

Washington State Criminal Justice Data Map

Dataset	Owner	Data Context and Characteristics	Data Available for Research?	Confidentiality Requirements by Statute
Juvenile Offender Disparity Data Criminal Justice Agency (RCW 10.97): No Originating RCW: 13.40.430	AOC	The Juveniles Offender Disparity Data is not a standalone database, but an extract from the Court Contact and Recidivism Database (CCRD). The extract is used to provide data releases of indicators of racial and ethnic disproportionality. The intent of this work is to help Washington State’s juvenile courts identify where in the juvenile justice system – from arrest to sentencing – disproportionate minority contact (DMC) occurs. DMC is a disparity between any race or ethnic group’s representation in the justice system relative to the general population. Updated: This is not a standalone database and there are no regularly scheduled updates for the extract. A goal of the Washington State Center for Court Research is to conduct annual reports based on this data. The CCRD is updated quarterly. Records purged: No	No. Some of the data in the CCRD may be obtainable for research purposes but specific request parameters would be required (i.e. a request for “juvenile offender disparity data” would not be detailed enough) and restrictions under RCW 13.50.100, RCW 13.50.050 and RCW 13.50.010(11) apply. Data Dictionary: For previous analysis, the data dictionary is below. Revisions/expansions will be made for future report releases. The CCRD data dictionary would describe all the data that is part of this research extract. http://www.courts.wa.gov/wscrr/?fa=ccr.methoddata Contact: Carl McCurley, Manager, Washington State Center for Court Research Carl.McCurley@courts.wa.gov	RCW 13.40.430 – The AOC shall collect such data as may be necessary to monitor any disparity in processing or disposing of cases involving juvenile offenders due to economic, gender, geographic, or racial factors that may result from implementation of section, chapter 373, Laws of 1993. The AOC may, in consultation with juvenile courts, determine a format for the collection of such data and a schedule for the reporting of such data and shall keep a minimum of five years of data at any given time. RCW 13.50.050(1) – This section governs records relating to the commission of juvenile offenses, including records relating to diversions. RCW 13.50.050(2) – The official juvenile court file of any alleged or proven juvenile offender shall be open to public inspection, unless sealed pursuant to subsection (12) of this section. RCW 13.50.050(3) – All records other than the official juvenile court file are confidential and may be released only as provided in RCW 13.50.050, RCW 13.50.010, RCW 13.40.215 and RCW

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<p>Juvenile Gang Court Data</p> <p>Criminal Justice Agency (RCW 10.97): No</p> <p>Originating RCW: 13.40.170</p>	<p>AOC</p>	<p>The database is owned by Yakima Gang Court. AOC has a single extract (spreadsheet) with risk assessment data.</p> <p>Updated: This was a one-time request of Yakima as needed to write the report. AOC is not aware of a schedule for requesting the data again.</p> <p>Records purged: AOC does not purge the records.</p>	<p>May be obtainable from Yakima Juvenile Probation and/or Yakima Gang Court.</p> <p>Data Dictionary: NA</p> <p>Contact: NA</p>	<p>4.24.550.</p> <p>RCW 13.40.710(1) – Counties that create a juvenile gang court pursuant to RCW 13.40.700 shall track and document data regarding the criteria that led to a juvenile’s admission to gang court, the successful and unsuccessful completion of juvenile gang court requirements, and any subsequent criminal charges of juvenile gang court participants and provide such data to the AOC.</p> <p>RCW 13.50.710(2) – AOC shall study the data provided pursuant to RCW 13.40.710(1) and report to the appropriate legislative committees regarding the recidivism outcomes for juvenile gang court participants. <i>A final report by AOC shall be completed by 12/1/15.</i></p> <p>Records discussed in RCW 13.40.710(1) fall under RCW 13.50.050:</p> <p>RCW 13.50.050(1) – This section governs records relating to the commission of juvenile offenses, including records relating to diversions.</p> <p>RCW 13.50.050(2) – The official juvenile court file of any alleged or proven</p>

