

Interstate violations are adjudicated per DOC 380.605 Interstate Compact. Any violations associated with a new felony or violent misdemeanor warrant will be dismissed without prejudice pending conviction, at which time the “CCO will submit an ICOTS Violation report and attach the Judgment and Sentence. A probable cause hearing must be conducted in the following instances, unless waived by the offender: 3rd significant violation, if the sending state has decided to retake the offender on a first or second significant violation and has issued a warrant or lodged a detainer. All other violations will be sent to the sending state on a Progress Report.

If Washington is going to sanction the interstate offender, Community Corrections Officers (CCOs) and Hearings Officers will use this graduated sanction guide when determining a sanction in response to violation behavior. If the sending state is not going to sanction, the CCO has discretion in responding to violation behavior. Responses include reprimand, Stipulated Agreement, negotiated sanction, or full hearing. All non-confinement options should be explored. Partial and total confinement sanctions may only be imposed by the Hearings Officer.

| Enhancements | Reparations | Offender Programming | Treatment | Partial Confinement | Total Confinement |
|--|---|--|---|---------------------|-------------------|
| Written Warning/ Reprimand Increased Reporting Increased Urinalysis (UA) Structured Job Search Daily Log Thinking Report Case Staffing <u>Restrictions</u> Curfew Geographic Restriction Travel Restriction | Community Restitution Hours Work Crew - Community Service Other | Moral Reconciliation Therapy Relapse Education Program Thinking 4 a Change Sober Support Group Meetings Getting it Right Victim Awareness Program Community Justice Center Day Reporting/KIOSK GED Other | Evaluation and Completion of Recommended: <ul style="list-style-type: none"> • Mental Health • Chemical Dependency • Domestic Violence • Sexual Deviancy • Anger Management • Other | Work Release | Jail Prison |

Regardless of the number of violations, CCOs may recommend and Hearings Officers may impose confinement of no more than 30 days per hearing.

- The Hearing Process includes negotiated sanctions and full hearing.
- There is a presumption of graduated sanctioning for offender violation behavior.

- The Hearings Officer should take into consideration the crime of conviction, violation(s) committed, offender’s risk of re-offending, and the safety of the community when determining the appropriate sanction.
- The Department has the authority to impose confinement of no more than 30 days per hearing.