sentence recommendations
The standards contained in this section relate to guideline sentence recommendations, including general provisions, enhancements for possession or use of a deadly weapon, enhancements for distribution of a controlled substance to a minor or in a school zone, sentencing levels and programs, aggravated and mitigated circumstances, and economic sanctions.

In Section 303.10 the Commission has proposed a narrowing of the circumstances for which the deadly weapon/used enhancement would apply. The enhancement would continue to apply if an offender used a deadly weapon to threaten or injure another individual, but not if it was otherwise used in the furtherance of the crime. Neither deadly weapon enhancement would apply to a theft when the property stolen was a firearm. The Commission also has proposed a refinement of the definition of 'school' in the Youth/School Enhancement to reflect that the enhancement applies when the distribution occurs within 1000 feet of the real property on which the school is located. Both of these proposals are in response to recent decisions by the Pennsylvania Superior Court.

In Section 303.11 the Commission has proposed expansion of the definitions of sentencing levels 3 and 4 to include offenses for which a mandatory minimum sentence to a county facility apply and for which an intermediate punishment sentence is authorized. While some offenses, such as DUI, may be assigned to lower sentenc-
ing levels due to the grade of the offense and the OGS assignment, the mandatory sentencing provision and the intermediate punishment eligibility are consistent with the general description of levels 3 and 4: standard range requires incarceration or restrictive intermediate punishment but in all cases permits incarceration in a county facility.

In Section 303.12 the Commission has proposed Ianguage consistent with statute.

In Section 303.13 the Commission has proposed removal of an aggravated range for OGS 14, as the standard range includes the statutory limit.

In Section 303.14 the Commission has proposed expansion of the previous fines and restitution section in recognition of the increased attention in statute to a broad range of economic sanctions, including fines, costs, fees and restitution.

## Revisions to Section 303.15-Offense listing

As noted previously, during the past seven years the General Assembly has enacted, amended or repealed more than 120 statutes that impact on the sentencing guidelines. In addition, the Commission has received requests from practitioners to change the sentence recommendations for a number of offenses. As a result, the Commission undertook a comprehensive review of all Offense Gravity Score (OGS) and Prior Record Score (PRS) point assignments for offenses covered under the sentencing guidelines. The proposed assignments are found in Section 303.15. Bold type is used to identify all proposed changes and additions; brackets are used to identify deletions.
Revisions to Sections 303.16 through 303.18-Matrices
The Basic and Deadly Weapon Enhancement matrices provide specific sentence recommendations based on a combination of OGS and PRS. The sentence recommendations, contained in the cells of the matrix, are presented as a range of months, and reflect the recommended minimum period of incarceration. In Pennsylvania, courts are required to impose a minimum and maximum term for an incarceration sentence; generally, the minimum term cannot exceed one-half of the maximum term. As a result, the longest minimum sentence (i.e., statutory limit or SL ), and therefore the longest recommendation under the sentencing guidelines, is one-half the statutory maximum. For a Felony 1 offense with a statutory maximum of 20 years, the statutory limit and upper boundary of the sentencing guidelines is 10 years, or 120 months.

During the 1995 Special Session on Crime, the General Assembly increased the statutory maximum for certain Felony 1 offenses beyond the traditional 20 years up to 40 years. The 5th Edition sentencing guidelines responded by creating an OGS 14 with an upper limit of 240 months, reflecting a statutory limit of 20 years. Recently, the General Assembly has increased the statutory maximum for certain Felony 1 offenses to life imprisonment. In response, the Commission has proposed the assignment of an OGS 14 to each of these offenses. Further, the Commission has proposed increasing the upper limit for OGS 14 from 240 months to the statutory limit (SL) in recognition of the differing classifications of offenses assigned an OGS 14. Finally, as noted previously, the Commission has proposed removal of an aggravated range for OGS 14, as the standard range includes the statutory limit.

## Annex A

## TITLE 204. J UDICIAL SYSTEM GENERAL PROVISIONS

## PART VIII. CRIMINAL SE NTE NCING

## CHAPTER 303. SENTENCING GUIDELINES

## § 303.1. Sentencing guidelines standards.

(a) The court shall consider the sentencing guidelines in determining the appropriate sentence for offenders convicted of, or pleading guilty or nolo contendere to, felonies and misdemeanors. Where crimes merge for sentencing purposes, the court shall consider the sentencing guidelines only on the higher graded offense.
(b) The sentencing guidelines do not apply to sentences imposed as a result of the following: accelerated rehabilitative disposition; disposition in lieu of trial; direct or indirect contempt of court; violations of protection from abuse orders; revocation of probation, intermediate punishment or parole.
(c) The sentencing guidelines shall apply to all offenses committed on or after the effective date of the guidelines. Amendments to the guidelines shall apply to all offenses committed on or after the date the amendment becomes part of the guidelines.
(1) When there are current multiple convictions for offenses that overlap two sets of guidelines, the former guidelines shall apply to offenses that occur prior to the effective date of the amendment and the later guidelines shall apply to offenses that occur on or after the effective date of the amendment. If the specific dates of the offenses cannot be determined, then the later guidelines shall apply to all offenses.
(2) The initial sentencing guidelines went into effect on J uly 22, 1982 and applied to all crimes committed on or after that date. Amendments to the guidelines went into effect in J une 1983, J anuary 1986 and J une 1986. On October 7, 1987 the Pennsylvania Supreme Court invalidated the guidelines due to a procedural error that occurred in 1981 when the legislature rejected the first set of guidelines. New guidelines were drafted and became effective on April, 25, 1988. Amendments to the guidelines went into effect August 9, 1991 and December 20, 1991. [A revised] Revised sets of guidelines became effective August 12, 1994 and J une 13, 1997.
(d) In every case in which [ the ] a court of record imposes a sentence for a felony or misdemeanor, the court shall make as a part of the record, and disclose in open court at the time of sentencing, a statement of the reason or reasons for the sentence imposed. In every case where [ the ] a court of record imposes an aggravated or mitigated sentence, or a sentence outside the sentencing guidelines, [ the court shall provide a contemporaneous written statement of ] the reason or reasons for the deviation from the standard range of the guidelines[. These reasons] shall be recorded on the Guideline Sentence Form, a copy of which [is forwarded] shall be electronically transmitted to the Pennsylvania Commission on Sentencing in the manner described in § 303.1(e).
(e) [A Pennsylvania Commission on Sentencing Guideline Sentence Form shall be completed at the court's direction and shall be made a part of the record no later than 30 days after the date of each sentencing and a copy shall be forwarded to the

## Pennsylvania Commission on Sentencing.] Unless otherwise provided by the Commission, the J NETbased Sentencing Guidelines Software Web application (SGS Web) shall be used at the court's direction to prepare all guideline-required sentencing information. The completed Guideline Sentence Form shall be made a part of the record and the information electronically submitted to the Commission via SGS Web no later than 30 days after the date of sentencing.

§ 303.2. Procedure for determining the guideline sentence.
(a) For each conviction offense of a judicial proceeding, t[T] T . line sentence shall be as follows:
(1) Determine the Offense Gravity Score as described in § 303.3 and § 303.15.
(2) Determine the Prior Record Score as described in § 303.4—§ 303.8.
(3) Determine the guideline sentence recommendation as described in § 303.9-§ 303.14, including Deadly Weapon Enhancement and Youth/School Enhancement (§ 303.10), and aggravating or mitigating circumstances (§ 303.13).
(b) Judicial proceeding. A judicial proceeding is a proceeding in which all offenses for which the offender has been convicted are pending before the court for sentencing at the same time. A judicial proceeding may include multiple offenses and transactions.

## § 303.3. Offense Gravity Score-general.

(a) An Offense Gravity Score is given for each offense The Offense Gravity Scores are located in § 303.15.
(b) Subcategorized offenses. Certain offenses are subcategorized and scored by the Commission according to the particular circumstances of the offense. The court determines which Offense Gravity Score, located in § 303.15, applies. These offenses are designated by an asterisk [ * ].
(c) Inchoate offenses. Inchoate offenses are scored as follows:
(1) Convictions for attempt, solicitation, or conspiracy to commit a Felony 1 offense receive an Offense Gravity Score of one point less than the offense attempted, solicited, or which was the object of the conspiracy.
(2) Convictions for attempt, solicitation, or conspiracy to commit any offense which is not a Felony 1 offense, receive the Offense Gravity Score of the offense attempted, solicited, or which was the object of the conspiracy.
(3) Convictions for attempt, solicitation, or conspiracy to commit any offense under The Controlled Substance, Drug, Device and Cosmetic Act (35 P.S. § 780-101§ 780-144) receive the Offense Gravity Score of the offense attempted, solicited, or which was the object of the conspiracy.
(4) Exception for inchoate murder convictions. Convictions for attempt, solicitation, or conspiracy to commit murder receive the Offense Gravity Score of 14 if there is serious bodily injury and 13 if there is no serious bodily injury.
(d) Ethnic Intimidation. Convictions for Ethnic Intimidation (18 Pa. C.S. § 2710) receive an Offense Gravity

Score that is one point higher than the offense which was the object of the Ethnic Intimidation. When the object offense is murder of the third degree, a conviction for Ethnic Intimidation receives the highest Offense Gravity Score.
(e) Violations of The Controlled Substance, Drug, Device and Cosmetic Act (35 P. S. §§ 780-101-780-144). If any mixture or compound contains any detectable amount of a controlled substance, the entire amount of the mixture or compound shall be deemed to be composed of the controlled substance. If a mixture or compound contains a detectable amount of more than one controlled substance, the mixture or compound shall be deemed to be composed entirely of the controlled substance which has the highest Offense Gravity Score.
(1) Exception for prescription pills. The exception to subsection (e) above is for violations of 35 P. S. § 780-113 (a)(12) [ (relating to fraudulent prescriptions)], (a)(14), and (a)(30) when narcotic prescription pills of Schedule II are involved. For such violations it is the number of pills rather than the amount of the controlled substance which is considered in determining the Offense Gravity Score. (See § 303.15.)
(f) Omnibus Offense Gravity Scores. The Omnibus Offense Gravity Score is applied when the offense is not otherwise listed in § 303.15, or when the grade of an offense listed in § 303.15 has changed, unless application of this section would result in a lower Offense Gravity Score for an increased grading of the offense. The Omnibus Offense Gravity Scores are provided below and in the listing at § 303.15:
Felony $1 \quad 8$
Felony 2 7
Felony 3 5
Felonies not subclassified by the
General Assembly
Misdemeanor 1 3
Misdemeanor $2 \quad 2$
Misdemeanor $3 \quad 1$
Misdemeanors not subclassified by the General Assembly

## § 303.4. Prior Record Score-categories.

(a) Prior Record Score categories. Determination of the correct Prior Record Score category under this section is based on the type and number of prior convictions (§ 303.5) and prior juvenile adjudications (§ 303.6). There are eight Prior Record Score categories: Repeat Violent Offender [REVOC], Repeat Felony 1 and Felony 2 Offender [RFEL], and point-based categories of $0,1,2,3$, 4 and 5.
(1) Repeat Violent Offender Category [REVOC]. Offenders who have two or more previous convictions or adjudications for four point offenses (§303.7(a)(1) and § 303.15) and whose current conviction [carries an Offense Gravity Score of 9 or higher ] is a completed crime of violence or an inchoate to murder shall be classified in the Repeat Violent Offender Category.
(2) Repeat Felony 1 and Felony 2 Offender Category [RFEL]. Offenders who have previous convictions or adjudications for Felony 1 and/or Felony 2 offenses which total 6 or more in the prior record, and who do not fall within the Repeat Violent Offender Category, shall be classified in the repeat Felony 1 and Felony 2 Offender Category.
(3) Point-based Categories (0-5). Offenders who do not fall into the REVOC or RFEL categories shall be classified in a Point-based Category. The Prior Record Score shall be the sum of the points accrued based on previous convictions or adjudications, up to a maximum of five points.

## § 303.5. Prior Record Score—prior convictions.

[ (a) All prior convictions shall be counted in the Prior Record Score, except certain prior convictions from sentences described in (b).
(b) When a sentence for a prior conviction was imposed totally concurrent to another sentence, or was served totally concurrent to another sentence, only the conviction with the greatest number of points under § 303.7 shall be counted.
(c) Totally concurrent. A conviction is considered totally concurrent if the sentence imposed did not increase the term of probation, intermediate punishment, partial or total confinement of any sentence.]
(a) If there is a single offense in the judicial proceeding, that offense shall be counted in the calculation of the Prior Record Score.
(b) If there are multiple offenses in the judicial proceeding:
(1) The most serious offense of the judicial proceeding shall be counted in the calculation of the Prior Record Score.
(2) Any offense for which a sentence of partial or total confinement is imposed consecutive to a sentence for another offense in the judicial proceeding shall be counted in the calculation of the Prior Record Score.
(c) Un-sentenced convictions. If no sentence has been imposed on an offense, the offense shall not be counted in the calculation of the Prior Record Score.
(d) Adequacy of the Prior Record Score. The court may consider at sentencing previous convictions or dispositions not counted in the calculation of the Prior Record Score, including but not limited to the following:
(1) A conviction for which no sentence has been imposed.
(2) Lapsed prior adjudications.
(3) Excluded offenses described in § 303.8(g).
(4) Previous convictions assigned no points in the calculation of the Prior Record Score.
(5) Previous convictions in excess of the maximum used in the calculation of the Prior Record Score.
§ 303.6. Prior Record Score-prior juvenile adjudications.
(a) J uvenile adjudication criteria. Prior juvenile adjudications are counted in the Prior Record Score when the following criteria are met:
(1) The juvenile offense occurred on or after the offender's 14th birthday, and
(2) There was an express finding by the juvenile court that the adjudication was for a felony or one of the Misdemeanor 1 offenses listed in § 303.7(a)(4).
(b) Only the most serious juvenile adjudication of each prior disposition is counted in the Prior Record Score. No other prior juvenile adjudication shall be counted in the Prior Record Score.
(c) Lapsing of juvenile adjudications. Prior juvenile adjudications for four point offenses listed in § 303.7(a)(1) shall always be included in the Prior Record Score, provided the criteria in subsection (a) above are met:
(1) All other juvenile adjudications not identified above in subsection (a) lapse and shall not be counted in the Prior Record Score if the offender was 28 years of age or older at the time the current offense was committed.
(2) Nothing in this section shall prevent the court from considering lapsed prior adjudications at the time of sentencing.
§ 303.7. Prior Record Score-guideline points scoring.
(a) Scoring of prior convictions and adjudications is provided below and in the listing of offenses at § 303.15:
(1) Four Point Offenses. Four points are added for each prior conviction or adjudication for the following offenses: Murder, and attempt, solicitation or conspiracy to commit Murder
[ Voluntary Manslaughter
Drug Delivery Resulting in Death
Aggravated Assault (causing serious bodily injury)
Kidnapping
Rape
Involuntary Deviate Sexual Intercourse
Arson (resulting in bodily injury or a person inside at start)
Burglary (adapted structure, person present)
Robbery (inflicts serious bodily injury)
Robbery of Motor Vehicle (inflicts serious bodily injury) ]
All other completed crimes of violence, as defined in 42 Pa.C.S.s 9714(g), excluding inchoates.
Ethnic Intimidation to any Felony 1 offense
(2) Three Point Offenses. Three points are added for each prior conviction or adjudication for the following offenses:
All other Felony 1 offenses not listed in § 303.7 (a)(1).
All other inchoates to offenses listed in § 303.7 (a)(1). [ Sexual Assault
Aggravated Indecent Assault ]
Violation of 35 P. S.§§ 780-113(a)(12)(14) or (30) involving 50 grams or more, including inchoates involving 50 grams or more.
(3) Two Point Offenses. Two points are added for each prior conviction or adjudication for the following offenses: All other Felony 2 offenses not listed in § 303.7 (a)(1) or (a)(2).
All felony drug violations not listed in § 303.7 (a)(2), including inchoates.
(4) One Point Offenses. One point is added for each prior conviction or adjudication for the following offenses: All other felony offenses not listed in § 303.7 (a)(1), (a)(2) or (a)(3).

Any of the following Misdemeanor 1 offenses that involve weapons:

Possessing Instruments of Crime (possession of a weapon)
Prohibited Offensive Weapons
Use or Possession of Electric or Electronic Inca-

## pacitation Device

Possession of Weapon on School Property
Possession of Firearm or Other Dangerous Weapon in Court Fadility
Violations of the Pennsylvania Uniform Firearms Act Any of the following Misdemeanor 1 offenses that involve death or danger to children:

Involuntary Manslaughter
Simple Assault (against child under 12 years of age by adult 21 years of age or older)
Luring a Child into a Vehicle
Indecent Assault ([involving minors ] complainant is less than 13 years of age)
Indecent Exposure (persons present are less than age 16 [ present ])
Endangering Welfare of Children
Dealing in Infant Children
Corruption of Minors (of a sexual nature)
Unlawful contact or communication with minor
[ Homicide by Vehicle]
Driving Under the Influence of Alcohol or Controlled Substance [ when the grade is a Misdemeanor 1.], except for a first offense.
(5) Other Misdemeanor Offenses. All other misdemeanor offenses are designated by an " m " in the offense listing at § 303.15, and are scored as follows:
(i) One point is added if the offender was previously convicted of two or three misdemeanors.
(ii) Two points are added if the offender was previously convicted of four to six misdemeanors.
(iii) Three points are added if the offender was previously convicted of seven or more misdemeanors.

## § 303.8. Prior Record Score-miscellaneous.

(a) Prior convictions and adjudications of delinquency. A prior conviction means "previously convicted" as defined in 42 Pa. C.S. § 2154(a)(2). A prior adjudication of delinquency means "previously adjudicated delinquent" as defined in 42 Pa . C.S. § 2154(a)(2). In order for an offense to be considered in the Prior Record Score, both the commission of and conviction for the previous offense must occur before the commission of the current offense.
(b) Inchoate offenses. Unless otherwise provided in $\S 303.7$ or $\S 303.15$, a prior conviction or adjudication of delinquency for criminal attempt, criminal solicitation or criminal conspiracy is scored under § 303.7 based upon the grade of the inchoate offense.
(c) Ethnic Intimidation. Unless otherwise provided in $\S 303.7$ or $\S 303.15$, a prior conviction or adjudication of delinquency for Ethnic Intimidation is scored under $\S 303.7$ based upon the grade of the Ethnic Intimidation.
(d) Former Pennsylvania offenses.
(1) A prior conviction or adjudication of delinquency under former Pennsylvania law is scored as a conviction for the current equivalent Pennsylvania offense.
(2) When there is no current equivalent Pennsylvania offense, prior convictions or adjudications of delinquency are scored under $\S 303.7$ based on the grade of the offense. When a prior conviction or adjudication of delinquency was for a felony, but the grade of the felony is unknown, it shall be treated as a Felony 3. When a prior conviction was for a misdemeanor, but the grade of the misdemeanor is unknown, it shall be treated as other misdemeanors. When it cannot be determined if the prior conviction was a felony, one point misdemeanors, or other misdemeanors, it shall be treated as other misdemeanors.

When a prior conviction is for a crime which has a summary grade, and the grade of the conviction is unknown, the prior conviction shall not be counted in the Prior Record Score.
(e) A prior conviction or adjudication of delinquency for an offense which was misgraded is scored as a conviction for the current equivalent Pennsylvania offense.
(f) Out-of-state, federal or foreign offenses.
(1) An out-of-state, federal or foreign conviction or adjudication of delinquency is scored as a conviction for the current equivalent Pennsylvania offense.
(2) A court-martial for a criminal offense under the Uniform Code of Military J ustice is considered a federal conviction and is scored as a conviction for the current equivalent Pennsylvania offense. Non-judicial punishments or administrative actions (e.g., Article 15, Article 134) which are not convictions shall not be counted in the Prior Record Score.
(3) When there is no current equivalent Pennsylvania offense, determine the current equivalent Pennsylvania grade of the offense based on the maximum sentence permitted, and then apply § 303.8(d)(2).
(g) Excluded offenses, charges and convictions. The following types of offenses, charges and convictions shall not be scored in the Prior Record Score:
(1) Summary offenses, violations of local ordinances, direct or indirect contempt of court, violation of protection from abuse orders, and dispositions under Pa.R.Crim.P. Rules [ 175-186] 300-320 (relating to accelerated rehabilitative disposition), 35 P. S. § 780-117 (relating to probation without verdict) or 35 P.S. § 780118 (relating to disposition in lieu of trial or criminal punishment)[, shall not be used in computing the Prior Record Score].
(2) A charge which is nolle prossed, dismissed, or on which a demurrer is sustained.
(3) Any prior conviction which contributed to an increase in the grade of a subsequent conviction, except for prior Driving Under the Influence of Alcohol or Controlled Substance convictions. [shall not be used in computing the Prior Record Score.]

