

June 2008

Inside this Brief

- Sentencing Guidelines
- Exceptions to the Sentencing Guidelines; Measure 11
- Repeat Property Offenders
- Gun Minimum Sentences
- Dangerous Offenders
- Staff and Agency Contacts

Legislative Committee Services State Capitol Building Salem, Oregon 97301 (503) 986-1813 Background Brief on ...

Felony Sentencing

Prepared by: Bill Taylor

A felony is any crime that carries a penalty, upon conviction, of imprisonment in excess of one year. Since 1989, several key laws, enacted by the Legislature and voters' initiatives, have shaped Oregon's criminal justice system. Prior to 1989, judges decided whether a felon should be put on probation or sent to prison upon conviction. For those sent to prison, the judge set a maximum amount of time the offender would serve, known as an "indeterminate sentence." The Parole Board would then decide how much of the sentence would be served based on the nature of the crime and the "history risk score" of the individual. The average offender served a fraction of the indeterminate sentence imposed by the judge. The felony sentencing guidelines, established by the Legislative Assembly in 1989, and Ballot Measure 11, that was voted into law by the people of the State of Oregon in November 1994, changed this system.

Sentencing Guidelines

The 1989 Legislative Assembly approved sentencing guidelines to achieve four goals:

- Proportional punishment, imposing the most severe sentences on the most serious offenders
- Truth in sentencing, so the sentence imposed by the judge more closely reflects the time the offender will actually serve
- Sentence uniformity, to reduce disparities among judges
- Maintenance of correctional capacity consistent with sentencing policy, so the criminal justice system will be able to deliver proposed penalties

Each year, approximately 14,000 felons are sentenced using the guidelines. As a result of sentencing guidelines, parole release has been abolished, and state prisoners serve at least 80 percent of their prison sentences. Sentencing under the guidelines is referred to as sentencing according to the "grid" because the seriousness of the crime and criminal history of a felon are the vertical and horizontal axis on a grid that practitioners and judges use in sentencing. A judge sentences a felon under the following guidelines:

1. Determine the crime seriousness ranking of the offense(s) - The ranking is established by rule, and constitutes the vertical axis on the grid. Some crimes have more than one ranking to capture different levels of conduct within a crime (e.g., weapon use, age of victim, etc.). The rankings range from 1 to 11, with 11 being

- the most serious.
- 2. Establish the offender's criminal history category Categories are established by rule, and use the offender's adult convictions for felonies and Class A misdemeanors, and juvenile adjudications for conduct that would be a felony if committed by an adult. Criminal history categories constitute the horizontal axis of the grid (A-I, A being the most serious). The guidelines put additional weight on person offenses (categories A-D).
- 3. *Identify the presumptive sentence* The presumptive sentence is the sentence in the grid block at the intersection of the offender's crime seriousness ranking and criminal history category. The presumptive sentence should be imposed in the typical case. Sentences in non-typical cases are handled with departures.
- 4. Identify any grounds for a departure Sentences may be modified through the
 "departure" process. Departures can be
 dispositional (prison or probation), durational
 (increase or decrease in length), or both. As a
 result of the United States Supreme Court
 decision in Blakely v. Washington (2003), a
 jury, rather than a judge, must find a
 "substantial and compelling" reason to
 impose each departure. The rules establish
 limits on upward departures to maintain the
 consistency and proportionality of the
 sentencing structure.
- 5. Impose the sentence Probation sentences generally include conditions, such as jail time, treatment, restitution, and others.

 Generally, two-thirds of the presumptive jail term is reserved to sanction conditions of supervision. All prison sentences must be followed by a term of post-prison supervision, the length of which is established by rule.

Exceptions to the Sentencing Guidelines; Measure 11

In November 1994, voters passed Ballot Measure 11 that required mandatory minimum prison sentences for "serious crimes against persons" regardless of the defendant's criminal history. (refer to *Measure 11* Background Brief for

additional information).

Repeat Property Offenders

Under sentencing guidelines, most property crimes carry a presumptive sentence of probation, regardless of the criminal history of the individual offender. In 1996, the Legislative Assembly met in special session and passed House Bill 3488 that established prison sentences for repeat property offenders. The 1999 Legislative Assembly clarified these to be presumptive, not mandatory, prison sentences for repeat offenders convicted of theft, burglary, auto theft, and identity theft. The 2001 Legislative Assembly broadened the scope of the Repeat Property Offender statute (ORS 137.717) with Senate Bill 293 to include forgery and computer crimes, and changed the way prior offenses are calculated under the statute.

Each year, approximately 500 felons are sentenced under the Repeat Property Offender statute.

Gun Minimum Sentences

When a person is convicted of using or threatening the use of a firearm in the course of a felony, the person is subject to enhanced penalties outside of the sentencing guidelines. The first such conviction carries a possible five year prison sentence, from which the judge may depart. If a person is found to have committed a felony by using or threatening the use of an automatic weapon, short-barreled rifle, shortbarreled shotgun, or firearm equipped with a silencer, the court may sentence for ten years. For a second conviction under this sentencing statute, the court must impose a 10 year prison sentence, increased to 20 years if the specific firearms described above are used. A third conviction carries a 30 year minimum sentence. About 50 felons are sentenced under these statutes, contained in ORS chapter 161, each year.

Dangerous Offenders

If a defendant is found to be a dangerous offender, the court may depart from the sentencing guidelines and sentence the defendant

to up to a 30 year indeterminate sentence. The court must set a minimum amount the defendant must serve that may be up to twice the presumptive prison sentence prescribed by the guidelines. To be considered a dangerous offender, the defendant must be found to suffer from a severe personality disorder indicating a propensity toward crimes that seriously endanger the life or safety of another. About ten felons are sentenced under this statute each year.

Staff and Agency Contacts

Craig Prins
<u>Criminal Justice Commission</u>
503-378-4858

Bill Taylor Judiciary Committee Counsel <u>Legislative Committee Services</u> 503-986-1694