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				<p>juvenile offender shall be open to public inspection, unless sealed pursuant to subsection (12) of this section.</p> <p>RCW 13.50.050(3) – All records other than the official juvenile court file are confidential and may be released only as provided in RCW 13.50.050, RCW 13.50.010, RCW 13.40.215 and RCW 4.24.550.</p> <p>AOC report will use both juvenile offender data and juvenile assessment data. Juvenile assessment data falls under RCW 13.50.100:</p> <p>RCW 13.50.100(1) – This section governs records not covered by RCW 13.50.050.</p> <p>RCW 13.50.100(2) – Records covered by this section shall be confidential and shall be released only pursuant to this section and RCW 10.50.010.</p>
Judicial Information System – Juveniles (JIS)	AOC	The JIS provides case management automation to juvenile courts. It maintains juvenile offender cases as well as dependencies and truancies. It has very limited court docket information and does not contain court filings such as pleadings and	<p>Yes, but restricted under RCW 13.50.100, RCW 13.50.050, RCW 13.50.010, GR15, GR22, GR31 and the JISC Data Dissemination Policy.</p> <p>Data Dictionary: The only JIS data dictionary available is for technical explanations and was not created for</p>	<p>RCW 13.50.010(1)(b) – “Official juvenile court file” means the legal file of the juvenile court containing the petition or information, motions, memorandums, briefs, findings of the court, and court orders.</p> <p>RCW 13.50.010(1)(c) – “Records” means</p>
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<p>Agency (RCW 10.97): No</p> <p>Originating RCW: Chapter 2.68 RCW and JIS Committee Rules</p>		<p>orders.</p> <p>Updated: Daily in the morning.</p> <p>Records purged: Not at this time.</p>	<p>the data requestor.</p> <p>Contact: Stephanie Happold, Data Dissemination Administrator Stephanie.Happold@courts.wa.gov</p>	<p>the official juvenile court file, the social file, and records of any other juvenile justice or care agency in the case.</p> <p>RCW 13.50.010(1)(d) – “Social file” means the juvenile court file containing the records and reports of the probation counselor.</p> <p>RCW 13.50.010(8) – The Court may also permit inspection of records (as defined in RCW 13.50.010(1)(c)) by or release to individuals or agencies engaged in legitimate research for educational, scientific, or public purposes. Access to records or information for research purposes shall be permitted only if the anonymity of all persons mentioned in the records or information will be preserved. Each person granted permission to inspect juvenile justice or care agency records for research purposes shall present a notarized statement to the court stating that the names of juveniles and parents will remain confidential.</p> <p>RCW 13.50.010(11) – For the purpose of research only, AOC shall maintain an electronic research copy of all records in the judicial information system related to juveniles. Access to the research</p>

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				<p>copy is restricted to the WSCCR.</p> <p>RCW 13.50.050(3) – All records other than the official juvenile court file are confidential and may be released only as provided in RCW 13.50.050, RCW 13.50.010, RCW 13.40.215 and RCW 4.24.550.</p> <p>RCW 13.50.050(14)(a) – If the court grants the motion to seal made pursuant to subsection (11) of this section, it shall, subject to subsection 923) of this section, order sealed the official juvenile court file, the social file, and other records relating to the case as are named in the order. Thereafter, the proceedings in the case shall be treated as if they never occurred, and the subject of the records may reply accordingly to any inquiry about the events, records of which are sealed. Any agency shall reply to any inquiry concerning confidential or sealed records that records are confidential and no information can be given about the existence of nonexistence of records concerning an individual.</p> <p>RCW 13.50.100(1) – This section governs records not covered by RCW 13.50.050.</p>