## § 303.9. Guideline sentence recommendation: general.

(a) Basic sentence recommendations. Guideline sentence recommendations are based on the Offense Gravity Score and Prior Record Score. In most cases, the sentence recommendations are found in the Basic Sentencing Matrix (§ 303.16). The Basic Sentencing Matrix specifies a range of sentences (i.e.-standard range) that shall be considered by the court for each combination of Offense Gravity Score [OGS] and Prior Record Score [PRS].
(b) Deadly Weapon Enhancement sentence recommendations. If the court determines that an offender possessed a deadly weapon pursuant to § 303.10(a)(1), the court shall instead consider the DWE/Possessed Matrix (§ 303.17). If the court determines that an offender used a deadly weapon pursuant to $\S 303.10(\mathrm{a})(2)$, the court shall instead consider the DWE/Used Matrix (§ 303.18). Both enhanced matrices specify a range of sentences (i.e.standard range) that shall be considered by the court for each combination of Offense Gravity Score [OGS] and Prior Record Score [PRS].
(c) Youth/ School Enhancement sentence recommendations. If the court determines that an offender violated the drug act pursuant to § 303.10(b), 12 months shall be added to the lower limit of the standard range of the applicable sentencing matrix and 36 months shall be added to the upper limit of the standard range of the applicable sentencing matrix. The range of sentences (i.e.-standard range) shall be consid-ered by the court for each combination of Offense Gravity Score [OGS] and Prior Record Score [PRS].
(d) Aggravated and mitigated sentence recommendations. To determine the aggravated and mitigated sentence recommendations, apply § 303.13.
(e) Numeric sentence recommendations. All numbers in sentence recommendations suggest months of minimum confinement pursuant to 42 Pa.C.S. § 9755(b) (partial confinement) and § 9756(b) (total confinement).
(f) Alphabetic sentence recommendations. RS in the sentence recommendation, an abbreviation for Restorative Sanctions, suggests use of the least restrictive, nonconfinement sentencing alternatives described in 42 Pa.C.S. § 9753 (determination of guilt without further penalty), § 9754 (order of probation) and § 9758 (fine), and include § 9763 (intermediate punishment) when limited to restorative sanction programs (see § 303.12(a)(5)). 42 Pa.C.S.§ 9721(c) (mandatory restitution) is also induded in RS. No specific recommendations are provided for periods of supervision or amounts of fines for these non-confinement sentencing alternatives. RIP in the sentence recommendation, an abbreviation for Restrictive Intermediate Punishments, suggests use of Restrictive Intermediate Punishments pursuant to § 303.12(a)(4).
(g) When the guideline sentence recommendation exceeds that permitted by 18 Pa.C.S. § 1103 and § 1104 (relating to sentence of imprisonment for felony and misdemeanor) and 42 Pa.C.S. § 9755(b) and § 9756(b) (relating to sentence of partial and total confinement) or other applicable statute setting the maximum term of confinement, then the statutory limit is the longest guideline sentence recommendation. For the purposes of the guidelines, the statutory limit is the longest legal minimum sentence, which is one-half the maximum allowed by law.
(h) Mandatory sentences. The court has no authority to impose a sentence less than that required by a mandatory minimum provision established in statute. When the guideline range is lower than that required by a mandatory sentencing statute, the mandatory minimum requirement supersedes the sentence recommendation. When the sentence recommendation is higher than that required by a mandatory sentencing statute, the court shall consider the guideline sentence recommendation.
(i) Driving Under the Influence. The court shall consider the sentence recommendations pursuant to this section (§ 303.9) for an offender convicted under 75 Pa.C.S. [ § 3731 ] 3802 (Driving Under the Influence of Alcohol or Controlled Substance). The court may use a [ q ]Qualified Restrictive [i]Intermediate [ $\mathbf{p}$ ]Punishment pursuant to § 303.12(a)(6) to satisfy the mandatory minimum requirement.

## § 303.10. Guideline sentence recommendations: enhancements.

(a) Deadly Weapon Enhancement.
(1) When the court determines that the offender possessed a deadly weapon during the commission of the current conviction offense, the court shall consider the

DWE/Possessed Matrix (§ 303.17). An offender has possessed a deadly weapon if any of the following were on the offender's person or within his immediate physical control:
(i) Any firearm, (as defined in 42 Pa.C.S.§ 9712) whether loaded or unloaded, or
(ii) Any dangerous weapon (as defined in 18 Pa.C.S.§ 913), or
(iii) Any device, implement, or instrumentality designed as a weapon or capable of producing death or serious bodily injury where the court determines that the defendant intended to use the weapon to threaten or injure another individual.
(2) When the court determines that the offender used a deadly weapon during the commission of the current conviction offense, the court shall consider the DWE/Used Matrix (§ 303.18). An offender has used a deadly weapon if any of the following were employed by the offender in a way that threatened or injured another individual [ or in the furtherance of the crime ]:
(i) Any firearm, (as defined in 42 Pa.C.S.§ 9712) whether loaded or unloaded, or
(ii) Any dangerous weapon (as defined in 18 Pa.C.S.§ 913), or
(iii) Any device, implement, or instrumentality capable of producing death or serious bodily injury.
(3) There shall be no Deadly Weapon Enhancement for the following offenses:
(i) Possessing Instruments of Crime
(ii) Prohibited Offensive Weapons
(iii) Possession of Weapon on School Property
(iv) Possession of Firearm or Other Dangerous Weapon in Court Facility
(v) Simple Assault (18 Pa.C.S. § 2701(a)(2))
(vi) Aggravated Assault (18 Pa.C.S. § 2702(a)(4))
(vii) Theft when property stolen is a firearm (18 Pa.C.S. Chapter 39)
(viii) Violations of the Pennsylvania Uniform Firearms Act
(ix) Any other offense for which possession of a deadly weapon is an element of the statutory definition.
(4) The Deadly Weapon Enhancement shall apply to each conviction offense for which a deadly weapon is possessed or used.
(b) Youth/ School Enhancement.
(1) When the court determines that the offender either distributed a controlled substance to a person or persons under the age of 18 in violation of 35 P. S. § $780-114$, or manufactured, delivered or possessed with intent to deliver a controlled substance within 1000 feet of the real property on which is located a public or private elementary or secondary school, the court shall consider the range of sentences described in § 303.9(c).
(2) The Youth/School Enhancement only applies to violations of 35 P. S. § 780-113(a)(14) and (a)(30).
(3) The Youth/School Enhancement shall apply to each violation which meets the criteria above.
§ 303.11. Guideline sentence recommendation: sentencing levels.
(a) Purpose of sentence In writing the sentencing guidelines, the Pennsylvania Commission on Sentencing strives to provide a benchmark for the judges of Pennsylvania. The sentencing guidelines provide sanctions proportionate to the severity of the crime and the severity of the offender's prior conviction record. This establishes a sentencing system with a primary focus on retribution, but one in which the recommendations allow for the fulfillment of other sentencing purposes including rehabilitation, deterrence, and incapacitation. To facilitate consideration of sentencing options consistent with the intent of the sentencing guidelines, the Commission has established five sentencing levels. Each level targets certain types of offenders, and describes ranges of sentencing options available to the court.
(b) Sentencing levels. The sentencing level is based on the standard range of the sentencing recommendation. Refer to § 303.9 to determine which sentence recommendation (i.e.-Basic, Deadly Weapon Enhancement or Youth/ School Enhancement) applies. The descriptions of the five sentencing levels are as follows:
(1) Level 1-Level 1 provides sentence recommendations for the least serious offenders with no more than one prior misdemeanor conviction, such that the standard range is limited to Restorative Sanctions [RS]. The primary purpose of this level is to provide the minimal control necessary to fulfill court-ordered obligations. The following sentencing option is available:

Restorative Sanctions (§ 303.9(f))
(2) Level 2 -Level 2 provides sentence recommendations for generally non-violent offenders and those with numerous less serious prior convictions, such that the standard range requires a county sentence but permits both incarceration and non-confinement. The standard range is defined as having an upper limit of less than 12 months and a lower limit of Restorative Sanctions [RS]. The primary purposes of this level are control over the offender and restitution to victims. Treatment is recommended for drug dependent offenders. The following sentencing options are available:
Total confinement in a county facility under a county sentence (see 61 P. S. § 331.17).
Partial confinement in a county facility
Restrictive Intermediate Punishments (see § 303.12(a) for eligibility criteria)

Restorative Sanctions (§ 303.9(f))
(3) Level 3-Level 3 provides sentence recommendations for serious offenders and those with numerous prior convictions, such that the standard range requires incarceration or a Restrictive Intermediate Punishment [RIP], but in all case permits a county sentence. The standard range is defined as having a lower limit of incarceration of less than 12 months. Included in Level 3 are those offenses for which a mandatory minimum sentence of less than 12 months applies and for which an intermediate punishment sentence is authorized by statute. The primary purposes of this level are retribution and control over the offender. If eligible, treatment is recommended for drug dependent offenders in lieu of incarceration. The following sentencing options are available:

Total confinement in a state facility.

Total confinement in a state facility, with participation in the State Motivational Boot Camp (see § 303.12(b) for eligibility criteria)

Total confinement in a county facility under a state or county sentence (see 61 P. S. § 331.17).
Partial confinement in a county facility.
Restrictive Intermediate Punishment (see § 303.12(a) for eligibility criteria)
(4) Level 4-Level 4 provides sentence recommendations for very serious offenders and those with numerous prior convictions, such that the standard range requires state incarceration but permits it to be served in a county facility. The standard range is defined as having a lower limit of incarceration of greater than 12 months but less than 30 months, but limited to offenses with an Offense Gravity Score of less than 9. Included in Level 4 are those offenses for which a mandatory minimum sentence of less than 30 months applies and for which an intermediate punishment sentence is authorized by statute. The primary purposes of the sentencing options at this level are punishment and incapacitation. However, it is recognized that certain offenders at this level are permitted to serve a sentence of total confinement in a county facility, and some nonviolent offenders may benefit from drug and alcohol treatment. The following sentencing options are available:

Total confinement in a state facility.
Total confinement in a state facility, with participation in the State Motivational Boot Camp (see § 303.12(b) for eligibility criteria)
Total confinement in a county facility as a state offender. (see 61 P. S. § 331.17).

Restrictive Intermediate Punishment (see § 303.12.(a) for eligibility criteria)
(5) Level 5-Level 5 provides sentence recommendations for the most violent offenders and those with major drug convictions, such that the conviction has an Offense Gravity Score of 9 or greater or the standard range requires state incarceration in a state facility. The standard range in such a case is defined as having a lower limit of 30 months or greater. The primary purposes of the sentencing options at this level are punishment commensurate with the seriousness of the criminal behavior and incapacitation to protect the public. The following sentencing options are available:

Total confinement in a state facility.
Total confinement in a state facility, with participation in the State Motivational Boot Camp (see § 303.12(b) for eligibility criteria)

## § 303.12. Guideline sentence recommendations: sen-

 tencing programs.(a) County intermediate punishment program.
(1) Eligibility.
(i) The following regulations and statutes govern operation of and eligibility for county intermediate punishment programs:

37 Pa.Code § 451.1 et seq.
42 Pa.C.S. § 9729, § 9763, [ and ] § 9773 and Chapter 98.
[ 61 P. S. § 1101—§ 1114.]
204 Pa.Code § 303.8 and § 303.9.
(ii) Sentence recommendations which include an option of Restrictive Intermediate Punishments for certain offenders are designated as shaded cells in the guideline matrices.
(2) The county intermediate punishment plan provides a mechanism to advise the court of the extent and availability of services and programs authorized in the county. This plan includes information on the appropriate dassification and use of county programs based on program-specific requirements.
(3) Intermediate punishments classifications. In order to incorporate intermediate punishment programs into the sentencing levels, the Commission has classified intermediate punishment programs as Restrictive Intermediate Punishments (RIP) and restorative sanction programs. Additionally, specific intermediate punishment programs have been identified in legislation (42 Pa.C.S. §§ 9763(c) and 9804(b)) and regulation (37 Pa. Code § 451.52) as authorized sentences for conviction under 75 Pa.C.S. [ 3731(e)] 3802 (relating to Driving Under the Influence of Alcohol or Controlled Substance); the Commission has classified these programs as [q]Qualified Restrictive Intermediate Punishments.
(4) Restrictive Intermediate Punishments (RIP). Restrictive Intermediate Punishments are defined as programs that provide for strict supervision of the offender. [Restrictive Intermediate Punishments may be imposed only if the court has been granted sentencing authority by the Pennsylvania Commission on Crime and Delinquency (pursuant to 42 Pa.C.S.§ 9729).] The county intermediate punishment board is required to develop assessment and evaluation procedures to assure the appropriate targeting of offenders. All programs must meet the minimum standards provided in the Pennsylvania Commission on Crime and Delinquency regulations (37 Pa.Code Chapter 451) for intermediate punishments.
(i) Restrictive Intermediate Punishments (RIP) either:
(A) house the offender full or part time; or
(B) significantly restrict the offender's movement and monitor the offender's compliance with the program(s); or
(C) involve a combination of programs that meet the standards set forth above.
(ii) An offender under consideration for Restrictive Intermediate Punishments at Level 4 or Level 3 shall have a diagnostic assessment of dependency on alcohol or other drugs conducted by one of the following: the Pennsylvania Department of Health's [ Office] Bureau of Drug and Alcohol Programs ([ O ]BDAP) or a designee; the county authority on drugs and alcohol or a designee; or clinical personnel of a facility licensed by the [ Office ] Bureau of Drug and Alcohol Programs.
(iii) An offender assessed to be dependent shall be evaluated for purposes of a treatment recommendation by one of the above listed assessors. The evaluation shall take into account the level of motivation of the offender. If sentenced to a Restrictive Intermediate Punishment, the sentence shall be consistent with the level of care and length of stay prescribed in the treatment recommendation, regardless of the standard range sentencing recommendation.
(iv) An offender assessed as not in need of drug or alcohol treatment may be placed in any approved Restrictive Intermediate Punishment program. Each day of
participation in a Restrictive Intermediate Punishment program or combination of programs shall be considered the equivalent of one day of total confinement for guideline sentence recommendations.
(v) The court may impose a [ q ]Qualified Restrictive Intermediate Punishment in lieu of incarceration for [any] certain convictions under 75 Pa.C.S. § [ 3731 ] 3802 (relating to Driving Under the Influence of Alcohol or Controlled Substance).
(5) Restorative sanction programs. Restorative sanction programs are the least restrictive, non-confinement intermediate punishments. Restorative sanction programs are generally used in conjunction with Restrictive Intermediate Punishments as the level of supervision is reduced, but may also be used as separate sanctions under any of the non-confinement sentencing alternatives provided in the statute (see § 303.9(f)).
(i) Restorative sanction programs:
(A) are the least restrictive in terms of constraint of offender's liberties;
(B) do not involve the housing of the offender (either full or part time); and
(C) focus on restoring the victim to pre-offense status.
(6) Qualified Restrictive Intermediate Punishments. In accordance with 42 Pa.C.S. §§ 9763(c), 9804(b) and 37 Pa. Code § 451[. 52 (relating to sentencing restrictions for driving under the influence convictions)], [q]Qualified Restrictive Intermediate Punishment programs may be used to satisfy the mandatory minimum sentencing requirements of certain convictions under 75 Pa.C.S. § [ 3731 ] 3802.
(i) Unless otherwise provided in statute, Qualified Restrictive Intermediate Punishment programs include: A. [ residential inpatient drug and alcohol programs or residential rehabilitative center programs; or ] if the defendant is determined to be in need of drug and alcohol treatment, a sentence to intermediate punishment shall include participation in drug and alcohol treatment under 75 Pa.C.S. § 3815(c), and may be combined with:

1. house arrest with electronic surveillance; or 2. a partial confinement program such as work release, a work camp or a halfway facility.
B. house arrest and electronic monitoring combined with drug and alcohol treatment if the defendant is determined not to be in need of drug and alcohol treatment, a sentence to intermediate punishment may only include:
2. house arrest with electronic surveillance; or 2. partial confinement programs such as work release, a work camp or a halfway facility; or
3. any combination of Qualified Restrictive Intermediate Punishment programs.
(b) State Motivational Boot Camp.
(1) Eligibility.
(i) The following statute governs operation of and eligibility for the State Motivational Boot Camp: 61 P. S. § 1121-§ 1129
(ii) Sentence recommendations which indude boot camp eligible offenders are designated by the letters BC in the cells of the Basic Sentencing Matrix (§ 303.16).
(2) The court shall indicate on the offender's commitment order and the Guideline Sentence Form if the offender is authorized as eligible for the boot camp program. The Department of Corrections makes the final determination as to whether the offender will be accepted into the boot camp program.
§ 303.13. Guideline sentence recommendations: aggravated and mitigated circumstances.
(a) When the court determines that an aggravating circumstance(s) is present, it may impose an aggravated sentence as follows:
(1) For the Offense Gravity Scores of 9, 10, 11, 12[ , ] and 13 [ and 14 ] the court may impose a sentence that is up to 12 months longer than the upper limit of the standard range.
(2) For the Offense Gravity Score of 8, the court may impose a sentence that is up to 9 months longer than the upper limit of the standard range.
(3) F or the Offense Gravity Scores of 6 and 7, the court may impose a sentence that is up to 6 months longer than the upper limit of the standard range.
(4) For the Offense Gravity Scores of 1, 2, 3, 4, and 5, the court may impose a sentence that is up to 3 months longer than the upper limit of the standard range.
(5) When the standard range is Restorative Sanctions (RS), the aggravated sentence recommendation is RIP-3.
(b) When the court determines that a mitigating circumstance(s) is present, it may impose a mitigated sentence as follows:
(1) For the Offense Gravity Scores of 9, 10, 11, 12,13, and 14 the court may impose a sentence that is up to 12 months shorter than the lower limit of the standard range.
(2) For the Offense Gravity Score of 8, the court may impose a sentence that is up to 9 months shorter than the lower limit of the standard range.
(3) For the Offense Gravity Scores of 6 and 7, the court may impose a sentence that is up to 6 months shorter than the lower limit of the standard range.
(4) F or the Offense Gravity Scores of 1, 2, 3, 4, and 5, the court may impose a sentence that is up to 3 months shorter than the lower limit of the standard range.
(5) When the bottom of the standard range is less than or equal to 3 months of incarceration, the lower limit of the mitigated sentence recommendation is Restorative Sanctions (RS).
(6) In no case where a Deadly Weapon Enhancement is applied may the mitigated sentence recommendation be lower than 3 months.
(c) When the court imposes an aggravated or mitigated sentence, it shall state the reasons on the record and on the Guideline Sentence Form, a copy of which is [forwarded ] electronically transmitted to the Commission on Sentencing in the manner described in § 303.1(e).
§ 303.14. Guideline sentence recommendations-[fines and restitution ] economic sanctions.
(a) Fines [ and restitution].
(1) Fines [ and restitution, as provided by law, ] may be added to any guideline sentence[.], as authorized by law. Relevant statutes include but are not limited to:
(i) 18 Pa.C.S. § 1101 (relating to fines)
(ii) 35 P. S. § 780-113(b)-(o) (relating to controlled substances)
(iii) 42 Pa.C.S. § 9726 (relating to fine as a sentence)
(iv) 42 Pa.C.S. § 9758 (relating to imposition of a fine)
(v) 75 Pa.C.S. § 3804 (relating to fines for DUI)
(2) A fine, within the limits established by law, shall be considered by the court when the offender is convicted of 35 P. S. § 780-113(a)(12), (14) or (30), and the drug involved is [ 2.5 or more grams of ] any of the following: a controlled substance or counterfeit substance classified in Schedule I or II and which is a narcotic; phencyclidine, methamphetamine, or cocaine, including the isomers, salts, compounds, salts of isomers, or derivatives of phencyclidine, methamphetamine, or cocaine; or is in excess of one thousand pounds [ or more] of marijuana. Such fine shall be of an amount that is at least sufficient to exhaust the assets utilized in, and the proceeds obtained by the offender from, the illegal possession, manufacture, or distribution of controlled substances. Such fine shall not include assets concerning which the attorney for the Commonwealth has filed a forfeiture petition or concerning which he has given notice to the court of his intent to file a forfeiture petition.
(3) Fines [ and restitution] may be utilized as part of an intermediate punishment sentence or as a nonconfinement sentencing alternative (see restorative sanction § 303.9(f)).
(b) Costs and fees.
(1) Costs and fees may be added to any guideline sentence, as authorized by law. Relevant statutes include but are not limited to:
(i) 18 Pa.C.S. § 1109 (relating to costs of any reward)
(ii) 18 P. S. § 11.1101 (relating to Crime Victim's Compensation Fund costs)
(iii) 18 P. S. § 11.1102 (relating to costs of offender supervision programs)
(iv) 42 Pa.C.S. § 1725 (relating to fees and charges)
(v) 42 Pa.C.S. § 1725.1 (relating to costs)
(vi) 42 Pa.C.S. § 1725.2 (relating to costs of summary convictions)
(vii) 42 Pa.C.S. § 1725.3 (relating to criminal laboratory user fees)
(viii) 42 Pa.C.S. § 1726.1 (relating to forensic exam)
(ix) 42 Pa.C.S. § 1726.2 (relating to criminal prosecution involving domestic violence)
(x) 42 Pa.C.S. § 9728(c) (relating to costs, etc.)
(c) Restitution
(1) Restitution shall be added to any guideline sentence, as authorized by law. Relevant statutes include but are not limited to:
(i) 18 Pa.C.S. § 1106 (relating to injuries to person or property)
(ii) 18 Pa.C.S. § 1107 (relating to theft of timber)
(iii) 18 P.S. § 11.1302 (relating to restitution to the Office of Victim Services)
(iv) 42 Pa.C.S. § 9720.1 (relating to identity theft)
(v) 42 Pa.C.S. § 9721(c) (relating to mandatory restitution)
(2) Restitution may be imposed as a direct sentence or as a condition of probation or intermediate punishment, and is considered a nonconfinement sentencing alternative (see restorative sanction § 303.9(f)).
§ 303.15. Offense Listing.
CRIMES CODE OFFENSES

| 18 Pa.C.S. § | OFFENSE TITLE | STATUTORY CLASS | $\begin{aligned} & \S 303.3 \\ & \text { OFFENSE } \\ & \text { GRAVITY } \\ & \text { SCORE } \end{aligned}$ | § 303.7 PRIOR RECORD POINTS |
| :---: | :---: | :---: | :---: | :---: |
| 901 | Criminal Attempt [INCHOATE] | 18 Pa.C.S. § 905 | See § 303.3(c) | See § 303.8(b) |
| 902 | Criminal Solicitation [INCHOATE] | 18 Pa.C.S. § 905 | See § 303.3(c) | See § 303.8(b) |
| 903 | Criminal Conspiracy [INCHOATE] | 18 Pa.C.S. § 905 | See § 303.3(c) | See § 303.8(b) |
| 907 (a) | Possessing Instruments of Crime (criminal instruments) | M1 | 3 | [1] m |
| 907 (b) | Possessing Instruments of Crime (weapon) | M1 | 4 | 1 |
| 907 (c) | Possessing Instruments of Crime (unlawful body armor) | F3 | 5 | 1 |
| 908 | Prohibited Offensive Weapons | M1 | 4 | 1 |
| 908.1 (a)(1) | Use of electric or electronic incapacitation device (intent to commit felony) | F2 | 8 | 2 |
| 908.1 (a)(1) | Use or possession of electric or electronic incapacitation device (no intent to commit felony) | M1 | 5 | 1 |
| 908.1 (a)(2) | Possess electric or electronic incapacitation device (intent to commit felony) | F2 | 7 | 2 |
| 908.1 (a)(2) | Possess possession of electric or electronic incapacitation device (no intent to commit felony) | M1 | 4 | 1 |
| 909 | Manufacture, Distribution or Possession of Master Key for Motor Vehicles | M1 | 3 | m |
| 910 (b)(1) | Manufacture, Distribution or Possession of Devices for Theft of Telecommunications (first offense) | M1 | [3] 4 | m |
| 910 (b)(2) | Manufacture, Distribution or Possession of Devices for Theft of Telecommunications (second offense or 10-50 devices) | F3 | [5]6 | 1 |
| 910 (b)(3) | Manufacture, Distribution or Possession of Devices for Theft of Telecommunications (third or subsequent offense or more than 50 devices) | F 2 | 8 | 2 |
| 911 | Corrupt Organizations | F1 | 8 | 3 |
| 912 | Weapon on School Property | M1 | 4 | [m] 1 |
| 913 (a)(1) | Possession of Firearm or Other Dangerous Weapon in Court Facility | M3 | 1 | m |
| 913 (a)(2) | Possession of Firearm or Other Dangerous Weapon in Court Facility (intend for crime) | M1 | 3 | [ m] 1 |

[^0]m = Other Misdemeanor Offenses. See 303.7(a)(5).
INCHOATE = Inchoates to 4 point PRS offenses. See 303.3(c) and 303.8(b) for all other inchoates.

