

SNOHOMISH COUNTY PROSECUTOR'S OFFICE INVESTIGATIVE CHECKLIST

UNLAWFUL POSSESSION OF A FIREARM FIRST DEGREE RCW 9.41.040(1)(A)

ELEMENTS

1. Prior to the firearm possession, the suspect was convicted or found not guilty by reason of insanity of any of the following "serious" offenses: a Class A felony or attempt/criminal solicitation/criminal conspiracy to commit a Class A felony; Manslaughter 1; Manslaughter 2; Indecent Liberties by Forcible Compulsion; Kidnapping 2; Arson 2; Assault 2; Assault of a Child 2; Extortion 1; Burglary 2; Residential Burglary; Robbery 2; Class B felony VUCSA; felony VUCSA with a maximum sentence of at least 10 years; Child Molestation 2; Incest when victim was under 14 years old; Indecent Liberties; Leading Organized Crime; Promoting Prostitution 1; Rape 3; Drive-By Shooting; Sexual Exploitation; Vehicular Assault by DUI or by Recklessness; any Class B felony with a Sexual Motivation finding; any felony with a Deadly Weapon finding; any out-of-state conviction prior to 6/6/96 which is comparable to a "serious" offense; any federal or out-of-state conviction for an offense that under the laws of this state would be a felony classified as a "serious" offense.

AND

2. The suspect (adult or juvenile) owns or has in his/her possession or in his/her control a firearm. "Firearm" is defined as a weapon or device from which a projectile or projectiles may be fired by an explosive such as gunpowder.

SPECIFIC REQUIREMENTS

- [] 1. If firearm not found on suspect's person, detail facts which show suspect was in constructive possession.
- [] 2. Fingerprint firearm, if suspect not found in actual possession of the firearm.
- [] 3. Provide verification of suspect's prior pertinent conviction(s).