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				<p>RCW 13.50.100(2) – Records covered by this section shall be confidential and shall be released only pursuant to this section and RCW 13.50.010.</p> <p><i>Juvenile records related to family law are also governed under GR 22; involuntary commitment records are restricted by Chapter 71.34 RCW.</i></p>
<p>Judicial Information System (JIS)</p> <p>Criminal Justice Agency (RCW 10.97): No</p> <p>Originating RCW: Chapter 2.68 RCW and the Judicial Information System Committee Rules</p>	AOC	<p>The JIS is the primary information system for courts in Washington. It provides case management automation to appellate, superior, limited jurisdiction and juvenile courts. Its two-fold purpose is:</p> <ol style="list-style-type: none"> 1) To automate and support the daily operations of the courts; and 2) To maintain a statewide network connecting the courts and partner criminal justice agencies to the JIS database. <p>It serves as a statewide clearinghouse for criminal history information, civil cases, domestic violence protection orders and outstanding warrants. It has very limited court docket information</p>	<p>Yes, but with limitations based on statutes, court rules and the JISC Data Dissemination Policy.</p> <p>Data Dictionary: The only JIS data dictionary available is for technical explanations and was not created for the data requestor.</p> <p>Contact: Stephanie Happold, Data Dissemination Administrator Stephanie.Happold@courts.wa.gov</p>	<p>RCW 2.68.010 – The judicial information system committee, as established by court rule, shall determine all matters pertaining to the delivery of services available from the judicial information system. This committee may establish a fee schedule for the provision of information services and may enter into contracts with any person, public or private, including the state, its departments, subdivisions, institutions and agencies.</p> <p><i>Also governed by Court Rules GR 31, GR 22, JISCR 12, JISCR 15, and the JISC Data Dissemination Policy.</i></p>

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		<p>and does not contain court filings such as pleadings and orders.</p> <p>Updated: Daily in the morning</p> <p>Records purged: Not at this time. A records retention schedule for courts of limited jurisdiction JIS records was recently recommended to the AOC by the JIS Committee. AOC still needs to implement a policy.</p>		
<p>Juvenile Sentencing Information System</p> <p>Criminal Justice Agency (RCW 10.97): Yes</p> <p>Originating RCW: 43.88C.040</p>	CFC			<p>RCW 13.50.010(9) –The court shall release to the CFC the records needed for its research and data-gathering functions. Access to caseload forecast data may be permitted by the council for research purposes only if the anonymity of all persons mentioned in the records or information will be preserved.</p> <p>RCW 13.50.050(3) – All records other than the official juvenile court file are confidential and may be released only as provided in this section, RCW 13.50.010, 13.40.215 and 4.24.550.</p>
<p>Adult Sentencing Information System</p>	CFC			<p>RCW 10.97.040 – No criminal justice agency shall disseminate criminal history record information which shall include information concerning a felony or gross</p>

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<p>Criminal Justice Agency (RCW 10.97): Yes</p> <p>Originating RCW: 43.88C.040</p>				<p>misdemeanor without first making inquiry of the identification section of WSP for the purpose of obtaining the most current and complete information available, unless one or more of the following circumstances exists:</p> <p>(5) The information requested and to be disseminated is for the express purpose of research, evaluative, or statistical activities to be based upon information maintained in the files of the agency or agencies from which the information is directly sought.</p> <p>RCW 10.97.050(1) – Conviction records may be disseminated without restriction.</p> <p>RCW 10.97.050(6) – Criminal history record information which includes nonconviction data may be disseminated to individuals and agencies for the express purpose of research, evaluative, or statistical activities pursuant to an agreement with a criminal justice agency. Such agreement must authorize the access to nonconviction data, limit the use of that information which identifies specific individuals to research, evaluative, or statistical purposes, and contain provisions giving notice to the</p>

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<p>Offender Management Network Information (OMNI)</p> <p>Criminal Justice Agency (RCW 10.97): Yes</p> <p>Originating RCW: NA</p>	<p>DOC</p>	<p>OMNI provides overall data/information on all offenders under WA DOC jurisdiction such as demographics, admissions and releases from prison, crime type, custody and risk level, sentence, supervision data, etc. (thousands of variables). OMNI will soon have programming information taken in prison and while on supervision.</p> <p>Updated: Data is real-time (updated daily) but we do save production files (snapshots) weekly and monthly for research purposes.</p> <p>Records purged: Not necessarily purged but some elements are overwritten, although the production files that we save have the original information so we can see changes.</p>	<p>Yes.</p> <p>Data Dictionary: OMNI Data Dictionary</p> <p>Contact: Deepak Sadanandan, Application Development Deepak.Sadanandan@doc.wa.gov</p> <p>Dave Dunnington, Business David.Dunnington@doc.wa.gov</p>	<p>organization receiving the records that use of information and further dissemination are subject to the provisions of this chapter and applicable federal statutes and regulations.</p> <p>RCW 10.97.040 – No criminal justice agency shall disseminate criminal history record information which shall include information concerning a felony or gross misdemeanor without first making inquiry of the identification section of WSP for the purpose of obtaining the most current and complete information available, unless one or more of the following circumstances exists: (5) The information requested and to be disseminated is for the express purpose of research, evaluative, or statistical activities to be based upon information maintained in the files of the agency or agencies from which the information is directly sought.</p> <p>RCW 10.97.050(1) – Conviction records may be disseminated without restriction.</p> <p>RCW 10.97.050(6) – Criminal history record information which includes nonconviction data may be disseminated to individuals and agencies for the express purpose of research,</p>