## CRIMES CODE OFFENSES

| 18 Pa.C.S. § | OFFENSE TITLE | STATUTORY CLASS | $\begin{aligned} & \S 303.3 \\ & \text { OFFENSE } \\ & \text { GRAVITY } \\ & \text { SCORE } \end{aligned}$ | § 303.7 PRIOR RECORD POINTS |
| :---: | :---: | :---: | :---: | :---: |
| 2102 | Desecration of Flag | M3 | 1 | m |
| 2103 | Insults to Flag | M2 | 2 | m |
| 2502 (a) | Murder, First Degree | Murder of the First Degree | $\begin{aligned} & 18 \text { Pa.C.S. } \\ & \S \text { 1102(a) } \end{aligned}$ | 4 |
| $\begin{aligned} & 2502 \text { (a) } \\ & \text { INCHOATE } \end{aligned}$ | - Attempt/Sol icitation/Conspiracy [SBI] to First Degree Murder | $\begin{aligned} & 18 \text { Pa.C.S. } \\ & \S \text { 1102(c) } \end{aligned}$ | 14 | 4 |
| $\begin{aligned} & 2502 \text { (a) } \\ & \text { INCHOATE } \end{aligned}$ | - Attempt/Solicitation/Conspiracy [No SBI ] to First Degree Murder | $\begin{aligned} & 18 \text { Pa.C.S. } \\ & \S \text { 1102(c) } \end{aligned}$ | 13 | 4 |
| 2502 (b) | Murder, Second Degree | Murder of the Second Degree | $\begin{aligned} & 18 \text { Pa.C.S. } \\ & \S \text { 1102(b) } \end{aligned}$ | 4 |
| $\begin{aligned} & 2502 \text { (b) } \\ & \text { INCHOATE } \end{aligned}$ | - Attempt/Solicitation/Conspiracy [SBI ] to Second Degree Murder | $\begin{aligned} & 18 \text { Pa.C.S. } \\ & \S \text { 1102(c) } \end{aligned}$ | 14 | 4 |
| $\begin{aligned} & 2502 \text { (b) } \\ & \text { INCHOATE } \end{aligned}$ | - Attempt/Solicitation/Conspiracy [No SBI ] to Second Degree Murder | $\begin{aligned} & 18 \text { Pa.C.S. } \\ & \S \text { 1102(c) } \end{aligned}$ | 13 | 4 |
| 2502 (c) | M urder, Third Degree | F1 | 14 | 4 |
| $\begin{aligned} & 2502 \text { (c) } \\ & \text { INCHOATE } \end{aligned}$ | - Attempt/Solicitation/Conspiracy [SBI] to Third Degree Murder | $\begin{aligned} & 18 \text { Pa.C.S. } \\ & \S \text { 1102(c) } \end{aligned}$ | 14 | 4 |
| $\begin{aligned} & 2502 \text { (c) } \\ & \text { INCHOATE } \end{aligned}$ | - Attempt/Sol icitation/Conspiracy [No SBI ] to Third Degree Murder | $\begin{aligned} & 18 \text { Pa.C.S. } \\ & \S \text { 1102(c) } \end{aligned}$ | 13 | 4 |
| 2503 | Manslaughter, Voluntary | F1 | 11 | 4 |
| 2503 INCHOATE | - Attempt/Solicitation/Conspiracy to Voluntary Manslaughter | 18 Pa.C.S. § 905 | 10 | 3 |
| 2504* | Manslaughter, Involuntary (when there is also a conviction for DUI arising from the same INCIDENT) | M 1 | 8 | 1 |
| 2504* | Manslaughter, Involuntary (when there is not a conviction for DUI arising from the same INCIDENT) | M1 | 6 | 1 |
| 2504 | Manslaughter, Involuntary (victim under 12 years) | F2 | 8 | 2 |
| 2505 (b) | Suicide, Aids or Solicits | F2 | 6 | 2 |
| 2505 (b) | Suicide, Aids or Solicits | M2 | 2 | m |
| 2506 | Drug Delivery Resulting in Death | F1 | 13 | 4 |
| 2506 INCHOATE | - Attempt/Sol icitation/Conspiracy to Drug Delivery Resulting in Death | 18 Pa.C.S. § 905 | 12 | 3 |
| 2604 (a) | Murder, First Degree, unborn child | Murder of the First Degree | $\begin{aligned} & 18 \text { Pa.C.S. } \\ & \S 1102(a) \end{aligned}$ | 4 |
| $\begin{aligned} & 2604 \text { (a) } \\ & \text { INCHOATE } \end{aligned}$ | - Attempt/Solicitation/Conspiracy [ SBI ] to First Degree Murder of unborn child | $\begin{aligned} & 18 \text { Pa.C.S. } \\ & \S \text { 1102(c) } \end{aligned}$ | 14 | 4 |
| $\begin{aligned} & 2604 \text { (a) } \\ & \text { INCHOATE } \end{aligned}$ | - Attempt/Solicitation/Conspiracy [ No SBI] to First Degree Murder of unborn child | $\begin{aligned} & 18 \text { Pa.C.S. } \\ & \S \text { 1102(c) } \end{aligned}$ | 13 | 4 |
| 2604 (b) | Murder, Second Degree, unborn child | Murder of the Second Degree | $\begin{aligned} & 18 \text { Pa.C.S. } \\ & \S \text { 1102(b) } \end{aligned}$ | 4 |
| $\begin{aligned} & 2604 \text { (b) } \\ & \text { INCHOATE } \end{aligned}$ | - Attempt/Solicitation/Conspiracy [ SBI ] to Second Degree Murder of unborn child | $\begin{aligned} & 18 \text { Pa.C.S. } \\ & \S 1102(c) \end{aligned}$ | 14 | 4 |

[^1]
## CRIMES CODE OFFENSES

| 18 Pa.C.S. § | OFFENSE TITLE | STATUTORY CLASS | $\begin{aligned} & \text { § } 303.3 \\ & \text { OFFFENSE } \\ & \text { GRAVITY } \\ & \text { SCORE } \end{aligned}$ | $\begin{aligned} & \S 303.7 \text { PRIOR } \\ & \text { RECORD } \\ & \text { POINTS } \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: |
| $2604 \text { (b) }$ <br> INCHOATE | - Attempt/Solicitation/Conspiracy <br> [ No SBI ] to Second Degree <br> Murder of unborn child | $\begin{aligned} & 18 \text { Pa.C.S. } \\ & \text { § } 1102(c) \end{aligned}$ | 13 | 4 |
| 2604 (c) | Murder, Third Degree, unborn child | F1 | 14 | 4 |
| 2604 (c) <br> INCHOATE | - Attempt/Solicitation/Conspiracy [ SBI ] to Third Degree Murder of unborn child | $\begin{aligned} & 18 \text { Pa.C.S. } \\ & \S 1102(c) \end{aligned}$ | 14 | 4 |
| 2604 (c) <br> INCHOATE | - Attempt/Solicitation/Conspiracy <br> [ No SBI ] to Third Degree <br> Murder of unborn child | $\begin{aligned} & 18 \text { Pa.C.S. } \\ & \S 1102(c) \end{aligned}$ | 13 | 4 |
| 2605 | Manslaughter, Voluntary, of unborn child | F1 | 11 | 4 |
| 2605 INCHOATE | - Attempt/Solicitation/Conspiracy to Voluntary Manslaughter of unborn child | 18 Pa.C.S. § 905 | 10 | 3 |
| 2606* | Aggravated assault of unborn child (caused serious bodily injury) | F1 | 11 | 4 |
| 2606* | Aggravated assault of unborn child (attempted to cause serious bodily injury) | F1 | 10 | 3 |
| 2701 | Simple Assault | M2 | 3 | m |
| 2701 (b)(1) | Simple Assault (mutual consent) | M3 | 1 | m |
| 2701 (b)(2) | Simple Assault (against child by adult) | M1 | 4 | 1 |
| 2702 (a)(1)* | Aggravated Assault (causes serious bodily injury) | F1 | 11 | 4 |
| $2702(a)(1)^{*}$ INCHOATE | - Attempt/Solicitation/Conspiracy to Aggravated Assault (causes SBI) | 18 Pa.C.S. § 905 | 10 | 3 |
| 2702 (a)(1)* | Aggravated Assault (attempts to cause serious bodily injury) | F1 | 10 | 3 |
| 2702 (a)(2)* | Aggravated Assault (causes serious bodily injury police, etc.) | F1 | 11 | 4 |
| $\begin{aligned} & 2702(a)(2)^{*} \\ & \text { INCHOATE } \end{aligned}$ | - Attempt/Solicitation/Conspiracy to Aggravated Assault (causes SBI to police, ) | 18 Pa.C.S. § 905 | 10 | 3 |
| 2702 (a)(2)* | Aggravated Assault (attempts to cause serious bodily injury, police, etc.) | F1 | 10 | 3 |
| 2702 (a)(3) | Aggravated Assault (causes or attempts to cause bodily injury, police, etc.) | F2 | 6 | 2 |
| 2702 (a)(4) | Aggravated Assault (causes or attempts to cause bodily injury with a deadly weapon) | F2 | 8 | 2 |
| 2702 (a)(5) | Aggravated Assault ([ teacher ] teaching staff, etc.) | F2 | 6 | 2 |
| 2702 (a)(6) | Aggravated Assault (physical menace, fear of imminent SBI) | F2 | 6 | 2 |

[^2]
## CRIMES CODE OFFENSES

| 18 Pa.C.S. § | OFFENSE TITLE | STATUTORY CLASS | $\begin{aligned} & \S 303.3 \\ & \text { OFFENSE } \\ & \text { GRAVITY } \\ & \text { SCORE } \end{aligned}$ | § 303.7 PRIOR RECORD POINTS |
| :---: | :---: | :---: | :---: | :---: |
| 2702 (a)(7) | Aggravated Assault (tear or noxious gas) | F2 | 6 | 2 |
| 2703 | Assault by Prisoner | F2 | [6]7 | 2 |
| 2703.1 | Aggravated harassment by prisoner | F3 | 6 | 1 |
| 2704 | Assault by life prisoner | Murder of the Second Degree | $\begin{aligned} & 18 \text { Pa.C.S. } \\ & \S \text { 1102(b) } \end{aligned}$ | 4 |
| 2704 INCHOATE | - Attempt/Solicitation/Conspiracy [ SBI ] to Assault by Life Prisoner | $\begin{aligned} & 18 \text { Pa.C.S. } \\ & \S \text { 1102(c) } \end{aligned}$ | 14 | 4 |
| 2704 INCHOATE | - Attempt/Solicitation/Conspiracy [ no SBI] to Assault by Life Prisoner | $\begin{aligned} & 18 \text { Pa.C.S. } \\ & \S \text { 1102(c) } \end{aligned}$ | 13 | 4 |
| 2705 | Recklessly Endangering Another Person | M2 | 3 | m |
| 2706 | Terroristic Threats | M1 | 3 | m |
| 2706 | Terroristic threats (diverted from activities) | F3 | 5 | 1 |
| 2707 (a) | Propulsion of Missiles into an Occupied Vehicle | M1 | 3 | m |
| 2707 (b) | Propulsion of Missiles onto a Roadway | M2 | 2 | m |
| 2707.1 | Discharge of firearm into an occupied structure | F3 | 8 | 1 |
| 2708 | Use of Tear Gas in Labor Dispute | M1 | 3 | m |
| 2709 (a) | Harassment | M3 | 1 | m |
| $\begin{aligned} & 2709.1[(b)] \\ & \text { (c)(1) } \end{aligned}$ | Stalking (first offense) | M1 | 3 | m |
| $\begin{aligned} & 2709.1[(b)] \\ & \text { (c)(2) } \end{aligned}$ | Stalking (second/subsequent offense or prior crime of violence) | F3 | [5] 6 | 1 |
| 2710 | Ethnic Intimidation | $\begin{aligned} & 18 \text { Pa.C.S. } \\ & \S 2710(\mathrm{~b}) \end{aligned}$ | See § 303.3(d) | See § 303.8(c) |
| 2712 | Assault on Sports Official | M1 | 3 | m |
| 2713 (a)(1)(2) | Neglect of Care-dependent Person(SBI) | F1 | 10 | 3 |
| 2713 (a)(1)(2) | Neglect of Care-dependent Person(BI) | M1 | 4 | m |
| 2714 | Unauthorized administration of intoxicant | F3 | 8 | 1 |
| 2715 (b)(1) | Threat to use weapons of mass destruction (reports or threatens) | M1 | 3 | m |
| 2715 (b)(2) | Threat to use weapons of mass destruction (diverted from activities) | F3 | 5 | 1 |
| 2715 (b)(3) | Threat to use weapons of mass destruction (during state of emergency) | F2 | 7 | 2 |
| 2716 (a) | Weapons of mass destruction (possession/first offense) | F 2 | 7 | 2 |

[^3]
## THE GENERAL ASSEMBLY

## CRIMES CODE OFFENSES

| 18 Pa.C.S. § | OFFENSE TITLE | STATUTORY CLASS | $\begin{aligned} & \text { § } 303.3 \\ & \text { OFFENSE } \\ & \text { GRAVITY } \\ & \text { SCORE } \end{aligned}$ | § 303.7 PRIOR RECORD POINTS |
| :---: | :---: | :---: | :---: | :---: |
| 2716 (a) | Weapons of mass destruction (possession/subsequent offense) | F1 | 11 | 3 |
| 2716 (b)(1) | Weapons of mass destruction (use/cause injury or illness) | F1 | 13 | 3 |
| 2716 (b)(1) | Weapons of mass destruction (use/results in death) | Life | Life | 4 |
| 2716 (b)(2) | Weapons of mass destruction (damage/disrupt water, food) | F1 | 13 | 3 |
| 2716 (b)(3) | Weapons of mass destruction (evacuation) | F1 | 13 | 3 |
| 2901 | Kidnapping | F1 | 10 | 4 |
| 2901 INCHOATE | - Attempt/Solicitation/Conspiracy to Kidnapping | 18 Pa.C.S. § 905 | 9 | 3 |
| 2902 (b)(1) | Unlawful restraint (victim $\mathbf{1 8}$ yrs. or older) | M1 | 3 | m |
| 2902 (b)(2) | Unlawful restraint (victim under 18 years of age) | F2 | 8 | 2 |
| 2903 (b)(1) | False imprisonment (victim $\mathbf{1 8}$ yrs. or older) | M2 | 2 | m |
| 2903 (b)(2) | False imprisonment (victim under 18 years of age) | F2 | 7 | 2 |
| 2904 (c) | Interference with the Custody of Children | F3 | 4 | 1 |
| 2904 (c)(1) | Interference with the Custody of Children | F2 | 6 | 2 |
| 2904 (c)(2) | Interference with the Custody of Children | M2 | 2 | m |
| 2905 | Interference w/Custody of Committed Persons | M2 | 4 | m |
| 2906 | Criminal Coercion | M1 | 3 | m |
| 2906 | Criminal Coercion | M2 | 2 | m |
| 2907 | Disposition of Ransom | F3 | 5 | 1 |
| 2909 | Concealment of Whereabouts of a Child | F3 | 4 | 1 |
| 2910 | Luring a Child into a Motor Vehicle | M1 | 5 | 1 |
| 3121 (a) | Rape | F1 | 12 | 4 |
| $\begin{aligned} & 3121 \text { (a) } \\ & \text { INCHOATE } \end{aligned}$ | - Attempt/Solicitation/Conspiracy to Rape | 18 Pa.C.S. § 905 | 11 | 3 |
| 3121 (b) | Rape (uses substance to impair victim) | F1 | 13 | 4 |
| $\begin{aligned} & 3121 \text { (b) } \\ & \text { INCHOATE } \end{aligned}$ | - Attempt/Solicitation/Conspiracy to Rape | 18 Pa.C.S. § 905 | 12 | 3 |
| 3121 (c) | Rape (child < $\mathbf{1 3}$ yrs.) | F1 | 14 | 4 |
| 3121 (c) INCHOATE | - Attempt/Solicitation/Conspiracy to Rape | 18 Pa.C.S. § 905 | 13 | 3 |
| 3121 (d) | Rape (child $<\mathbf{1 3}$ yrs., sbi) | F1 | 14 | 4 |

[^4]INCHOATE $=$ Inchoates to 4 point PRS offenses. See 303.3(c) and 303.8(b) for all other inchoates.

## CRIMES CODE OFFENSES

| 18 Pa.C.S. § | OFFENSE TITLE | STATUTORY CLASS | $\begin{aligned} & \text { § } 303.3 \\ & \text { OFFENSE } \\ & \text { GRAVITY } \\ & \text { SCORE } \end{aligned}$ | § 303.7 PRIOR RECORD POINTS |
| :---: | :---: | :---: | :---: | :---: |
| $\begin{aligned} & 3121 \text { (d) } \\ & \text { INCHOATE } \end{aligned}$ | - Attempt/Solicitation/Conspiracy to Rape | 18 Pa.C.S.§ 905 | 13 | 3 |
| 3122.1 | Statutory Sexual Assault | F2 | 7 | 2 |
| 3123 (a) | Involuntary Deviate Sexual Intercourse | F1 | 12 | 4 |
| 3123 (a) INCHOATE | - Attempt/Sol icitation/Conspiracy to Involuntary Deviate Sexual Intercourse | 18 Pa.C.S. § 905 | 11 | 3 |
| 3123 (b) | Involuntary Deviate Sexual Intercourse (child <13 yrs.) | F1 | 14 | 4 |
| $\begin{aligned} & 3123 \text { (b) } \\ & \text { INCHOATE } \end{aligned}$ | - Attempt/Sol icitation/Conspiracy to Involuntary Deviate Sexual Intercourse | 18 Pa.C.S. § 905 | 13 | 3 |
| 3123 (c) | Involuntary Deviate Sexual Intercourse (child $<\mathbf{1 3}$ yrs., sbi) | F1 | 14 | 4 |
| $\begin{aligned} & 3123 \text { (c) } \\ & \text { INCHOATE } \end{aligned}$ | - Attempt/Sol icitation/Conspiracy to Involuntary Deviate Sexual Intercourse | 18 Pa.C.S. § 905 | 13 | 3 |
| 3124.1 | Sexual Assault | F2 | 11 | [3] 4 |
| $\begin{aligned} & 3124.1 \\ & \text { INCHOATE } \end{aligned}$ | - Attempt/Solicitation/Conspiracy to Sexual Assault | 18 Pa.C.S. § 905 | 11 | 3 |
| 3124.2 | Institutional sexual assault | F3 | 5 | 1 |
| 3125 (a) | Aggravated Indecent Assault | F2 | 10 | [3] 4 |
| 3125 (b) | Aggravated Indecent Assault (child) | F1 | 10 | 4 |
| $\begin{aligned} & 3125 \\ & \text { INCHOATE } \end{aligned}$ | - Attempt/Solicitation/Conspiracy to Aggravated Indecent Assault | 18 Pa.C.S. § 905 | 10 | 3 |
| 3126 (a)(1)-(6), (8) | Indecent Assault | M2 | 4 | m |
| 3126 (a)(7) | Indecent Assault [ (involving minors) ](child $<\mathbf{1 3}$ years) | M1 | 5 | 1 |
| 3127 | Indecent Exposure (person present is 16 years of age or older) | M2 | 3 | m |
| 3127 | Indecent Exposure (person present is less than 16 years of age) | M1 | 4 | 1 |
| 3129 | Sexual intercourse with animal | M2 | 2 | m |
| 3301(a)* | Arson Endangering Persons (where a person is inside the structure when the fire is started or when bodily injury results, either directly or indirectly, at the scene of the fire) | F1 | 10 | 4 |
| 3301 (a)* INCHOATE | - Attempt/Sol icitation/Conspiracy to Arson Endangering Persons (person inside or bodily injury results) | 18 Pa.C.S. § 905 | 9 | 3 |
| 3301(a)* | Arson Endangering Persons (where no person is inside the structure when the fire is started and no bodily injury results either directly or indirectly, at the scene of the fire) | F1 | 9 | 3 |

[^5]INCHOATE $=$ Inchoates to 4 point PRS offenses. See 303.3(c) and 303.8(b) for all other inchoates.

## THE GENERAL ASSEMBLY

## CRIMES CODE OFFENSES

| 18 Pa.C.S. § | OFFENSE TITLE | STATUTORY CLASS | $\begin{aligned} & \text { § } 303.3 \\ & \text { OFFENSE } \\ & \text { GRAVITY } \\ & \text { SCORE } \end{aligned}$ | $\begin{aligned} & \S 303.7 \text { PRIOR } \\ & \text { RECORD } \\ & \text { POINTS } \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: |
| 3301(c) | Arson, Endangering Property | F2 | 6 | 2 |
| 3301(d) | Arson, Reckless Burning | F3 | 5 | 1 |
| 3301(e) | Arson, Failure to Report | M1 | 3 | m |
| 3301(f) | Arson, Possess Explosive M aterial | F3 | 5 | 1 |
| 3301(g) | Arson, Disclosure of True Owner | M3 | 1 | m |
| 3302(a) | Catastrophe, Causing | F1 | 10 | 3 |
| 3302(a) | Catastrophe, Recklessly Causing | F2 | 6 | 2 |
| 3302(b) | Catastrophe, Risking | F3 | 4 | 1 |
| 3303 | Failure to Prevent Catastrophe | M2 | 2 | m |
| 3304 | Criminal Mischief (over $\$ 5,000$ ) | F3 | 5 | 1 |
| 3304 | Criminal Mischief (over $\$ 1,000$ ) | M2 | 2 | m |
| 3304 | Criminal Mischief (over $\$ 500$ ) | M3 | 1 | m |
| 3304 | Criminal Mischief (over $\$ 150$ under (a)(4)) | M3 | 1 | m |
| 3305 | Tampering w/Fire Hydrants | M3 | 1 | m |
| 3307 | Institutional Vandalism (over \$5,000) | F3 | 5 | 1 |
| 3307 | Institutional Vandalism | M2 | 2 | m |
| 3309 | Agricultural Vandalism (over $\$ 5,000$ ) | F3 | 5 | 1 |
| 3309 | Agricultural Vandalism (over $\$ 1,000$ ) | M1 | 3 | m |
| 3309 | Agricultural Vandalism (over \$500) | M2 | 2 | m |
| 3309 | Agricultural Vandalism (\$500 or less) | M3 | 1 | m |
| 3310 | Agricultural crop destruction | F2 | 7 | 2 |
| 3502* | Burglary (of a structure adapted for overnight accommodation in which at the time of the offense any person is present) | F1 | 9 | 4 |
| 3502* <br> INCHOATE | - Attempt/Sol icitation/Conspiracy to Burglary (structure adapted for overnight accommodation, person present) | 18 Pa.C.S. § 905 | 8 | 3 |
| 3502* | Burglary (of a structure adapted for overnight accommodation in which at the time of the offense no person is present) | F1 | 7 | 3 |
| 3502* | Burglary (of a structure not adapted for overnight accommodation in which at the time of the offense any person is present) | F1 | 6 | 3 |
| 3502 | Burglary (of a structure not adapted for overnight accommodation in which at the time of the offense no person is present) | F2 | 5 | 2 |
| 3503 (a)(1)(ii) | Trespass, Criminal | F2 | 4 | 2 |
| 3503 (a)(1)(i) | Trespass, Criminal | F3 | 3 | 1 |
| 3503 (b)(1)(i)-(iv) | Trespass, Defiant (notice against trespass given) | M3 | 1 | m |

[^6]INCHOATE $=$ Inchoates to 4 point PRS offenses. See 303.3(c) and 303.8(b) for all other inchoates.

## CRIMES CODE OFFENSES

| 18 Pa.C.S. § | OFFENSE TITLE | STATUTORY CLASS | $\begin{aligned} & \text { § } 303.3 \\ & \text { OFFENSE } \\ & \text { GRAVITY } \\ & \text { SCORE } \end{aligned}$ | $\begin{aligned} & \S 303.7 \text { PRIOR } \\ & \text { RECORD } \\ & \text { POINTS } \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: |
| 3503 (b)(1)(v) | Trespass, Defiant (notice given by official or law enforcement) | M1 | 3 | m |
| 3503(b.2)(1)(i) | Trespass, Agricultural (posted) | M3 | 1 | m |
| 3503 (b.2)(1)(ii) | Trespass, Agricultural (defies order) | M2 | 3 | m |
| 3504 (a) | Railroad protection, railroad vandalism, etc. (damage to railroad, etc.) | M3 | 1 | m |
| 3504 (b) | Railroad protection, railroad vandalism, etc. (stowaways prohibited) | M3 | 1 | m |
| 3701 (a)(1)(i) | Robbery (inflicts serious bodily injury) | F1 | 12 | 4 |
| 3701 (a)(1)(i) | - Attempt/Solicitation/Conspiracy to Robbery (SBI) | 18 Pa.C.S. § 905 | 11 | 3 |
| 3701 (a)(1)(ii) <br> INCHOATE | Robbery (threatens another with or intentionally puts him in fear of immediate serious bodily injury) | F1 | 10 | 3 |
| 3701 (a)(1)(iii) | Robbery (commits or threatens immediately to commit any F1 or F2) | F1 | 9 | 3 |
| 3701 (a)(1)(iv) | Robbery (threatens or inflicts bodily injury or intentionally puts him in fear of immediate bodily injury) | F2 | 7 | 2 |
| 3701 (a)(1)(v) | Robbery (physically takes or removes property by force, however slight) | F3 | 5 | 1 |
| 3702* | Robbery or M otor Vehide (inflicts serious bodily injury) | F1 | 12 | 4 |
| 3702* <br> INCHOATE | - Attempt/Sol icitation/Conspiracy to Robbery of a Motor Vehicle (SBI) | 18 Pa.C.S. § 905 | 11 | 3 |
| 3702* | Robbery of a Motor Vehicle (does not inflict serious bodily injury) | F1 | 9 | 3 |
| 3921 | Theft by Unlawful Taking or Disposition (during disaster or firearm) | F2 | [7]8 | 2 |
| 3921* | Theft by Unlawful Taking or Disposition (over $\$ 100,000$ ) | F3 | 8 | 1 |
| 3921* | Theft By Unlawful Taking or Disposition (over $\$ 50,000$ to $\$ 100,000$ ) | F3 | 7 | 1 |
| 3921* | Theft By Unlawful Taking or Disposition (over $\$ 25,000$ to $\$ 50,000$ ) | F3 | 6 | 1 |
| 3921* | Theft by Unlawful Taking or Disposition (over $\$ 2,000$ to $\$ 25,000$, or if the property is an [firearm, ] automobile, airplane, motorcycle, motorboat, or other motor-propelled vehide) | F3 | 5 | 1 |
| 3921 | Theft by Unlawful Taking or Disposition ( $\$ 2,000$ or less, from person or by threat or in breach of fiduciary obligation) | M1 | 3 | m |

[^7]INCHOATE $=$ Inchoates to 4 point PRS offenses. See 303.3(c) and 303.8(b) for all other inchoates.

## CRIMES CODE OFFENSES

| 18 Pa.C.S. § | OFFENSE TITLE | $\begin{aligned} & \text { STATUTORY } \\ & \text { CLASS } \end{aligned}$ | $\begin{aligned} & \text { § } 303.3 \\ & \text { OFFENSE } \\ & \text { GRAVITY } \\ & \text { SCORE } \end{aligned}$ | $\begin{aligned} & \S 303.7 \text { PRIOR } \\ & \text { RECORD } \\ & \text { POINTS } \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: |
| 3921 | Theft by Unlawful Taking or Disposition (\$200 to \$2,000) | M1 | 3 | m |
| 3921 | Theft by Unlawful Taking or Disposition (\$50 to less than \$200) | M2 | 2 | m |
| 3921 | Theft by Unlawful Taking or Disposition (less than \$50) | M3 | 1 | m |
| 3922 | Theft by Deception (firearm) | F2 | 8 | 2 |
| 3922* | Theft by Deception (over $\$ 100,000$ ) | F3 | 8 | 1 |
| 3922* | Theft By Deception (over $\$ 50,000$ to $\$ 100,000$ ) | F3 | 7 | 1 |
| 3922* | Theft By Deception (over $\$ 25,000$ to \$50,000) | F3 | 6 | 1 |
| 3922* | Theft by Deception (over $\$ 2,000$ to $\$ 25,000$, or if the property is an [ firearm, ] automobile, airplane, motorcycle, motorboat, or other motor-propelled vehide) | F3 | 5 | 1 |
| 3922 | Theft by Deception ( $\$ 2,000$ or less, from person or by threat or in breach of fiduciary obligation) | M1 | 3 | m |
| 3922 | Theft by Deception (\$200 to \$2,000) | M1 | 3 | m |
| 3922 | Theft by Deception ( $\$ 50$ to less than \$200) | M2 | 2 | m |
| 3922 | Theft by Deception (less than \$50) | M3 | 1 | m |
| 3923 | Theft by Extortion (firearm) | F2 | 8 | 2 |
| 3923* | Theft by Extortion (over \$100,000) | F3 | 8 | 1 |
| 3923* | Theft by Extortion (over \$50,000 to $\$ 100,000$ ) | F3 | 7 | 1 |
| 3923* | Theft by Extortion (over $\$ 25,000$ to \$50,000) | F3 | 6 | 1 |
| 3923* | Theft by Extortion (over $\$ 2,000$ to $\$ 25,000$, or if the property is an [ firearm, ] automobile, airplane, motorcycle, motorboat, or other motor-propelled vehide) | F3 | 5 | 1 |
| 3923 | Theft by Extortion ( $\$ 2,000$ or less, from person or by threat or in breach of fiduciary obligation) | M1 | 4 | m |
| 3923 | Theft by Extortion ( $\$ 200$ to $\$ 2,000$ ) | M1 | 4 | m |
| 3923 | Theft by Extortion ( $\$ 50$ to less than \$200) | M2 | 2 | m |
| 3923 | Theft by Extortion (less than \$50) | M3 | 1 | m |
| 3924 | Theft by Property Lost, Mislaid, or Delivered by Mistake (firearm) | F2 | 8 | 2 |
| 3924* | Theft of Property Lost, Mislaid, or Delivered by Mistake (over $\$ 100,000$ ) | F3 | 8 | 1 |

[^8]
## CRIMES CODE OFFENSES

| 18 Pa.C.S. § | OFFENSE TITLE | STATUTORY CLASS | $\begin{aligned} & \text { § } 303.3 \\ & \text { OFFENSE } \\ & \text { GRAVITY } \\ & \text { SCORE } \end{aligned}$ | $\begin{aligned} & \S 303.7 \text { PRIOR } \\ & \text { RECORDD } \\ & \text { POINTS } \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: |
| 3924* | Theft of Property Lost, Mislaid, or Delivered by Mistake (over $\$ 50,000$ to $\$ 100,000$ ) | F3 | 7 | 1 |
| 3924* | Theft of Property Lost, Mislaid, or Delivered by Mistake (over $\$ 25,000$ to $\$ 50,000$ ) | F3 | 6 | 1 |
| 3924* | Theft of Property Lost, Mislaid, or Delivered by Mistake (over $\$ 2,000$ to $\$ 25,000$, or if the property is an [ firearm, ] automobile, airplane, motorcycle, motorboat, or other motor-propelled vehide) | F3 | 5 | 1 |
| 3924 | Theft of Property Lost, Mislaid or Delivered by Mistake ( $\$ 2,000$ or less, from person or by threat or in breach of fiduciary obligation) | M1 | 3 | m |
| 3924 | Theft of Property Lost, Mislaid or Delivered by Mistake ( $\$ 200$ to $\$ 2,000$ ) | M1 | 3 | m |
| 3924 | Theft of Property Lost, Mislaid or Delivered by Mistake ( $\$ 50$ to less than \$200) | M2 | 2 | m |
| 3924 | Theft of Property Lost, Mislaid or Delivered by Mistake (less than \$50) | M3 | 1 | m |
| 3925 | Theft by Receiving Stolen Property (during disaster or firearm) | F2 | [7]8 | 2 |
| 3925* | Theft by Receiving Stolen Property (over $\$ 100,000$ ) | F3 | 8 | 1 |
| 3925* | Theft by Receiving Stolen Property (over $\$ 50,000$ to $\$ 100,000$ ) | F3 | 7 | 1 |
| 3925* | Theft by Receiving Stolen Property (over $\$ 25,000$ to $\$ 50,000$ ) | F3 | 6 | 1 |
| 3925* | Theft by Receiving Stolen Property (over $\$ 2,000$ to $\$ 25,000$, or if the property is an [firearm, ] automobile, airplane, motorcyde, motorboat, or other motor-propelled vehide, or if the receiver is in the business of buying or selling stolen property) | F3 | 5 | 1 |
| 3925 | Theft by Receiving Stolen Property ( $\$ 2,000$ or less, from person or by threat or in breach of fiduciary obligation) | M1 | 3 | m |
| 3925 | Theft by Receiving Stolen Property ( $\$ 200$ to $\$ 2,000$ ) | M1 | 3 | m |
| 3925 | Theft by Receiving Stolen Property (\$50 to less than \$200) | M2 | 2 | m |
| 3925 | Theft by Receiving Stolen Property (less than \$50) | M3 | 1 | m |
| 3926 | Theft of Services (firearm) | F2 | [7]8 | 2 |

* = Subcategorized Offenses. See 303.3(b).
$\mathrm{m}=$ Other Misdemeanor Offenses. See 303.7(a)(5).
INCHOATE $=$ Inchoates to 4 point PRS offenses. See 303.3(c) and 303.8(b) for all other inchoates.


## CRIMES CODE OFFENSES

| 18 Pa.C.S. § | OFFENSE TITLE | STATUTORY | $\begin{aligned} & \text { § } 303.3 \\ & \text { OFFENSE } \\ & \text { GRAVITY } \\ & \text { SCORE } \end{aligned}$ | $\begin{aligned} & \S 303.7 \text { PRIOR } \\ & \text { RECORD } \\ & \text { POINTS } \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: |
| 3926* | Theft of Services (over $\$ 100,000$ ) | F3 | 8 | 1 |
| 3926* | Theft of Services (over $\$ 50,000$ to $\$ 100,000$ ) | F3 | 7 | 1 |
| 3926* | Theft of Services (over $\$ 25,000$ to $\$ 50,000$ ) | F3 | 6 | 1 |
| 3926* | Theft of Services (over $\$ 2,000$ to $\$ 25,000$, or if the property is an [ firearm, ] automobile, airplane, motorcycle, motor-boat, or other motor-propelled vehicle) | F3 | 5 | 1 |
| 3926 | Theft of Services (\$2,000 or less, from person or by threat or in breach of fiduciary obligation) | M1 | 3 | m |
| 3926 | Theft of Services ( $\$ 200$ to $\$ 2,000$ ) | M1 | 3 | m |
| 3926 | Theft of Services (\$50 to less than \$200) | M2 | 2 | m |
| 3926 | Theft of Services (less than \$50) | M3 | 1 | m |
| 3926 (e) | Theft of Services (salel transfer of device for diversion of services) | M3 | 1 | m |
| 3927 | Theft by Failure to Make Required Disposition of Funds Received (firearm) | F2 | 8 | 2 |
| 3927* | Theft by Failure to Make Required Disposition of Funds Received (over \$100,000) | F3 | 8 | 1 |
| 3927* | Theft by Failure to Make Required Disposition of Funds Received (over $\$ 50,000$ to $\$ 100,000$ ) | F3 | 7 | 1 |
| 3927* | Theft by Failure to Make Required Disposition of Funds Received (over \$25,000 to \$50,000) | F3 | 6 | 1 |
| 3927* | Theft by Failure to Make Required Disposition of Funds Received (over $\$ 2,000$ to $\$ 25,000$, or if the property is an [firearm, ] automobile, airplane, motorcycle, motorboat, or other motor-propelled vehicle) | F3 | 5 | 1 |
| 3927 | Theft by Failure to Make Required Disposition of Funds Received ( $\$ 2,000$ or less, from person or by threat or in breach of fiduciary obligation) | M1 | 3 | m |
| 3927 | Theft by Failure to Make Required Disposition of Funds Received (\$200 to $\$ 2,000$ ) | M1 | 3 | m |
| 3927 | Theft by Failure to Make Required Disposition of Funds Received $\$ 50$ to less than \$200) | M2 | 2 | m |
| 3927 | Theft by Failure to Make Required Disposition of Funds Received (less than \$50) | M3 | 1 | m |

* = Subcategorized Offenses. See 303.3(b).
$\mathrm{m}=$ Other Misdemeanor Offenses. See 303.7(a)(5).
INCHOATE $=$ Inchoates to 4 point PRS offenses. See 303.3(c) and 303.8(b) for all other inchoates.


## CRIMES CODE OFFENSES

| 18 Pa.C.S. § | OFFENSE TITLE | STATUTORY <br> CLASS | $\begin{aligned} & \text { § } 303.3 \\ & \text { OFFENSE } \\ & \text { GRAVITY } \\ & \text { SCORE } \end{aligned}$ | § 303.7 PRIOR RECORD POINTS |
| :---: | :---: | :---: | :---: | :---: |
| 3928 | Unauthorized Use of Auto (during disaster) | F2 | [7]8 | 2 |
| 3928 | Unauthorized Use of Auto | M2 | 2 | m |
| 3929 | Theft, Retail (during disaster) | F2 | [7]8 | 2 |
| 3929 | Theft, Retail ( $>\$ 2,000$, firearm, motor veh.) | F3 | 5 | 1 |
| 3929 | Theft, Retail (third or subsequent conviction) | F3 | 3 | 1 |
| 3929 | Theft, Retail (first or second offense, $\$ 150$ or more) | M1 | 2 | m |
| 3929 | Theft, Retail (second offense, less than \$150) | M2 | 2 | m |
| 3929.1 | Library Theft (3rd; subsequent offense) | F3 | 5 | 1 |
| 3929.1 | Library Theft (1st; 2nd over \$150) | M1 | 3 | m |
| 3929.1 | Library Theft (2nd less than \$150) | M2 | 2 | m |
| 3929.2 | Unlawful possession of retail or library theft instruments | M1 | 3 | m |
| 3930 | Theft of Trade Secrets by F orce, Violence, or Burglary | F2 | 7 | 2 |
| 3930 | Theft of Trade Secrets | F3 | 5 | 1 |
| 3931 | Theft of Unpublished Dramas and Musical Compositions (over \$2,000 [ or if the property is a firearm, automobile, airplane, motorcycle, motorboat, or other motor-propelled vehicle]) | F3 | 5 | 1 |
| 3931 | Theft of Unpublished Dramas and Musical Compositions (\$2,000 or less, from person or by threat or in breach of fiduciary obligation) | M1 | 3 | m |
| 3931 | Theft of Unpublished Dramas and Musical Compositions (\$200 to $\$ 2,000$ ) | M1 | 3 | m |
| 3931 | Theft of Unpublished Dramas and Musical Compositions (\$50 to less than \$200) | M2 | 2 | m |
| 3931 | Theft of Unpublished Dramas and Musical Compositions (less than \$50) | M3 | 1 | m |
| 3932 | Theft by Leased Property (firearm) | F2 | 8 | 2 |
| 3932* | Theft of Leased Property (over $\$ 100,000$ ) | F3 | 8 | 1 |
| 3932* | Theft of Leased Property (over $\$ 50,000$ to $\$ 100,000$ ) | F3 | 7 | 1 |
| 3932* | Theft of Leased Property (over $\$ 25,000$ to $\$ 50,000$ ) | F3 | 6 | 1 |

[^9]INCHOATE $=$ Inchoates to 4 point PRS offenses. See 303.3(c) and 303.8(b) for all other inchoates.