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				<p>evaluative, or statistical activities pursuant to an agreement with a criminal justice agency. Such agreement must authorize the access to nonconviction data, limit the use of that information which identifies specific individuals to research, evaluative, or statistical purposes, and contain provisions giving notice to the organization receiving the records that use of information and further dissemination are subject to the provisions of this chapter and applicable federal statutes and regulations.</p> <p>RCW 42.56.360(2) – Chapter 70.02 RCW applies to public inspection and copying of health care information of patients.</p> <p>Chapter 70.02 RCW – Medical Records – Health care information access and disclosure.</p>
Automated Client Tracking (ACT)	JJRA	The database contains records of juveniles that were adjudicated for various criminal offenses and committed to the Juvenile Justice and Rehabilitation Administration/ Juvenile Rehabilitation (JR), or to a disposition alternative program administered by JR between 1979 and now. The database	<p>Yes.</p> <p>Data Dictionary: There is no publicly accessible data dictionary available, however, we have some technical documentation that may meet this need, depending on the anticipated audience.</p> <p>Contact: Erick Lindeblom, IT Manager</p>	<p>RCW 13.50.050(1) – This section governs records relating to the commission of juvenile offenses, including records relating to diversions.</p> <p>RCW 13.50.050(2) – The official juvenile court file of any alleged or proven juvenile offender shall be open to public inspection, unless sealed pursuant to subsection (12) of this section.</p>

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Yes Originating RCW: NA		<p>population ranges in age at time of commit from 9 to 21 (and in limited cases, age 25 – but only when a client is on parole supervision as part of an agreement with another state via the Interstate Compact on Juveniles). The juveniles served by JR usually have complex rehabilitation needs including chemical dependency, cognitive impairment, and mental health issues.</p> <p>Updated: Real-time</p> <p>Records purged: No, but records are de-identified upon court order or expiration of record retention schedules.</p>	Lindeed@dshs.wa.gov	<p>RCW 13.50.050(3) – All records other than the official juvenile court file are confidential and may be released only as provided in this section, RCW 13.50.010, 13.40.215 and 4.24.550.</p> <p>RCW 13.50.100(1) – This section governs records not covered by RCW 13.50.050.</p> <p>RCW 13.50.100(2) – Records covered by this section shall be confidential and shall be released only pursuant to this section and RCW 10.50.010.</p>
Offender Watch Criminal Justice Agency (RCW 10.97): No Originating	WASPC	<p>All sex offenders who are or have been registered in the state.</p> <p>Updated: Real-time</p> <p>Records purged: No</p>	<p>Level II and Level III registered sex offender data is available. Level I data may be limited.</p> <p>Data Dictionary: Would need to request from vendor.</p> <p>Contact: Dawn Larsen, Director of Projects Dlarsen@waspc.org</p>	<p>RCW 4.24.550(9) – Nothing in this section implies that information regarding person designated in subsection (1) of this section is confidential except as may otherwise be provided by law.</p> <p>RCW 36.28A.040(6) – When funded, WASPC shall implement and operate an electronic statewide unified sex offender notification and registration program. Information submitted to the</p>