## CRIMES CODE OFFENSES

| 18 Pa.C.S. § | OFFENSE TITLE | STATUTORY | $\begin{aligned} & \text { § } 303.3 \\ & \text { OFFENSE } \\ & \text { GRAVITY } \\ & \text { SCORE } \end{aligned}$ | $\begin{aligned} & \text { § 303.7 PRIOR } \\ & \text { RECORD } \\ & \text { POINTS } \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: |
| 3932* | Theft of Leased Property (over \$2,000 to $\$ 25,000$, or if property is an [ firearm, ] automobile, airplane, motorcycle, motorboat, or other motor-propelled vehicle) | F3 | 5 | 1 |
| 3932 | Theft of Leased Property ( $\$ 2,000$ or less from person or by threat or in breach of fiduciary obligation) | M1 | 3 | m |
| 3932 | Theft of Leased Property ( $\$ 200$ to $\$ 2,000$ ) | M1 | 3 | m |
| 3932 | Theft of Leased Property ( $\$ 50$ to less than \$200) | M2 | 2 | m |
| 3932 | Theft of Leased Property (less than \$50) | M3 | 1 | m |
| [ 3933 (a)(1) ] | [ Unlawful Use of Computer] | [ F3] | [5] | [1] |
| [ 3933 (a)(2)(3) ] | [ Unlawful Use of Computer] | [ M1] | [3] | [m] |
| 3934 (b)(1)(i) | Theft from a motor vehicle (less than \$50) | M3 | 1 | m |
| 3934 (b)(1)(ii) | Theft from a motor vehicle ( $\$ 50$ or more but less than $\mathbf{\$ 2 0 0 )}$ | M2 | 2 | m |
| 3934 (b)(1)(iii) | Theft from a motor vehicle (greater than \$200) | M1 | 3 | m |
| 3934 (b)(2) | Theft from a motor vehicle (third/subseq. in 5 yrs.) | F3 | 6 | 1 |
| 4101 | Forgery (money, stocks, etc.) | F2 | 4 | 2 |
| 4101 | F orgery (will, deed, etc.) | F3 | 3 | 1 |
| 4101 | Forgery (other) | M1 | 3 | m |
| 4102 | Simulating Antiques | M1 | 3 | m |
| 4103 | Fraudulent Destruction of Recordable Instruments | F3 | 5 | 1 |
| 4104 (a) | Tampering with Records or Identification | M1 | 3 | m |
| 4105 (c)(1)(ii) | Bad Checks (\$200-<\$500) | M3 | 1 | m |
| 4501 (c)(1)(iii) | Bad Checks (\$500-<\$1,000) | M2 | 2 | m |
| 4105 (c)(1)(iv) | Bad Checks (\$1,000-<\$75,000) | M1 | 3 | m |
| 4105 (c)(1)(v) | Bad Checks (\$75,000 or more) | F3 | 5 | 1 |
| 4105 (c)(2) | Bad Checks (3rd or subseq. $/<\$ 75,000$ ) | M1 | 3 | m |
| 4105 (c)(2) | Bad Checks (3rd or subseq./\$75,000 or more) | F3 | 5 | 1 |
| 4106 (c)(1)(i) | [ Credit Cards (more than \$500)] Access device fraud ( $\$ 500$ or more) | F3 | [3]5 | 1 |
| 4106 (c)(1)(ii) | [ Credit Cards] Access device fraud ( $\$ 50$ or more but less than \$500) | [ M2] M1 | [2] 4 | m |

[^10]INCHOATE $=$ Inchoates to 4 point PRS offenses. See 303.3(c) and 303.8(b) for all other inchoates.

## CRIMES CODE OFFENSES

| 18 Pa.C.S. § | OFFENSE TITLE | STATUTORY CLASS | $\begin{aligned} & \text { § } 303.3 \\ & \text { OFFFENSE } \\ & \text { GRAVITY } \\ & \text { SCORE } \end{aligned}$ | $\S 303.7$ PRIOR RECORD POINTS |
| :---: | :---: | :---: | :---: | :---: |
| 4106 (c)(1)(iii) | Access device fraud (less than \$50) | M2 | 3 | m |
| 4106 (c)(3) | Access device fraud (provide counterfeit device) | F3 | 5 | 1 |
| 4106 (c)(4) | Access device fraud (possess counterfeit device) | M3 | 2 | m |
| 4106.1 (a)(1) | Unlawful device-making equipment (produce/traffic equipment) | F3 | 6 | 1 |
| 4106.1 (a)(2) | Unlawful device-making equipment (possess equipment) | M1 | 4 | m |
| 4107 (a.1)(1)(i) | Deceptive or Fraudulent Business <br> Practices ( $>\$ 2,000$ ) | F3 | 5 | 1 |
| 4107 (a.1)(1)(ii) | Deceptive or Fraudulent Business <br> Practices (\$200-\$2,000) | M1 | 3 | m |
| 4107 (a.1)(1)(iii) | Deceptive or Fraudulent Business Practices (<\$200) | M2 | 2 | m |
| 4107 (a.1)(1)(iv) | Deceptive or Fraudulent Business Practices (amt. not ascertained) | M2 | 2 | m |
| 4107 (a.1)(3)(i) | Deceptive or Fraudulent Business <br> Practices ( $>\$ 2,000$; victim 60 yrs.+) | F2 | 7 | 2 |
| 4107 (a.1)(3)(ii) | Deceptive or Fraudulent Business Practices (\$200-\$2,000; victim 60 yrs. +) | F3 | 5 | 1 |
| 4107 (a.1)(3)(iii) | Deceptive or Fraudulent Business <br> Practices ( $<\$ 200$; victim 60 yrs. + ) | M1 | 3 | m |
| 4107 (a.1)(3)(iv) | Deceptive or Fraudulent Business Practices (amt. not ascertained; victim 60 yrs. +) | M1 | 3 | m |
| 4107.1 | Deception Relating to Kosher Foods | M3 | 1 | m |
| 4107.2 | Deception Relating to Certification of Minority Business Enterprise or Women's Business Enterprise | F3 | 4 | 1 |
| 4108 | Commercial Bribery and Breach of Duty | M2 | 2 | m |
| 4109 | Rigging Public Contest | M1 | 3 | m |
| 4110 | Defrauding Secured Creditors | M2 | 2 | m |
| 4111 | Fraud in Insolvency | M2 | 2 | m |
| 4112 | Receiving Deposits; Failed Institution | M2 | 2 | m |
| 4113 | Misapplication of Entrusted Property (over \$50) | M2 | 2 | m |
| 4113 | Misapplication of Entrusted Property (\$50 or less) | M3 | 1 | m |
| 4114 | Securing Execution of Documents by Deception | M2 | 2 | m |
| 4115 | Falsely Impersonating Persons Privately Employed | M2 | 2 | m |

[^11]INCHOATE $=$ Inchoates to 4 point PRS offenses. See 303.3(c) and 303.8(b) for all other inchoates.

## CRIMES CODE OFFENSES

| 18 Pa.C.S. § | OFFENSE TITLE | STATUTORY CLASS | $\begin{aligned} & \text { § } 303.3 \\ & \text { OFFENSE } \\ & \text { GRAVITY } \\ & \text { SCORE } \end{aligned}$ | $\begin{aligned} & \text { § 303.7 PRIOR } \\ & \text { RECORD } \\ & \text { POINTS } \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: |
| 4116 (g)(1) | Copying; Recording Devices (100 or more motion picture devices or 1,000 or more sound recording devices) | F3 | 5 | 1 |
| 4116 (g)(1) | Copying; Recording Devices (second or subsequent conviction at time of sentencing) | F2 | 7 | 2 |
| 4116 (g)(2) | Copying; Recording Devices (any other violation) | M1 | 3 | m |
| 4116 (g)(2) | Copying; Recording Devices (any other violation; second or subsequent conviction at time of sentencing) | F3 | 5 | 1 |
| 4116.1 | Unlawful Operation of Recording Device in Motion Picture Theater (first violation) | M1 | 3 | m |
| 4116.1 | Unlawful Operation of Recording Device in Motion Picture Theater (second or subsequent conviction at time of sentencing) | F3 | 4 | 1 |
| 4117 (a) | Insurance Fraud | F3 | 4 | 1 |
| 4117 (b) | Insurance Fraud | M1 | 3 | m |
| 4118 | Washing titles [vehicles] | F3 | 4 |  |
| 4119 (c)(1) | Trademark Counterfeiting | M1 | 3 | m |
| 4119 (c)(2) | Trademark Counterfeiting | F3 | 5 | 1 |
| 4119 (c)(3) | Trademark Counterfeiting | F2 | 7 | 2 |
| 4120 (c)(1)(i) | Identity theft (total value $<\mathbf{\$ 2 0 0 0 \text { ) }}$ | M1 | 3 | m |
| 4120 (c)(1)(ii) | Identity theft (total value $\$ \mathbf{2 0 0 0}$ or more) | F3 | 5 | 1 |
| 4120 (c)(1)(iii) | Identity theft (criminal conspiracy, any amount) | F3 | 5 | 1 |
| 4120 (c)(1)(iv) | Identity theft (third/subsequent offense) | F2 | 7 | 2 |
| 4120 (c)(2)(i) | Identity theft (victim 60 yrs or older, total value $<\$ 2000$ ) | F3 | 5 | 1 |
| 4120 (c)(2)(ii) | Identity theft (victim 60 yrs or older, total value $\$ \mathbf{2 0 0 0}$ or more) | F2 | 7 | 2 |
| 4120 (c)(2)(iii) | Identity theft (victim 60 yrs or older, criminal conspiracy, any amount) | F2 | 7 | 2 |
| 4120 (c)(2)(iv) | Identity theft (victim $\mathbf{6 0}$ yrs or older, third/subsequent offense) | F1 | 8 | 3 |
| 4301 | Bigamy | M2 | 3 | m |
| 4302 | Incest | F2 | [7] 9 | [2]4 |
| $\begin{aligned} & 4302 \\ & \text { INCHOATE } \end{aligned}$ | - Attempt/Solicitation/Conspiracy to Incest | 18 Pa.C.S. § 905 | 9 | 3 |
| 4303 | Concealing Death of Child | M1 | 3 | m |
| 4304 | Endangering Welfare of Children | M1 | 5 | 1 |

[^12]
## CRIMES CODE OFFENSES

| 18 Pa.C.S. § | OFFENSE TITLE | STATUTORY CLASS | $\begin{aligned} & \text { § } 303.3 \\ & \text { OFFENSE } \\ & \text { GRAVITY } \\ & \text { SCORE } \end{aligned}$ | § 303.7 PRIOR RECORD POINTS |
| :---: | :---: | :---: | :---: | :---: |
| 4304 | Endangering Welfare of Children (course of conduct) | F3 | 6 | 1 |
| 4305 | Dealing in Infant Children | M1 | 4 | 1 |
| 4701 | Bribery, Official and Political Matters | F3 | 5 | 1 |
| 4702 | Threats, Official and Political Matters | F3 | 5 | 1 |
| 4702 | Threats, Official and Political Matters | M2 | 2 | m |
| 4703 | Retaliation for Past Official Action | M2 | 2 | m |
| 4902 | Perjury | F3 | 5 | 1 |
| 4903 (a) | False Swearing | M2 | 2 | m |
| 4903 (b) | False Swearing | M3 | 1 | m |
| 4904 (a) | Unsworn Falsification to Authorities | M2 | 2 | m |
| 4904 (b) | Unsworn Falsification to Authorities | M3 | 1 | m |
| 4905 (b) | False Alarms to agencies of public safety (causes a false alarm) | M1 | 3 | m |
| 4905 (b) | False Alarms to agencies of public safety (during a state of emergency) | F3 | 5 | 1 |
| 4906 (a) | False Reports to Law Enforcement [ Officials] Authorities (falsely incriminating another) | M2 | 2 | m |
| 4906 (a) | False Reports to Law Enforcement [ Officials] Authorities (during a state of emergency) | [ M2] M1 | [2] 3 | m |
| 4906 (b) | False Reports to Law Enforcement [ Officials ] Authorities (fictitious reports) | M3 | 1 | m |
| 4906 (b) | False Reports to Law Enforcement [ Officials ] Authorities (fictitious reports during a state of emergency) | [ M3] M2 | [1]2 | m |
| 4909 | Witness Taking Bribe | F3 | 5 | 1 |
| 4910 | Tampering with Physical Evidence | M2 | 2 | m |
| 4911 | Tampering w/Public Records or Information | F3 | 4 | 1 |
| 4911 | Tampering w/Public Records or Information | M2 | 2 | m |
| 4912 | Impersonating a Public Servant | M2 | 2 | m |
| 4913 | Impersonating Notary Public | M1 | 3 | m |
| 4914 | False identification to law enforcement authorities | M3 | 1 | m |
| 4952 | Intimidation of Witnesses or Victims (listed factor and most serious charged offense is F1, Murder 1 or Murder 2) | F1 | 11 | 3 |

[^13]INCHOATE = Inchoates to 4 point PRS offenses. See 303.3(c) and 303.8(b) for all other inchoates.

## THE GENERAL ASSEMBLY

## CRIMES CODE OFFENSES

| 18 Pa.C.S. § | OFFENSE TITLE | STATUTORY CLASS | $\begin{aligned} & \text { § } 303.3 \\ & \text { OFFENSE } \\ & \text { GRAVITY } \\ & \text { SCORE } \end{aligned}$ | § 303.7 PRIOR RECORD POINTS |
| :---: | :---: | :---: | :---: | :---: |
| 4952 | Intimidation of Witnesses or Victims (listed factor(s) and most serious charged offense is F2) | F2 | 9 | 2 |
| 4952 | Intimidation of Witnesses or Victims (any other case in which actor sought to influence or intimidate) | F3 | 7 | 1 |
| 4952 | Intimidation of Witnesses or Victims (any other obstruction or interference) | M2 | 5 | m |
| 4953 | Retaliation Against Witness or Victim | F3 | 8 | 1 |
| 4953 | Retaliation Against Witness or Victim | M2 | 5 | m |
| 4953.1 (b)(1)-(5) | Retaliation against prosecutor or judicial officer (listed circumstances) | F2 | 9 | 2 |
| 4953.1 (b) | Retaliation against prosecutor or judicial officer (all other circumstances) | M1 | 6 | m |
| 5101 | Obstructing J ustice | M2 | 3 | m |
| 5102 | Obstruction of J ustice by Picketing | M2 | 2 | m |
| 5103 | Unlawfully Listening to J ury Deliberations | M3 | 1 | m |
| 5104 | Resisting Arrest | M2 | 2 | m |
| 5105 | Apprehension, Hindering (if conduct liable to be charged is F1 or F2) | F3 | 4 | 1 |
| 5105 | Apprehension, Hindering | M2 | 2 | m |
| 5107 | Aiding Consummation of Crime (of F1/F2) | F3 | 5 | 1 |
| 5107 | Aiding Consummation of Crime | M2 | 2 | m |
| 5108 | Compounding | M2 | 2 | m |
| 5109 | Barratry | M3 | 1 | m |
| 5110 | Contempt of General Assembly | M3 | 1 | m |
| 5111 | Dealing in Proceeds of Unlawful Activities | F1 | 8 | 3 |
| 5112 | Obstructing emergency services | M3 | 1 | m |
| $\begin{aligned} & 5121 \\ & (\mathrm{~d})(1)(\mathrm{i})(\mathrm{ii})(\mathrm{iii})^{*} \end{aligned}$ | Escape (from a halfway house, pre-release center, treatment center, work-release center, work-release, or by failing to return from an authorized leave or furlough) | F3 | 5 | 1 |
| $\begin{aligned} & 5121 \\ & (\mathrm{~d})(1)(\mathrm{i})(\mathrm{ii})(\mathrm{iii})^{*} \end{aligned}$ | Escape (all other escapes from this subsection) | F3 | 6 | 1 |
| 5121 (d)(2) | Escape | M2 | 3 | m |
| 5122 (a)(1) | Weapons or implements for escape (providing to inmate) | M1 | 8 | m |
| 5122 (a)(2) | Weapons or implements for escape (possessed by inmate) | M1 | 4 | m |

[^14]INCHOATE $=$ Inchoates to 4 point PRS offenses. See 303.3(c) and 303.8(b) for all other inchoates.

## CRIMES CODE OFFENSES

| 18 Pa.C.S. § | OFFENSE TITLE | STATUTORY CLASS | $\begin{aligned} & \text { § } 303.3 \\ & \text { OFFFNSE } \\ & \text { GRAVITY } \\ & \text { SCORE } \end{aligned}$ | § 303.7 PRIOR RECORD POINTS |
| :---: | :---: | :---: | :---: | :---: |
| [ 5122 (a)(3)] | [ Weapons or Implements for Escape (tools) ] | [ M2] | [3] | [ m] |
| 5123 (a) | Contraband (provide controlled substance to confined person) | F2 | 7 | 2 |
| 5123 (a.2) | Contraband (possession of controlled substance by confined person) | [ M1] F2 | [3] 7 | [m] 2 |
| 5123 (b) | Contraband (money) | M3 | 1 | m |
| 5123 (c) | Contraband (other) | M1 | 3 | m |
| 5123 (c.1) | Contraband (telecommunication devices to inmates) | M1 | 5 | m |
| 5123 (c.2) | Contraband (possession of telecommunication devices by inmates) | M1 | 3 | m |
| 5124 | Default in Required Appearance | F3 | 4 | 1 |
| 5124 | Default in Required Appearance | M2 | 2 | m |
| 5125 | Absconding Witness | M3 | 1 | m |
| 5126 | Avoiding Apprehension | F3 | 5 | 1 |
| 5126 | Avoiding Apprehension | M2 | 2 | m |
| 5301 | Official Oppression | M2 | 2 | m |
| 5302 | Speculating on Official Action | M2 | 2 | m |
| 5501 | Riot | F3 | 4 | 1 |
| 5502 | Failure to Disperse | M2 | 2 | m |
| 5503 | Disorderly Conduct | M3 | 1 | m |
| [ 5504 ] | [ Harassment by Communication ] | [ M3] | [1] | [ m] |
| 5506 | Loitering and Prowling | M3 | 1 | m |
| 5507 | Obstructing Highways | M3 | 1 | m |
| 5508 | Disrupting Meetings | M3 | 1 | m |
| 5509 | Desecration of Venerated Objects | M2 | 2 | m |
| 5510 | Abuse of Corpse | M2 | 3 | m |
| 5511 (a)(1) | Cruelty to Animals | M2 | 3 | m |
| 5511 (a)(2) | Cruelty to Animals | F3 | 5 | 1 |
| 5511 (a)(2.1)(i) | Cruelty to Animals (killing, maiming, poisoning) | [ M2] M1 | 3 | m |
| 5511 (a)(2.1)(ii) | Cruelty to Animals | F3 | 5 | 1 |
| 5511 (e.1) | Cruelty to Animals (transporting equine animals in cruel manner (2nd/subseq.)) | M3 | 1 | m |
| 5511 (h.1) | Cruelty to Animals (animal fighting) | F3 | 5 | 1 |
| 5511.2 (a) | Police animals (illegal to taunt) | F3 | 5 | 1 |
| 5511.2 (b) | Police animals (illegal to torture) | F3 | 7 | 1 |
| 5511.3 | Assault with biological agents on animals, fowl or honey bees | F2 | 7 | 2 |

[^15]INCHOATE $=$ Inchoates to 4 point PRS offenses. See 303.3(c) and 303.8(b) for all other inchoates.

## CRIMES CODE OFFENSES

| 18 Pa.C.S. § | OFFENSE TITLE | STATUTORY CLASS | $\begin{aligned} & \text { § } 303.3 \\ & \text { OFFENSE } \\ & \text { GRAVITY } \\ & \text { SCORE } \end{aligned}$ | $\begin{aligned} & \S 303.7 \text { PRIOR } \\ & \text { RECORD } \\ & \text { POINTS } \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: |
| 5512 | Lotteries | M1 | 3 | m |
| 5513 | Gambling Devices | M1 | 3 | m |
| 5514 | Pool Selling and Bookmaking | M1 | 3 | m |
| 5515 | Prohibiting Paramilitary Training | M1 | 3 | m |
| 5516 (b) | Facsimile weapons of mass destruction (manufacture, sells, etc.) | F3 | 5 | 1 |
| 5517 | Unauthorized school bus entry | M3 | 1 | m |
| 5703 | Interception, Disclosure or Use of Wire, Electronic or Oral Communications | F3 | 5 | 1 |
| 5705 | Possession, Sale, Distribution, Manufacture or Advertisement of Interception Devices | F3 | 5 | 1 |
| 5719 | Unlawful Use of Intercepted Communications | M2 | 2 | m |
| 5771 | Pen Register and Trap and Trace Devices (general prohibition on use of certain devices and exception) | M3 | 1 | m |
| 5901 | Open Lewdness | M3 | 1 | m |
| $\begin{aligned} & 5902[\text { (a) ] } \\ & \text { (a.1)(1) } \end{aligned}$ | Prostitution (first/second offense) | M3 | 1 | m |
| 5902 (a.1)(2) | Prostitution (third offense) | M2 | 3 | m |
| 5902 (a.1)(3) | Prostitution (fourth/subsequent offense) | M1 | 4 | m |
| 5902 [(a)(b)(d)(e) when (a.1),(c)(v) or (e.1) applies ] (a.1)(4) | Prostitution [ and Related Offenses ] (HIV or AIDS related) | F3 | [5]7 | 1 |
| 5902 [(b)(d) when (c)(1)(i)(ii)(iv) applies] (c)(1) | Promoting Prostitution [ and Related Offenses ] | F3 | 5 | 1 |
| 5902 (b) when (c)(1)(iii) applies | Prostitution Involving Minors | F3 | 8 | 1 |
| 5902 [ (b) ] (c)(2) | Promoting Prostitution | M2 | 3 | m |
| 5902 [(e)] (e.1)(1) | Patronizing Prostitutes (first/second offense) | M3 | 1 | m |
| 5902 (e.1)(2) | Patronizing Prostitutes (third offense) | M2 | 3 | m |
| 5902 (e.1)(3) | Patronizing Prostitutes (fourth/subsequent offense) | M1 | 4 | m |
| 5902 (e.1)(4) | Patronizing Prostitutes (HIV/AIDS) | F3 | 7 | 1 |
| 5903 | Obscene Materials | M1 | 3 | m |

[^16]
## CRIMES CODE OFFENSES

| 18 Pa.C.S. § | OFFENSE TITLE | STATUTORY | $\begin{aligned} & \text { § } 303.3 \\ & \text { OFFENSE } \\ & \text { GRAVITY } \\ & \text { SCORE } \end{aligned}$ | $\begin{aligned} & \S 303.7 \text { PRIOR } \\ & \text { RECORD } \\ & \text { POINTS } \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: |
| 5903 | Obscene Materials [ (subsequent offense) ] | F3 | 5 | 1 |
| 5903 | Obscene Materials | F2 | 7 | 2 |
| 5904 | Public Exhibition of Insane or Deformed Person | M2 | 2 | m |
| 6105* | Persons N ot to Possess, Use, Manufacture, Control, Sell or Transfer Firearms (loaded) | [ M1] F2 | [5]9 | [1] 2 |
| 6105* | Persons Not to Possess, Use, Manufacture, Control, Sell or Transfer Firearms (unloaded) | [ M1] F2 | [4]7 | [1] 2 |
| 6106 (a)(1)* | Firearms, Not to be Carried Without a License (ineligible; loaded or ammunition in possession or control of defendant) | F3 | [5]9 | 1 |
| 6106 (a)(1)* | Firearms, Not to be Carried Without a License (ineligible; unloaded and ammunition not in possession or control of defendant) | F3 | [4]7 | 1 |
| 6106 (a)(2)* | Firearms, Not to be Carried Without a License (eligible; loaded or ammunition in possession or control of defendant) | M1 | 4 | 1 |
| 6106 (a)(2)* | Firearms, Not to be Carried Without a License (eligible; unloaded and ammunition not in possession or control of defendant) | M1 | 3 | 1 |
| 6107 | Prohibited Conduct during Emergency | M1 | 3 | 1 |
| 6108* | Carrying Firearms on Public Streets or Public Property in Philadelphia (loaded or ammunition in possession or control of defendant) | M1 | 5 | 1 |
| 6108* | Carrying Firearms on Public Streets or Public Property in Philadelphia (unloaded and ammunition not in possession or control of defendant) | M1 | 4 | 1 |
| 6110.1 (a) | Possession of Firearm by Minor | M1 | 3 | 1 |
| 6110.1 (c) | Possession of Firearms by Minor (responsibility of adult) | F3 | 7 | 1 |
| 6110.2* | Possession of firearm with altered manufacturer's number (loaded or ammunition in possession or control of defendant) | M1 | 4 | 1 |
| 6110.2* | Possession of firearm with altered manufacturer's number (unloaded and ammunition not in possession or control of defendant) | M1 | 3 | 1 |
| 6111 (g)(1) | Sale or Transfer of Firearms | M2 | 2 | m |

[^17]INCHOATE $=$ Inchoates to 4 point PRS offenses. See 303.3(c) and 303.8(b) for all other inchoates.

## THE GENERAL ASSEMBLY

## CRIMES CODE OFFENSES

| 18 Pa.C.s. § | OfFENSE TITLE | STATUTORY CLASS | $\begin{aligned} & \text { § } 303.3 \\ & \text { OFFFNSE } \\ & \text { GRAVITY } \\ & \text { SCORRE } \end{aligned}$ | § 303.7 PRIOR RECORD POINTS |
| :---: | :---: | :---: | :---: | :---: |
| $\begin{aligned} & 6111 \\ & (\mathrm{~g})(2)(3)(\mathbf{3 . 1})(4) \end{aligned}$ | Sale or Transfer of Firearms [ (to ineligibles; unlawful request for criminal history; false statements) ] | F3 | 5 | 1 |
| 6111 (h) | Sale or Transfer of Firearms(subsequent) | F2 | 7 | 2 |
| 6112 | Retail Dealer Required to be Licensed | M1 | 3 | 1 |
| 6113 | Licensing of Dealers | M1 | 3 | 1 |
| 6115 | Loans, Lending, Giving Firearms Prohibited | M1 | 3 | 1 |
| 6116 | False Evidence of Identity | M1 | 3 | 1 |
| 6117 | Altering Marks of Identification | F2 | 7 | 2 |
| 6121 | Certain Bullets Prohibited | F3 | 5 | 1 |
| 6122 | Proof of License | M1 | 3 | 1 |
| 6161 | Carrying Explosives | M2 | 3 | m |
| 6162 | Shipping Explosives | M3 | 3 | m |
| 6301 (a)(1)* | Corruption of Minors (when of a sexual nature) | M1 | 5 | m |
| 6301 (a)(1)* | Corruption of Minors | M1 | 4 | 1 |
| 6301 (a)(2) | Corruption of Minors (second violation of truancy in year) | M3 | 1 | m |
| 6302 | Sale or Lease of Weapons | M1 | 4 | m |
| 6303 | Sale of Starter Pistols | M1 | 4 | m |
| 6304 | Sale of Air Rifles | M3 | 1 | m |
| 6306 | Furnish Cigarettes to Minors (3rd and subsequent offenses) | M3 | 1 | m |
| 6307 | Misrepresentation of Age to Secure Alcohol (subsequent offense) | M3 | 1 | m |
| 6309 | Representing that Minor is of Age | M3 | 1 | m |
| 6310 | Inducement of Minors to Buy Liquor | M3 | 1 | m |
| 6310.1 | Selling Liquor to Minors | M3 | 1 | m |
| 6310.2 | Manufacture or Sale of False ID | M2 | 2 | m |
| 6310.3 | Carrying False ID (subsequent offense) | M3 | 1 | m |
| 6311 | Tattooing [ (a minor)] and body piercing (first offense) | M3 | 1 | m |
| 6311 | Tattooing and body piercing (second/subsequent offense within one year) | M2 | 2 | m |
| 6312 (b) | Sexual Abuse of Children [ (taking photos) ] (photographing, etc.) | F2 | 7 | 2 |
| 6312 (c) | Sexual Abuse of Children [ (selling photos) ] (dissemination, etc.; first offense) | F3 | 6 | 1 |

[^18]$\mathrm{m}=$ Other Misdemeanor Offenses. See 303.7(a)(5).
INCHOATE $=$ Inchoates to 4 point PRS offenses. See 303.3(c) and 303.8(b) for all other inchoates.

## CRIMES CODE OFFENSES

| 18 Pa.C.S. § | OFFENSE TITLE | STATUTORY | $\begin{aligned} & \S 303.3 \\ & \text { OFFENSE } \\ & \text { GRAVITY } \\ & \text { SCORE } \end{aligned}$ | $\begin{aligned} & \S 303.7 \text { PRIOR } \\ & \text { RECORD } \\ & \text { POINTS } \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: |
| 6312 (c) | Sexual Abuse of Children (dissemination, etc.; second/subsequent offense) | F2 | 8 | 2 |
| 6312 (d) | Possession of Child Pornography (first offense) | F3 | 5 | 1 |
| 6312 (d) | Possession of Child Pornography (second/subsequent offense) | F2 | 8 | 2 |
| 6318 | Unlawful contact or communication with minor (if underlying offense is less than M1) | M1 | 3 | 1 |
| 6318 | Unlawful contact or communication with minor (if underlying offense is M1 or greater) | same as underlying offense | same as underlying offense | same as underlying offense |
| 6319 (a) | Solicitation of minors to traffic drugs (general provision) | F2 | 9 | 2 |
| 6319 (b) | Solicitation of minors to traffic drugs (drug-free school zone) | F1 | 10 | 3 |
| 6320 | Sexual exploitation of children | F2 | 9 | 2 |
| 6501 (a)(3) | Scattering Rubbish (2nd; subsequent offense) | M1 | 3 | m |
| 6501 (a)(3) | Scattering Rubbish (1st. offense) | M2 | 2 | m |
| 6501 (a)(1)(2) | Scattering Rubbish (2nd; subsequent offense) | M3 | 1 | m |
| 6504 | Public Nuisances | M2 | 2 | m |
| 6703 | Military Decorations | M3 | 1 | m |
| 6707 | False Registration of Domestic Animals | M3 | 1 | m |
| 6709 | Use of Union Labels | M3 | 1 | m |
| 6901 | Extension of Water Line | M3 | 1 | m |
| 6910 | Unauthorized Sale of Tickets | M3 | 1 | m |
| 7102 | Drugs to Race Horses | M1 | 3 | m |
| 7103 | Horse Racing | M3 | 1 | m |
| 7104 | Fortune Telling | M3 | 1 | m |
| 7107 | Unlawful Actions by Athlete Agents | M1 | 3 | m |
| 7302 (a) | Sale of Solidified Alcohol | M2 | 2 | m |
| 7302 (b) | Labeling of Solidified Alcohol | M1 | 3 | m |
| 7303 | Sale or Illegal Use of Solvents | M3 | 1 | m |
| 7306 | Incendiary Devices | M1 | 3 | m |
| 7307 | Out of State Convict Made Goods | M2 | 2 | m |
| 7308 | Unlawful Advertising of Insurance Business | M2 | 2 | m |
| 7309 | Unlawful Coercion in Contracting Insurance | M1 | 3 | m |
| 7310 | Furnishing Free Insurance | M3 | 1 | m |
| 7311 | Unlawful Collection Agency Practices | M3 | 1 | m |

[^19]
## CRIMES CODE OFFENSES

| 18 Pa.C.S. § | OFFENSE TITLE | STATUTORY CLASS | $\begin{aligned} & \text { § } 303.3 \\ & \text { OFFENSE } \\ & \text { GRAVITY } \\ & \text { SCORRE } \end{aligned}$ | $\begin{aligned} & \text { § 303.7 PRIOR } \\ & \text { RECORD } \\ & \text { POINTS } \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: |
| 7312 | Debt Pooling | M3 | 1 | m |
| 7313 | Buying Food Stamps ( $>\$ 1,000$ ) | F3 | 5 | 1 |
| 7313 | Buying Food Stamps (<\$1,000) | M1 | 3 | m |
| 7314 | Fraudulent Traffic in Food Orders ( $>\$ 1,000$ ) | F3 | 5 | 1 |
| 7314 | Fraudulent Traffic in Food Orders ( $<\$ 1,000$ ) | M1 | 3 | m |
| 7316 | Keeping Bucket-Shop | M3 | 1 | m |
| 7317 | Accessories, Bucket-Shop | M3 | 1 | m |
| 7318 | Maintaining Bucket-Shop Premises | M3 | 1 | m |
| 7319 | Bucket-Shop Contracts | M3 | 1 | m |
| 7321 | Lie Detector Tests | M2 | 2 | m |
| 7322 | Demanding Property to Secure Employment | M3 | 1 | m |
| 7323 | Discrimination on Account of Uniform | M2 | 2 | m |
| 7324 | Unlawful Sale of Dissertations, Thesis, Term Papers | M3 | 1 | m |
| 7326 | Disclosure of Confidential Tax Information | M3 | 1 | m |
| 7328 | Operation of Certain Establishments | M3 | 1 | m |
| 7503 | Interest of Certain Architects in Public Works Contracts | M3 | 1 | m |
| 7504 | Appointment of Special Police | M3 | 1 | m |
| 7507 | Breach of Privacy | M2 | 2 | m |
| 7507.1 | Invasion of privacy (single violation) | M3 | 1 | m |
| 7507.1 | Invasion of privacy (more than one violation) | M2 | 3 | m |
| 7509 (a) | Furnishing drug-free urine (unlawful sale or attempt) | M3 | 1 | m |
| 7509 (b) | Furnishing drug-free urine (use or attempt) | M3 | 1 | m |
| 7510 (b)(1) | Municipal housing code avoidance (4th conviction) | M2 | 2 | m |
| 7510 (b)(2) | Municipal housing code avoidance (5th or subsequent conviction) | M1 | 3 | m |
| 7512 | Criminal use of communication facility | F3 | 5 | 1 |
| 7515 | Contingent compensation | M3 | 1 | m |
| 7516 | Greyhound racing | M1 | 3 | m |
| 7611 | Unlawful use of a computer | F3 | 7 | 1 |
| 7612 | Disruption of computer service | F3 | 7 | 1 |
| 7613 | Computer theft | F3 | 7 | 1 |
| 7614 (b)(1) | Unlawful duplication (value of $\$ 2,500$ or less) | F3 | 5 | 1 |

[^20]
## CRIMES CODE OFFENSES

| 18 Pa.C.S. § | OFFENSE TITLE | STATUTORY CLASS | $\begin{aligned} & \text { § } 303.3 \\ & \text { OFFENSE } \\ & \text { GRAVITY } \\ & \text { SCORE } \end{aligned}$ | § 303.7 PRIOR RECORD POINTS |
| :---: | :---: | :---: | :---: | :---: |
| 7614 (b)(2) | Unlawful duplication (value of greater than $\$ 2,500$ ) | F2 | 7 | 2 |
| 7615 | Computer trespass | F3 | 7 | 1 |
| 7616 | Distribution of computer virus | F3 | 7 | 1 |
| 7624 (1) | Internet service provider (child pornography violation, 1st offense) | M3 | 1 | m |
| 7624 (2) | Internet service provider (child pornography violation, 2nd offense) | M2 | 2 | m |
| 7624 (3) | Internet service provider (child pornography violation, 3rd or subsequent offense) | F3 | 5 | 1 |
| 7661 (b)(1) | Unlawful transmission of electronic mail (value of less than $\$ 2,500)$ | M3 | 1 | m |
| 7661 (b)(2) | Unlawful transmission of electronic mail (damage/reckless disregard, value of $\$ 2,500$ or greater) | M1 | 5 | m |
| 7661 (b)(3) | Unlawful transmission of electronic mail (damage/malicious act, value of $\mathbf{\$ 2 , 5 0 0}$ or greater) | F3 | 7 | 1 |
|  | Offenses not otherwise listed [OMNIBUS] | F1 | 8 | 3 |
|  |  | F2 | 7 | 2 |
|  |  | F3 | 5 | 1 |
|  |  | FELONY NOT CLASSIFIED | 5 | 1 |
|  |  | M1 | 3 | m |
|  |  | M2 | 2 | m |
|  |  | M3 | 1 | m |
|  |  | MISD. NOT CLASSIFIED | 1 | m |

MISCELLANEOUS OFFENSES
(Chop Shop, Crime Victims, Environmental)

|  | § 303.3 |
| :---: | :---: |
|  | OFFENSE |
| STATUTORY | GRAVITY |
| CLASS | SCORE |

1.3 Owning, operating or conducting a chop shop
1.4 (a)

Altered or illegally obtained
7
2

1 property (alteration or destruction of vehicle identification number)

[^21]THE GENERAL ASSEMBLY

MISCELLANEOUS OFFENSES (Chop Shop, Crime Victims, Environmental)

| 18 P. S. § | OFFENSE TITLE | STATUTORY CLASS | $\begin{aligned} & \S 303.3 \\ & \text { OFFENSE } \\ & \text { GRAVITY } \\ & \text { SCORE } \end{aligned}$ | § 303.7 PRIOR POINTS |
| :---: | :---: | :---: | :---: | :---: |
| 1.4 (b) | Altered or illegally obtained property (disposition of vehicle) | F3 | 5 | 1 |
| 11.101-11.5102 | CRIME VICTIMS ACT |  |  |  |
| 11.1303 | False claim for victim compensation | M3 | 2 | m |
| 35 P. S. § | OFFENSE TITLE | STATUTORY CLASS | § 303.3 OFFENSE GRAVITY SCORE | § 303.7 PRIOR POINTS POINTS |
| $\begin{aligned} & \text { 6018.101- } \\ & 6018.1002 \end{aligned}$ | SOLID WASTE MANAGEMENT ACT |  |  |  |
|  | K nowingly Transports, etc. Hazardous Waste Without Permit | F1 | 9 | 1 |
|  | Transports, etc. Hazardous Without Permit | F2 | 7 | 2 |
|  | Violation of Act; [ DER ] DEP Order, etc. | M3 | 1 | m |
| 691.1-691.1001 | CLEAN STREAMS LAW Violation of Act; [ DER ] DEP Order | M3 | 1 | m |
| 4001-4015 | AIR POLLUTION CONTROL ACT |  |  |  |
|  | Knowingly Releases Hazardous Air Pollutant | F1 | 9 | 1 |
|  | Violation of Act; [ DER ] DEP Order | M2 | 2 | m |
|  | Negligently Releases Hazardous Air Pollution | M3 | 1 | m |
| 721.1-721.17 | SAFE DRINKING WATER ACT |  |  |  |
|  | Knowingly Introduces Contaminant Into Public Water | M1 | 3 | m |
|  | Violation of Act; [ DER ] DEP Order | M3 | 1 | m |
| DRUG ACT OFFENSES |  |  |  |  |
| $\begin{gathered} 35 \text { P. S. } \\ \S 780-113(a) \end{gathered}$ | DESCRIPTION | STATUTORY CLASS | $\begin{aligned} & \text { § } 303.3 \\ & \text { OFFENSE } \\ & \text { GRAVITY } \\ & \text { SCORE } \end{aligned}$ | § 303.7 PRIOR RECORD POINTS |
| (1) | Manufacture/Sale/Delivery of Adulterated Drug | M | 4 | m |
| (2) | Adulteration of Controlled Substance | M | 4 | m |
| (3) | False Advertisement | M | 4 | m |
| (4) | Removal of Detained Substance | M | 5 | m |
| (5) | Adulteration of Sellable Controlled Substance | M | 4 | m |
| (6) | Forging ID Under Act | M | 5 | m |
| (7) | Defraud Trademark | M | 5 | m |
| (8) | Selling Defrauded Trademark | M | 5 | m |
| (9) | Having Equipment to Defraud | M | 5 | m |

[^22]
## DRUG ACT OFFENSES

| $\begin{gathered} 35 \text { P. S. } \\ \text { § 780-113(a) } \end{gathered}$ | DESCRIPTION | STATUTORY CLASS | $\begin{aligned} & \text { § } 303.3 \\ & \text { OFFENSE } \\ & \text { GRAVITY } \\ & \text { SCORE } \end{aligned}$ | § 303.7 PRIOR RECORD POINTS |
| :---: | :---: | :---: | :---: | :---: |
| (10) | Illegal Sale of Nonproprietary Drug | M | 4 | m |
| (11) | Illegal Pharmacy Operations | M | 5 | m |
| (12)* | Acquisition of Controlled Substance by Fraud: |  |  |  |
|  | Heroin ( $>\mathbf{1 , 0 0 0 g}$ ) | F | 13 | 3 |
|  | Heroin (100g to 1000g) | F | 11 | 3 |
|  | Heroin ( 50 g to $<\mathbf{1 0 0 g}$ ) | F | 10 | 3 |
|  | Heroin ( $\mathbf{1 0 g}$ to $<\mathbf{5 0 g}$ ) | F | 8 | 2 |
|  | Heroin (1g $<\mathbf{1 0} \mathbf{g}$ ) | F | 7 | 2 |
|  | Heroin ( $<\mathbf{1 g \text { ) }}$ | F | 6 | 2 |
|  | [ Heroin, ]Other Narcotics of Schedule I and II, Cocaine, PCP, Methamphetamine ( $>1,000 \mathrm{~g}$ ) | F | 13 | 3 |
|  | [ Heroin, ]other Narcotics of Schedule I and II, Cocaine, PCP, Methamphetamine ( 100 g to 1000 g ) | F | 11 | 3 |
|  | [ Heroin, ]other Narcotics of Schedule I and II, Cocaine, PCP, Methamphetamine ( 50 g to $<100 \mathrm{~g}$ ) | F | 10 | 3 |
|  | [ Heroin, ]other Narcotics of Schedule I and II, Cocaine, PCP, Methamphetamine ( 10 g to $<50 \mathrm{~g}$ ) | F | 8 | 2 |
|  | Other Narcotics of Schedule I an II, Cocaine, PCP, M ethamphetamine ( 2.5 g to $<10 \mathrm{~g}$ ) | F | 7 | 2 |
|  | Other Narcotics of Schedule 1 and II, Cocaine, PCP, Methamphetamine (<2.5g) | F | 6 | 2 |
|  | MDMA (Ecstasy)(Schedule I, non-narcotic) (>1000 pills) | F | [5] 10 | [2] 3 |
|  | MDMA (Ecstasy)(Schedule I, non-narcotic) ( $\mathbf{1 0 0}-<\mathbf{1 0 0 0}$ pills) | F | [5] 7 | 2 |
|  | MDMA (Ecstasy)(Schedule I, non-narcotic) (50-<100 pills) | F | 5 | 2 |
|  | MDMA (Ecstasy)(Schedule I, non-narcotic) ( $\mathbf{1 - < 5 0} \mathbf{~ p i l l s )}$ | F | [5] 3 | 2 |
|  | Narcotic Prescription Pills of Schedule II (>100 pills)(including OxyContin, Percocet) | F | 10 | 3 |
|  | Narcotic Prescription Pills of Schedule II (51-100 pills)(including OxyContin, Percocet) | F | 9 | 2 |
|  | Narcotic Prescription Pills of Schedule II (21-50 pills)(including OxyContin, Percocet) | F | 8 | 2 |

[^23]$\mathrm{m}=$ Other Misdemeanor Offenses. See 303.7(a)(5).
INCHOATE $=$ Inchoates to 4 point PRS offenses. See 303.3(c) and 303.8(b) for all other inchoates.

## DRUG ACT OfFENSES

| $\begin{gathered} 35 \text { P. S. } \\ \text { § 780-113(a) } \end{gathered}$ | DESCRIPTION | STATUTORY | $\begin{aligned} & \text { § } 303.3 \\ & \text { OFFENSE } \\ & \text { GRAVITY } \\ & \text { SCORE } \end{aligned}$ | § 303.7 PRIOR RECORD POINTS |
| :---: | :---: | :---: | :---: | :---: |
|  | Narcotic Prescription Pills of Schedule II (1-20 pills)(including OxyContin, Percocet) | F | 6 | 2 |
|  | Marijuana ( $\mathbf{1 0 0 0}$ lbs. or greater or 5,000 or more live plants) | F | [8] 10 | [2] 3 |
|  | Marijuana (50 lbs. to $<\mathbf{1 0 0 0}$ lbs. [ or greater] or 51 to $<\mathbf{5 , 0 0 0}$ [ or more ] live plants) | F | 8 | 2 |
|  | Marijuana ( 10 lbs . to $<50 \mathrm{lbs}$. or 21 to $<51$ live plants) | F | 7 | 2 |
|  | Marijuana ( 1 lb . to $<10 \mathrm{lbs}$. or 10 to $<21$ live plants) | F | 5 | 2 |
|  | Marijuana ( $<1 \mathrm{lb}$. or $<10$ live plants) | F | 3 | 2 |
|  | Schedule I and II Drugs not listed (including GHB, LSD) | F | 5 | 2 |
|  | Schedule III and IV Drugs | F | 5 | 2 |
|  | Schedule V Drugs | M | 3 | m |
| (13) | Dispense of Drugs to Drug Dependent Person | M | 4 | m |
| (14)* | Delivery by Practitioner |  |  |  |
|  | Heroin ( $>\mathbf{1 , 0 0 0 g \text { ) }}$ | F | 13 | 3 |
|  | Heroin ( 100 g to $\mathbf{1 0 0 0 g}$ ) | F | 11 | 3 |
|  | Heroin ( 50 g to $<100 \mathrm{~g}$ ) | F | 10 | 3 |
|  | Heroin (10g to $<\mathbf{5 0 g}$ ) | F | 8 | 2 |
|  | Heroin (1g to $<10 \mathrm{~g}$ ) | F | 7 | 2 |
|  | Heroin ( $<\mathbf{1 g}$ ) | F | 6 | 2 |
|  | [ Heroin, ]other Narcotics of Schedule I and II, Cocaine, PCP, Methamphetamine ( $>1,000 \mathrm{~g}$ ) | F | 13 | 3 |
|  | [ Heroin, ]other Narcotics of Schedule I and II, Cocaine, PCP, Methamphetamine ( 100 g to 1000 g ) | F | 11 | 3 |
|  | [ Heroin, ]other Narcotics of Schedule I and II, Cocaine, PCP, Methamphetamine ( 50 g to $<100 \mathrm{~g}$ ) | F | 10 | 3 |
|  | [ Heroin, ]other Narcotics of Schedule I and II, Cocaine, PCP, Methamphetamine ( 10 g to $<50 \mathrm{~g}$ ) | F | 8 | 2 |
|  | Other Narcotics of Schedule I and II, Cocaine, PCP, Methamphetamine $(2.5 \mathrm{~g} \text { to }<10 \mathrm{~g})$ | F | 7 | 2 |
|  | Other Narcotics of Schedule I and II, Cocaine, PCP, Methamphetamine (<2.5g) | F | 6 | 2 |
|  | MDMA (Ecstasy)(Schedule I, non-narcotic) (>1000 pills) | F | [ 5] 10 | [2] 3 |

[^24]INCHOATE $=$ Inchoates to 4 point PRS offenses. See 303.3(c) and 303.8(b) for all other inchoates.

## DRUG ACT OFFENSES

35 P. S.
§ 780-113(a)
(15)

## DESCRIPTION <br> MDMA (E cstasy)(Schedule I, non-narcotic) (100-<1000 pills) <br> MDMA (E cstasy)(Schedule I, non-narcotic) (50-<100 pills) MDMA (Ecstasy)(Schedule I, non-narcotic) (1-<50 pills) <br> Narcotic Prescription Pills of Schedule II (> $\mathbf{1 0 0}$ pills)(including OxyContin, Percocet) <br> Narcotic Prescription Pills of Schedule II (51-100 pills)(including OxyContin, Percocet)

Narcotic Prescription Pills of
Schedule II (21-50
pills)(including OxyContin,
Percocet)
Narcotic Prescription Pills of
Schedule II (1-20 pills)(including
OxyContin, Percocet) OxyContin, Percocet)
Marijuana ( 1000 lbs. or greater or 5,000 or more live plants)
Marijuana ( 50 lbs . to $<\mathbf{1 0 0 0}$ lbs. [ or greater] or 51 to $<\mathbf{5 , 0 0 0}$ [ or more $]$ live plants)

| Marijuana (10 lbs. to $<50 \mathrm{lbs}$. or 21 to $<51$ live plants) | F | 7 | 2 |
| :---: | :---: | :---: | :---: |
| Marijuana (1 lb. to $<10 \mathrm{lbs}$. or 10 to $<21$ live plants) | F | 5 | 2 |
| Marijuana ( $<1 \mathrm{lb}$. or $<10$ live plants) | F | 3 | 2 |
| Schedule I and II Drugs not listed (including GHB, LSD) | F | 5 | 2 |
| Schedule III and IV Drugs | F | 5 | 2 |
| Schedule V Drugs | M | 3 | m |
| Illegal Retail Sale | M | 4 | m |
| Simple Possession | M | 3 | m |
| Dispensing of Drugs Without Label | M | 4 | m |
| Illegal Sale Container | M | 4 | m |
| Intentional Unauthorized Purchase | M | 5 | m |
| Divulging Trade Secret | M | 4 | m |
| F ailure to Keep Records | M | 2 | m |
| Refusal of Inspection | M | 2 | m |
| Unauthorized Removal of Seals | M | 5 | m |
| Failure to Obtain License | M | 2 | m |
| Manufacture by Unauthorized Party | M | 5 | m |

[^25]$\mathrm{m}=$ Other Misdemeanor Offenses. See 303.7(a)(5).
INCHOATE $=$ Inchoates to 4 point PRS offenses. See 303.3(c) and 303.8(b) for all other inchoates.

## DRUG ACT OFFENSES

| $\begin{gathered} 35 \text { P. S. } \\ \text { § 780-113(a) } \end{gathered}$ | DESCRIPTION | STATUTORY CLASS | $\begin{aligned} & \text { § } 303.3 \\ & \text { OFFFENSE } \\ & \text { GRAVITY } \\ & \text { SCORE } \end{aligned}$ | § 303.7 PRIOR RECORD POINTS |
| :---: | :---: | :---: | :---: | :---: |
| (26) | Distribution by Registrant of Controlled Substance | M | 5 | m |
| (27) | Use of Fictitious Registration Number | M | 5 | m |
| (28) | False Application Material | M | 5 | m |
| (29) | Production of Counterfeit Trademarks | M | 5 | m |
| (30)* | Possession With Intent to Deliver (PWID): |  |  |  |
|  | Heroin ( $>\mathbf{1 , 0 0 0 g}$ ) | F | 13 | 3 |
|  | Heroin ( 100 g to $\mathbf{1 0 0 0 g}$ ) | F | 11 | 3 |
|  | Heroin (50g to $<\mathbf{1 0 0 g}$ ) | F | 10 | 3 |
|  | Heroin ( $\mathbf{1 0 g}$ to $<\mathbf{5 0 g}$ ) | F | 8 | 2 |
|  | Heroin (1g to $<10 \mathrm{~g}$ ) | F | 7 | 2 |
|  | Heroin ( $<\mathbf{1 g \text { ) }}$ | F | 6 | 2 |
|  | [ Heroin, ]Other Narcotics of Schedule I and II, Cocaine, PCP, Methamphetamine ( $>1,000 \mathrm{~g}$ ) | F | 13 | 3 |
|  | [ Heroin, ]other Narcotics of Schedule !I and II, Cocaine, PCP, Methamphetamine ( 100 g to 1000 g ) | F | 11 | 3 |
|  | [ Heroin, ]other Narcotics of Schedule I and II, Cocaine, PCP, Methamphetamine ( 50 g to $<100 \mathrm{~g}$ ) | F | 10 | 3 |
|  | [ Heroin, ]other Narcotics of Schedule I and II, Cocaine, PCP, Methamphetamine ( 10 g to $<50 \mathrm{~g}$ ) | F | 8 | 2 |
|  | Other Narcotics of Schedule I and II, Cocaine, PCP, M ethamphetamine ( 2.5 g to $<10 \mathrm{~g}$ ) | F | 7 | 2 |
|  | Other Narcotics of Schedule I and II, Cocaine, PCP, Methamphetamine (<2.5g) | F | 6 | 2 |
|  | MDMA (E cstasy)(Schedule I, non-narcotic) (>1000 pills) | F | [5] 10 | [2] 3 |
|  | MDMA (Ecstasy)(Schedule I, non-narcotic) ( $\mathbf{1 0 0} \mathbf{- < 1 0 0 0}$ pills) | F | [5] 7 | 2 |
|  | MDMA (Ecstasy)(Schedule I, non-narcotic) (50-<100 pills) | F | 5 | 2 |
|  | MDMA (Ecstasy)(Schedule I, non-narcotic) ( $\mathbf{1 - < 5 0}$ pills) | F | [5] 3 | 2 |
|  | Narcotic Prescription Pills of Schedule II (>100 pills)(including OxyContin, Percocet) | F | 10 | [2] 3 |
|  | Narcotic Prescription Pills of Schedule II (51-100 pills)(including OxyContin, Percocet) | F | 9 | 2 |

[^26]INCHOATE $=$ Inchoates to 4 point PRS offenses. See 303.3(c) and 303.8(b) for all other inchoates.

## DRUG ACT OFFENSES

| $\begin{gathered} 35 \text { P. S. } \\ \text { § 780-113(a) } \end{gathered}$ | DESCRIPTION | STATUTORY CLASS | § 303.3 OFFENSE GRAVITY SCORE | § 303.7 PRIOR RECORD POINTS |
| :---: | :---: | :---: | :---: | :---: |
|  | Narcotic Prescription Pills of Schedule II (21-50 pills)(including OxyContin, Percocet) | F | 8 | 2 |
|  | Narcotic Prescription Pills of Schedule II (1-20 pills)(including OxyContin, Percocet) | F | 6 | 2 |
|  | Marijuana ( $\mathbf{1 0 0 0}$ lbs. or greater or 5,000 or more live plants) | F | [8] 10 | [2] 3 |
|  | Marijuana ( 50 lbs . to $<\mathbf{1 0 0 0}$ lbs. [ or greater] or 51 to $<\mathbf{5 , 0 0 0}$ [ or more] live plants) | F | 8 | 2 |
|  | Marijuana ( 10 lbs . to $<50 \mathrm{lbs}$. or 21 to $<51$ live plants) | F | 7 | 2 |
|  | Marijuana (1 lb. to $<10 \mathrm{lbs}$. or 10 to $<21$ live plants) | F | 5 | 2 |
|  | Marijuana ( $<1 \mathrm{lb}$. or $<10$ live plants) | F | 3 | 2 |
|  | Schedule I and II Drugs not listed (including GHB, LSD) | F | 5 | 2 |
|  | Schedule III and IV Drugs | F | 5 | 2 |
|  | Schedule V Drugs | M | 3 | m |
| (31) | Small Amount of Marijuana | M | 1 | m |
| (32) | Possession of Paraphernalia | M | 1 | m |
| (33) | PWID Paraphernalia (no minor) | M | 3 | m |
| (33) | PWID Paraphernalia (minor w/Conditions) | M2 | 4 | m |
| (34) | Ad for Drug Paraphernalia | M | 1 | m |
| (35) | Illegal Sale of Non controlled Substance | F | [6]5 | 2 |
| (36) | Designer Drugs | F | 5 | 2 |
| (37) | Possession of Steroids | M | 4 | m |
| $\begin{gathered} 35 \text { P. S. } \\ \text { § 780-113.1 } \end{gathered}$ <br> (a) <br> (1) | DESCRIPTION | STATUTORY CLASS | $\begin{aligned} & \text { § } 303.3 \\ & \text { OFFENSE } \\ & \text { GRAVITY } \\ & \text { SCORE } \end{aligned}$ | § 303.7 PRIOR RECORD POINTS |
|  | Liquefied Ammonia Gas; Precursors and Chemicals (possessing or transporting liquefied ammonia gas) | M | 3 | m |
| (2) | Liquefied Ammonia Gas; Precursors and Chemicals (possessing or transporting liquefied ammonia gas with intent to manufacture controlled substance)) | F | 5 | 2 |
| (3) | Liquefied Ammonia Gas; Precursors and Chemicals (possessing red phosphorous, etc.) | F | 5 | 2 |

[^27]
## DRUG ACT OFFENSES

35 P. S.
§ 780-113.1
(a)

## DESCRIPTION

Offenses not otherwise listed [OMNIBUS]

42 Pa.C.S. § 4583.1 (b)(1)
4583.1 (b)(2)
4583.1 (b)(3)

4732 (a)

4732 (b)
[ 9793 (e) ]
[ 9795 (d)]
9795.2 (d)(1)
9795.2 (d)(2)

9796 (e)(1)
9796 (e)(2)
OfFENSE TITLE
Aggravated jury tampering (most serious offense submitted for deliberation is $\mathbf{F 1}$ or Murder 1 or Murder 2)
Aggravated jury tampering (most serious offense submitted to jury is F )
Aggravated jury tampering (any other violation)
DNA database, disclosure prohibition (disclose to unauthorized person)
DNA database, disclosure prohibition (obtain without authorization)
[ Failure to Register (sexually violent offenses) ]
[ Failure to Register (sexually violent predator)]
Failure to register (10-year
registration)
Failure to register (lifetime registration)
Failure to [ Register] verify residence (10-year registration)
Failure to verify residence (lifetime registration)

|  | $\S$ <br> OFSN.3 <br> OTATUTORY <br> CLASS |
| :---: | :---: |
| OFFENSE |  |
| GRAVITY |  |
| SCORE |  |

CLASS
F1

| F2 | 7 |
| :--- | :--- |
| F3 | 5 |

FELONY NOT 5
CLASSIFIED
M1 3
M2 2
M3 1
MISD. NOT 1
CLASSIFIED
J UDICIAL CODE

|  | $\S 303.3$ <br> OFFENSE |
| :---: | :---: |
| STATUTORY | GRAVITY <br> CLASS |
| SCORE |  |

11

9

7

3

3
[6]
[F3]
[6]
F3
6
8
6
8

## § 303.7 PRIOR RECORD POINTS

3

2
1
1
m
m
m
m

## § 303.7 PRIOR RECORD POINTS <br> 3

2

1
m
m
[1]
[1]
1

3

1

3

[^28]INCHOATE $=$ Inchoates to 4 point PRS offenses. See 303.3(c) and 303.8(b) for all other inchoates.

## VEHICLE CODE OFFENSES

| 75 Pa.C.S. § | OFFENSE TITLE | STATUTORY CLASS | $\begin{aligned} & \text { § } 303.3 \\ & \text { OFFENSE } \\ & \text { GRAVITY } \\ & \text { SCORE } \end{aligned}$ | § 303.7 PRIOR RECORD POINTS |
| :---: | :---: | :---: | :---: | :---: |
| 1543 (1.1)(ii) | Driving while operating privilege is suspended or revoked (if (b)(1) and BAC of $0.02 \%$ or greater or under influence; 2nd offense) | M3 | 1 | m |
| 1543 (1.1)(iii) | Driving while operating privilege is suspended or revoked (if (b)(1) and BAC of $\mathbf{0 . 0 2 \%}$ or greater or under influence, 3rd/subseq. offense) | M1 | 3 | m |
| 1571 (a)(5) | Violations concerning licenses (exhibit or cause altered driver's license) | M1 | 3 | m |
| 1571 (a.1) | Violations concerning licenses (employees and agents issuing altered driver's license) | F3 | 5 | 1 |
| 3712 | Abandonment/Stripping of Vehicles | M3 | 1 | m |
| [ 3731 ] | [ Driving Under the Influence (1st conviction in 7 years) (MANDATORY MINIMUM=48 HOURS)] | [ M2] | [2] | [ m ] |
| [ 3731 ] | [ Driving Under the Influence (2nd conviction in 7 years) (MANDATORY MINIMUM $=\mathbf{3 0}$ DAYS) ] | [ M2] | [2] | [ m ] |
| [ 3731 ] | [ Driving Under the Influence (3rd conviction in 7 years) (MANDATORY MINIMUM $=\mathbf{9 0}$ DAYS)] | [ M1] | [3] | [1] |
| [ 3731 ] | [ Driving Under the Influence (4th/subseq. conviction in 7 years) (MANDATORY MINIMUM=1 YEAR)] | [ M1] | [3] | [1] |
| 3732* | Homicide by Vehide (when there is also a conviction for DUI arising from the same incident; occurs in active work zone) | [ M1] F3 | [8] 10 | 1 |
| 3732* | Homicide by Vehicle (when there is also a conviction for DUI arising from the same incident) | [ M1] F3 | 8 | 1 |
| 3732* | Homicide by Vehicle (when there is not a conviction for DUI arising from the same incident; occurs in active work zone) | [ M1] F3 | [6]8 | 1 |
| 3732* | Homicide by Vehicle (when there is not a conviction for DUI arising from the same incident) | [ M1] F3 | 6 | 1 |
| 3733 | Fleeing or Aluding Police | M2 | 2 | m |
| 3735 | Homicide by Vehicle while DUI (MANDATORY MINIMUM $=3$ YEARS) | F2 | [8] 10 | 2 |

[^29]INCHOATE $=$ Inchoates to 4 point PRS offenses. See 303.3(c) and 303.8(b) for all other inchoates.

## VEHICLE CODE OFFENSES

| 75 Pa.C.S. § | OFFENSE TITLE |
| :---: | :---: |
| 3735.1 | Aggravated Assault by Vehide while DUI |
| 3742 (b)(1) | Accident Involving Death or Personal Injury (failure to stop) |
| 3742 (b)(2) | Accident Involving Death or Personal Injury (resulting in SBI) <br> (MANDATORY MINIMUM $=90$ DAYS) |
| 3742 (b)(3) | Accident Involving Death or Personal Injury (resulting in death) (MANDATORY MINIMUM=1 YEAR) |
| 3742.1 (b)(1) | Accident involving death or personal injury while not properly licensed [ (license suspended)] |
| [ 3742.1 (b)(1) ] | [ Accident Involving Death or Personal Injury (no license issued)] |
| 3742.1 (b)(2)* | Accident involving death or personal injury while not properly licensed [ (SBI, license suspended)] (SBI) |
| 3742.1 (b)(2) * | Accident involving death or personal injury while not properly licensed [ (death, no license issued) ] (death) |



F2
M1
F3

F3

M2
[ M3]

F3
[4]5

F3
[M1]
[3]
[ M1]
[4]

M3
1 Attended Vehide
3802
Driving under influence of alcohol or controlled substance (DUI)
3802 (a)(1) DUI (incapable of safe driving; first offense)
3802 (a)(1) $\quad \begin{aligned} & \text { DUI (incapable of safe driving; } \\ & \text { second offense) }\end{aligned}$ second offense)
3802 (a)(1) DUI (incapable of safe driving; third/subsequent offense)
3802 (a)(1) DUI (refuse testing; first offense)
3802 (a)(1) DUI (refuse testing; second offense)
3802 (a)(1)
3802 (a)(1)

DUI (refuse testing; M1
M

## § 303.7 PRIOR RECORD POINTS

2
m
1

1
m
[ m ]

1

1
[m]
[ m ]
m
m
1
1
m
1

1
m

[^30]$\mathrm{m}=$ Other Misdemeanor Offenses. See 303.7(a)(5).
INCHOATE $=$ Inchoates to 4 point PRS offenses. See 303.3(c) and 303.8(b) for all other inchoates.

VEHICLE CODE OFFENSES
75 Pa.C.S
3802 (a)(1)
3802 (a)(1)
3802 (a)(1)
3802 (a)(2)
3802 (a)(2)
3802 (a)(2)
3802 (b)
3802 (b)
3802 (b)
3802 (b)
3802 (c)
3802 (c)
3802 (c)
3802 (d)
3802 (d)
3802 (d)
3808 (a)(2)
3802 (e)
3802 (e)
3802 (e)
3802 (e)
3802 (f)
3802 (f)
3802
3802

3808 (b)

## OFFENSE TITLE

DUI (accident; second offense)
DUI (accident; third offense)
DUI (accident; fourth/subsequent offense)
DUI (BAC . $08-$ - .10; first offense
DUI (BAC . $08-<.10$; second offense)
DUI (BAC . $08-<.10 ;$ third/ subsequent offense)
DUI (BAC . $10-<.16$; first offense)
DUI (BAC . $10-<.16$; second offense)
DUI (BAC . $10-<.16$; third offense)
DUI (BAC .10-<.16;
fourth/subsequent offense)
DUI (BAC .16+; first offense)
DUI (BAC .16+; second offense)
DUI (BAC .16+; third/subsequent offense)
DUI (controlled substance; first offense)
DUI (controlled substance; second offense)
DUI (controlled substance;
third/subsequent offense)
DUI (under 21 years of age; first offense)
DUI (under 21 years of age; second offense)
DUI (under 21 years of age; third offense)
DUI (under 21 years of age; fourth/subsequent offense)
DUI (commercial/school vehicle; first offense)
DUI (commercial/school vehicle; second offense)
DUI (commercial/school vehicle; third offense)
DUI (commercial/school vehicle; fourth/subsequent offense)
Ignition interlock
Ignition interlock (illegally operate vehicle not equipped; BAC . 025 or greater)
3808 (b) Ignition interlock (tampering with ignition interlock system)

|  | § 303.3 <br> OFFENSE | § 303.7 PRIOR |
| :---: | :---: | :---: |
| STATUTORY | GRAVITY | RECORD |
| CLASS | SCORE | POINTS |
| M | 1 | 1 |
| M1 | 5 | 1 |
| M1 | 5 | 1 |
| M |  |  |
| M | 1 | $m$ |

## § 303.7 PRIOR RECORD

1

1
m
1

1
m
1
1
1
m
1
1
m

1
1
m
1
1
1
m
1
1
1
m
m

[^31]
## VEHICLE CODE OFFENSES

## 75 Pa.C.S. § OFFENSE TITLE

| STATUTORY CLASS | $\begin{aligned} & \text { § } 303.3 \\ & \text { OFFENSE } \\ & \text { GRAVITY } \\ & \text { SCORE } \end{aligned}$ | § 303.7 PRIOR RECORD POINTS |
| :---: | :---: | :---: |
| M1 | 3 | m |
| M3 | 1 | m |
| F3 | 5 | 1 |
| M3 | 1 | m |
| M1 | 3 | m |
| M3 | 1 | m |
| M1 | 3 | m |
| M1 | 3 | m |
| F3 | 4 | 1 |
| F3 | 4 | 1 |
| F3 | 4 | 1 |
| F3 | 4 | 1 |
| F3 | 4 | 1 |
| F3 | 4 | 1 |
| M3 | 1 | m |
| M3 | 1 | m |
| M2 | 2 | m |
| F1 | 8 | 3 |
| F2 | 7 | 2 |
| F3 | 5 | 1 |
| FELONY NOT CLASSIFIED | 5 | 1 |
| M1 | 3 | m |
| M2 | 2 | m |
| M3 | 1 | m |
| MISD. NOT CLASSIFIED | 1 | m |

[^32]$\mathrm{m}=$ Other Misdemeanor Offenses. See 303.7(a)(5).
INCHOATE $=$ Inchoates to 4 point PRS offenses. See 303.3(c) and 303.8(b) for all other inchoates.

## § 303.16. Basic Sentencing Matrix.

| Level | OGS | Example Offenses | 0 | 1 | 2 | 3 | 4 | 5 | RFEL | REVOC | AGG/MIT |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| LEVEL <br> 5 <br> State <br> Incar | 14 | Murder 3 <br> Inchoate Murder/SBI <br> Rape (child <13 years) | 72-SL | 84-SL | 96-SL | 120-SL | 168-SL | 192-SL | 204-SL | SL | ~/-12 |
|  | 13 | Inchoate Murder/no SBI <br> Weapons (mass destr./injury) <br> PWID Cocaine, etc. ( $>1,000 \mathrm{gms}$ | 60-78 | 66-84 | 72-90 | 78-96 | 84-102 | 96-114 | 108-126 | 240 | +/-12 |
|  | 12 | Rape IDSI <br> Robbery (SBI) | 48-66 | 54-72 | 60-78 | 66-84 | 72-90 | 84-102 | 96-114 | 120 | +/-12 |
|  | 11 | Agg Asslt (SBI) <br> Voluntary Manslaughter <br> Sexual Assault <br> PWID Cocaine,etc.(100-1,000 gm | $\begin{gathered} 36-54 \\ B C \\ \hline \end{gathered}$ | 42-60 | 48-66 | 54-72 | 60-78 | 72-90 | 84-102 | 120 | +/-12 |
|  | 10 | Kidnapping <br> Agg. Indecent. Asslt <br> Agg Asslt (att. SBI) <br> Arson (person inside) <br> Hom. by veh.(DUI \& work zone) <br> PWIDCocaine,etc. ( $50-<100 \mathrm{gms}$ ) | $\begin{gathered} 22-36 \\ B C \end{gathered}$ | $\begin{gathered} 30-42 \\ B C \end{gathered}$ | $\begin{gathered} 36-48 \\ B C \end{gathered}$ | 42-54 | 48-60 | 60-72 | 72-84 | 120 | +/-12 |
|  | 9 | Sexual exploitation of children <br> Robbery (F1/F2) <br> Burglary (home/person) <br> Arson (no person inside) | $\begin{gathered} 12-24 \\ B C \end{gathered}$ | $\begin{gathered} 18-30 \\ B C \end{gathered}$ | $\begin{gathered} 24-36 \\ \text { BC } \end{gathered}$ | $\begin{gathered} 30-42 \\ B C \end{gathered}$ | $\begin{gathered} 36-48 \\ B C \end{gathered}$ | 48-60 | 60-72 | 120 | +/-12 |
| $+8$ | $\begin{gathered} 8 \\ {[F 1]} \end{gathered}$ | Agg Asslt (BI w/DW) <br> Agg Asslt (att. BI w/DW) <br> Identity theft ( 60 yrs., 3rd off.) <br> Hom. by veh.(DUI or work zone) <br> Theft (>\$100,000) <br> PWID Cocaine,etc. ( $10-<50 \mathrm{gms}$ ) | $\begin{gathered} 9-16 \\ 8 C \end{gathered}$ | $12-18$ $\mathrm{BC}$ | $8 \mathrm{BC}$ | $18 \div 4$ | $442$ | $8 \mathrm{BC}$ | 40-52 | NA | +/- 9 |
| $\begin{aligned} & \text { Severes } \\ & \text { conty } \\ & \text { Rencat } \end{aligned}$ | $\begin{gathered} 7 \\ {[\mathrm{~F} 2]} \end{gathered}$ | Robbery (inflicts/threatens BI) <br> Burglary (home/ no person) <br> Statutory Sexual Assault <br> Theft (>\$50,000-\$100,000) <br> Identity theft (3rd off.) <br> PWID Cocaine,etc.(2.5-<10 gms) | $\begin{gathered} 6-14 \\ 8 C \end{gathered}$ | $\begin{aligned} & 9-16 \\ & \mathrm{BC} \end{aligned}$ | $1248$ <br> 8C | 1523 <br> 8C | $88 \%$ | $2430$ <br> 8C | $\begin{gathered} 35-45 \\ \text { BC } \end{gathered}$ | NA | +/-6 |
|  | 6 | Agg. harassment by prisoner <br> Hom. by vehicle <br> Burglary (not home/person) <br> Theft (>\$25,000-\$50,000) <br> Arson (property) <br> PWID Cocaine,etc.(<2.5 gms) | 3-2 | $6-14$ $8 C$ | $\begin{gathered} 966 \\ B C \end{gathered}$ | $88 \%$ | $886$ | $8 \%$ | $8 \%$ | NA | +/- 6 |
| LEVEL <br> 2 <br> Cnty <br> Incar <br> RIP <br> RS | $\begin{gathered} 5 \\ {[\mathrm{~F} 3]} \end{gathered}$ | Burglary (not home/no person) <br> Theft (>\$2000-\$25,000) <br> DUI (M1) <br> PWID (1-<10 lb of marij) | RS-9 | $12$ | 3-14 | $6-16$ | $\begin{gathered} 96 \\ \hline 8 C \end{gathered}$ | $1248$ $8 \mathrm{C}$ | $84,86$ | NA | +/-3 |
|  | 4 | Indecent assault <br> Forgery (money, stocks) <br> Weapon on school property <br> Crim Trespass (breaks in) | RS-3 | RS-9 | RS-<12 | 344 864 | 6-6 86 | 8466 | $840$ | NA | +/-3 |
|  | $\begin{gathered} 3 \\ {[\mathrm{M} 1]} \end{gathered}$ | Simple Assault <br> Theft (\$200-\$2000) <br> DUI (M2) <br> Drug Poss. | RS-1 | RS-6 | RS-9 | RS-<12 | 3-14 | 6-1 | $88$ | NA | +1-3 |
| LEVEL <br> 1 | $\begin{gathered} 2 \\ {[\mathrm{M} 2]} \\ \hline \end{gathered}$ | Theft (\$50-<\$200) <br> Retail Theft (1st ,2nd ) <br> Bad Checks | RS | RS-2 | RS-3 | RS-4 | RS-6 | 19 | $6-<12$ | NA | +1-3 |
| RS | $\begin{gathered} 1 \\ {[\mathrm{M} 3]} \\ \hline \end{gathered}$ | Most Misd. 3's;Theft (<\$50) DUI (M) <br> Poss. Small Amount Marij. | RS | RS-1 | RS-2 | RS-3 | RS-4 | RS-6 | 36 | NA | +1-3 |

[^33]
## § 303．17．DWE／Possessed Matrix．

| Level | OGS | Deadly Weapon | 0 | 1 | 2 | 3 | 4 | 5 | RFEL | REVOC | AGG／MIT |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Level 5 | 14 | Possessed | 81－SL | 93－SL | 105－SL | 129－SL | 177－SL | 201－SL | 213－SL | 240 | ～／－12 |
|  | 13 | Possessed | 69－87 | 75－93 | 81－99 | 87－105 | 93－111 | 105－123 | 117－135 | 240 | ＋／－12 |
|  | 12 | Possessed | 57－75 | 63－81 | 69－87 | 75－93 | 81－99 | 93－111 | 105－123 | 120 | ＋／－12 |
|  | 11 | Possessed | 45－63 | 51－69 | 57－75 | 63－81 | 69－87 | 81－99 | 93－111 | 120 | ＋／－12 |
|  | 10 | Possessed | 31－45 | 39－51 | 45－57 | 51－63 | 57－69 | 69－81 | 81－93 | 120 | ＋／－12 |
|  | 9 | Possessed | 21－33 | 27－39 | 33－45 | 39－51 | 45－57 | 57－69 | 69－81 | 120 | ＋／－12 |
|  | 8 | Possessed | 75\％2\％ | 18824 | 212\％ | 24＊30 | 27333． | 33－39 | 46－58 | NA | ＋／－9 |
|  | 7 | Possessed | 翏20\％ | 159\％ | 1824． | 2127 | 2430月 | 30－36 | 41－51 | NA | ＋／－6 |
|  | 6 | Possessed | 988 | 新家 | 462\％ | \＄8．24 | 212\％ | 2 | 33－46 | NA | ＋／－6 |
|  | 5 | Possessed | 615 | 718 | 920 | 142\％ | 152\％ | 882\％ | 30－42 | NA | ＋／－3 |
|  | 4 | Possessed | 36 | 312 | $3<15$ | 6417 | 9619 | 12\％ | 2433 | NA | ＋／－3 |
|  | 3 | Possessed | 34 | 39 | 312 | $3 \times 15$ | 6.17 | 9.19 | 102\％ | NA | ＋／－3 |
|  | 2 | Possessed | 33 | 35 | 36 | 37 | $3-9$ | 412 | $9 \times 15$ | NA | ＋／－3 |
|  | 1 | Possessed | 3 3 | 34 | 35 | $3+6$ | 37 | 39 | 69 | NA | ＋／－3 |

## § 303．18．DWE／Used Matrix．

| Prior Record Score |  |  |  |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Level | OGS | Deadly Weapon | 0 | 1 | 2 | 3 | 4 | 5 | RFEL | REVOC | AGG／MIT |
| Level 5 | 14 | Used | 90－SL | 102－SL | 114－SL | 138－SL | 186－SL | 210－SL | 222－SL | SL | －1－12 |
|  | 13 | Used | 78－96 | 84－102 | 90－108 | 96－114 | 102－120 | 114－132 | 126－144 | 240 | ＋／－12 |
|  | 12 | Used | 66－84 | 72－90 | 78－96 | 84－102 | 90－108 | 102－120 | 114－132 | 120 | ＋／－12 |
|  | 11 | Used | 54－72 | 60－78 | 66－84 | 72－90 | 78－96 | 90－108 | 102－120 | 120 | ＋／－12 |
|  | 10 | Used | 40－54 | 48－60 | 54－66 | 60－72 | 66－78 | 78－90 | 90－102 | 120 | ＋／－12 |
|  | 9 | Used | 30－42 | 36－48 | 42－54 | 48－60 | 54－66 | 66－78 | 78－90 | 120 | ＋／－12 |
| घ． 10 ！ 4 | 8 | Used | 2\％ | 24.30 | 27\％33． | 30－36 | 33－39 | 39－45 | 52－64 | NA | ＋／－9 |
|  | 7 | Used | \＄828\％ | 2428 | 24＊30\％ | 27\％33\％ | 30－36 | 36－42 | 47－57 | NA | ＋／－6 |
|  | 6 | Used | \＄3\％ | 1820\％ | 21／2\％ |  | 2\％33 | 33－39 | 39－52 | NA | ＋／－6 |
| Level3 | 5 | Used | ザ緼 | 13，24 | 15\％2．\％ | 18\％\％ | 2128 | 2430 | 36－48 | NA | ＋／－3 |
|  | 4 | Used | 69 | 645 | 6.18 | 920 | 12\％ | 15\％2 | 2736 | NA | ＋／－3 |
|  | 3 | Used | 67 | 612 | 6.15 | 648 | 9206 | 12\％2\％ | 18.4 | NA | ＋／－3 |
|  | 2 | Used | 6.6 | $6 \cdot 8$ | $6 \cdot 9$ | 6 －10 | 642 | 715 | 124\％2 | NA | ＋／－3 |
|  | 1 | Used | 6－6 | 67 | 68 | 69 | 610 | 642 | 942 | NA | ＋／－3 |


[^0]:    * = Subcategorized Offenses. See 303.3(b).

[^1]:    * = Subcategorized Offenses. See 303.3(b).
    $\mathrm{m}=$ Other Misdemeanor Offenses. See 303.7(a)(5).
    INCHOATE $=$ Inchoates to 4 point PRS offenses. See 303.3(c) and 303.8(b) for all other inchoates.

[^2]:    * = Subcategorized Offenses. See 303.3(b).
    $\mathrm{m}=$ Other Misdemeanor Offenses. See 303.7(a)(5).
    INCHOATE $=$ Inchoates to 4 point PRS offenses. See 303.3(c) and 303.8(b) for all other inchoates.

[^3]:    * = Subcategorized Offenses. See 303.3(b).
    $\mathrm{m}=$ Other Misdemeanor Offenses. See 303.7(a)(5).
    INCHOATE $=$ Inchoates to 4 point PRS offenses. See 303.3(c) and 303.8(b) for all other inchoates.

[^4]:    * $=$ Subcategorized Offenses. See 303.3(b).
    $\mathrm{m}=$ Other Misdemeanor Offenses. See 303.7(a)(5).

[^5]:    * = Subcategorized Offenses. See 303.3(b).
    $\mathrm{m}=$ Other Misdemeanor Offenses. See 303.7(a)(5).

[^6]:    * = Subcategorized Offenses. See 303.3(b).
    $\mathrm{m}=$ Other Misdemeanor Offenses. See 303.7(a)(5).

[^7]:    * = Subcategorized Offenses. See 303.3(b).
    $\mathrm{m}=$ Other Misdemeanor Offenses. See 303.7(a)(5).

[^8]:    * = Subcategorized Offenses. See 303.3(b).
    $\mathrm{m}=$ Other Misdemeanor Offenses. See 303.7(a)(5).
    INCHOATE $=$ Inchoates to 4 point PRS offenses. See $303.3(\mathrm{c})$ and $303.8(\mathrm{~b})$ for all other inchoates.

[^9]:    * = Subcategorized Offenses. See 303.3(b).
    $\mathrm{m}=$ Other Misdemeanor Offenses. See 303.7(a)(5).

[^10]:    * = Subcategorized Offenses. See 303.3(b).
    $\mathrm{m}=$ Other Misdemeanor Offenses. See 303.7(a)(5).

[^11]:    * = Subcategorized Offenses. See 303.3(b).
    $\mathrm{m}=$ Other Misdemeanor Offenses. See 303.7(a)(5).

[^12]:    * = Subcategorized Offenses. See 303.3(b).
    $\mathrm{m}=$ Other Misdemeanor Offenses. See 303.7(a)(5).
    INCHOATE $=$ Inchoates to 4 point PRS offenses. See 303.3(c) and 303.8(b) for all other inchoates.

[^13]:    * = Subcategorized Offenses. See 303.3(b).
    $\mathrm{m}=$ Other Misdemeanor Offenses. See 303.7(a)(5).

[^14]:    * = Subcategorized Offenses. See 303.3(b).
    $\mathrm{m}=$ Other Misdemeanor Offenses. See 303.7(a)(5).

[^15]:    * = Subcategorized Offenses. See 303.3(b).
    $\mathrm{m}=$ Other Misdemeanor Offenses. See 303.7(a)(5).

[^16]:    * = Subcategorized Offenses. See 303.3(b).
    $\mathrm{m}=$ Other Misdemeanor Offenses. See 303.7(a)(5).
    INCHOATE $=$ Inchoates to 4 point PRS offenses. See 303.3(c) and 303.8(b) for all other inchoates.

[^17]:    * = Subcategorized Offenses. See 303.3(b).
    $\mathrm{m}=$ Other Misdemeanor Offenses. See 303.7(a)(5).

[^18]:    * = Subcategorized Offenses. See 303.3(b).

[^19]:    * = Subcategorized Offenses. See 303.3(b).
    $\mathrm{m}=$ Other Misdemeanor Offenses. See 303.7(a)(5).
    INCHOATE $=$ Inchoates to 4 point PRS offenses. See 303.3(c) and 303.8(b) for all other inchoates.

[^20]:    * = Subcategorized Offenses. See 303.3(b).
    $\mathrm{m}=$ Other Misdemeanor Offenses. See 303.7(a)(5).
    INCHOATE = Inchoates to 4 point PRS offenses. See 303.3(c) and 303.8(b) for all other inchoates.

[^21]:    * = Subcategorized Offenses. See 303.3(b).
    m = Other Misdemeanor Offenses. See 303.7(a)(5).
    INCHOATE $=$ Inchoates to 4 point PRS offenses. See 303.3(c) and 303.8(b) for all other inchoates.

[^22]:    * $=$ Subcategorized Offenses. See 303.3(b).
    $\mathrm{m}=$ Other Misdemeanor Offenses. See 303.7(a)(5).
    INCHOATE $=$ Inchoates to 4 point PRS offenses. See 303.3(c) and 303.8(b) for all other inchoates.

[^23]:    * = Subcategorized Offenses. See 303.3(b).

[^24]:    * = Subcategorized Offenses. See 303.3(b).
    $\mathrm{m}=$ Other Misdemeanor Offenses. See 303.7(a)(5).

[^25]:    * = Subcategorized Offenses. See 303.3(b).

[^26]:    * = Subcategorized Offenses. See 303.3(b).
    $\mathrm{m}=$ Other Misdemeanor Offenses. See 303.7(a)(5).

[^27]:    * = Subcategorized Offenses. See 303.3(b).
    $\mathrm{m}=$ Other Misdemeanor Offenses. See 303.7(a)(5).
    INCHOATE $=$ Inchoates to 4 point PRS offenses. See 303.3(c) and 303.8(b) for all other inchoates.

[^28]:    * = Subcategorized Offenses. See 303.3(b).
    $\mathrm{m}=$ Other Misdemeanor Offenses. See 303.7(a)(5).

[^29]:    * = Subcategorized Offenses. See 303.3(b).
    $\mathrm{m}=$ Other Misdemeanor Offenses. See 303.7(a)(5).

[^30]:    * = Subcategorized Offenses. See 303.3(b).

[^31]:    * $=$ Subcategorized Offenses. See 303.3(b).
    $\mathrm{m}=$ Other Misdemeanor Offenses. See 303.7(a)(5).
    INCHOATE $=$ Inchoates to 4 point PRS offenses. See 303.3(c) and 303.8(b) for all other inchoates.

[^32]:    * = Subcategorized Offenses. See 303.3(b).

[^33]:    1. Shaded areas of the matrix indicate restrictive intermediate punishments may be imposed as a substitute for incarceration.
    2. When restrictive intermediate punishments are appropriate, the duration of the restrictive intermediate punishment program shall not exceed the guideline ranges.
    3. When the range is RS through a number of months (e.g. RS-6), RIP may be appropriate.

    All numbers in sentence recommendations suggest months of minimum confinement pursuant to 42 Pa.C.s. $9755(\mathrm{~b})$ and $9756(\mathrm{~b})$.
    . Statutory classification (e.g., F1, F2, etc.) in brackets reflecthe omnibus OGS assignment for the given grade.
    Koy:
    Key:
    BC
    $\begin{array}{ll}\text { BC } & =\text { boot camp } \\ \text { CNTY } & =\text { county }\end{array}$
    $\begin{array}{ll} & =\text { county } \\ \text { CNTY } & =\quad \text { incarceration }\end{array}$
    $\begin{array}{ll}\text { PWID } & =\text { incarceration } \\ \text { possession with intent to delive }\end{array}$
    REVOC = repeat violent offender category
    $\begin{array}{ll}= & \begin{array}{l}\text { restrictive intermediate punishments } \\ = \\ \text { restorative sanctions }\end{array} \\ = & \text { serious bodily injury } \\ = & \text { statutory limit (longest minimum sentence) } \\ = & \text { no recommendation (aggravated sentence would excees statutory limit) } \\ = & \text { less than;greater than }\end{array}$