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RCW: 36.28A.040				<p>program by a person for the purpose of receiving notification regarding a registered sex offender, including the person's name, residential address, and e-mail address are exempt from public inspection and copying under chapter 42.56 RCW.</p> <p>RCW 40.14.070(2)(b)(i) - Records of investigative reports prepared by any state, county, municipal, or other law enforcement agency pertaining to sex offenders contained in chapter 9A.44 RCW or sexually violent offenses as defined in RCW 71.09.020 that are not required in the current operation of the law enforcement agency or for pending judicial proceedings shall, following the expiration of the applicable schedule of the law enforcement agency's retention of the records, be transferred to WASPC for permanent electronic retention and retrieval.</p> <p>RCW 40.14.070(2)(c) – Any record transferred to WASPC pursuant to (b) of this subsection shall be deemed to no longer constitute a public record pursuant to RCW 42.56.010 and shall be exempt from public disclosure. Such records shall be disseminated only to criminal justice agencies as defined in</p>

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				<p>RCW 10.97.030 for the purpose of determining if a sex offender met the criteria of a sexually violent predator as defined in chapter 71.09 RCW and the ESRC as defined by RCW 72.09.345 for the purpose of fulfilling its duties under RCW 71.09.025 and 9.95.420.</p> <p>RCW 42.56.240(3) - Any records of investigative reports prepared by any state, county, municipal, or other law enforcement agency pertaining to sex offenses contained in chapter 9A.44 RCW or sexually violent offenses as defined in RCW 71.09.020, which have been transferred to WASPC for permanent electronic retention and retrieval pursuant to RCW 40.14.070(2)(b).</p>
<p>Malicious Harassment</p> <p>Criminal Justice Agency (RCW 10.97): No</p> <p>Originating RCW:</p>	<p>WASPC</p>	<p>State statute mandates the collection of information related to violations of Malicious Harassment (also known as ‘hate crimes’) or other crimes of bigotry or bias apparently directed against victims perceived to be of a particular race, color, religion, ancestry, national origin, gender, sexual orientation, or mental, physical or sensory handicap. These data are submitted to the WASPC Uniform</p>	<p>No in raw data format. WASPC and the FBI publish annual reports that are available for public, private and research purposes.</p> <p>Data Dictionary: For National Incident-Based Reporting System (NIBRS) method of submission: See WASPC Website, Manuals: Book 2 – Washington State NIBRS Specifications, pp. 20-21 https://www.waspc.org/stage.dll/\$/?s_cb=2,pid=223</p>	<p>RCW 36.28A.030(3) – WASPC shall disseminate the information according to the provisions of chapter 10.97 and 10.98 RCW, and all other confidentiality requirements imposed by federal or Washington law.</p> <p>RCW 10.97.050(1) – Conviction records may be disseminated without restriction.</p> <p>RCW 10.97.050(6) – Criminal history record information which includes</p>

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36.28A.030		<p>Crime Reporting (UCR) Program for inclusion in the state repository and to be forwarded to the FBI UCR Program. Like domestic violence offenses, 'hate crimes are not distinct, separate offenses but are traditional offenses motivated in whole, or in part, by the offender's bias.</p> <p>The data element must be used to indicate whether or not any Group A – Incident offense was motivated by bias and, if so, what kind. For Summary UCR submission, the 'hate crime' qualifier is included on offenses limited to Murder, Forcible Rape, Robbery, Aggravated Assault, Burglary, Larceny, Theft, Motor Vehicle Theft, Arson, Simple Assault, Intimidation and Destruction/Damage/Vandalism.</p> <p>Updated: Local law enforcement agencies must submit a month's data by the 15th of the following month. For example, the data for May incidents must be reported to WASPC by June 15th. WASPC sends an electronic file of the data to the FBI within one or two</p>	<p>For Summary Reporting System (SRS) method of submission: See FBI Website: Hate Crime Technical Specification http://www.fbi.gov/about-us/cjis/ucr/technical-specification</p> <p>Contact: Joan Smith, State UCR Program Manager JSmith@waspc.org</p>	<p>nonconviction data may be disseminated to individuals and agencies for the express purpose of research, evaluative, or statistical activities pursuant to an agreement with a criminal justice agency. Such agreement must authorize the access to nonconviction data, limit the use of that information which identifies specific individuals to research, evaluative, or statistical purposes, and contain provisions giving notice to the organization receiving the records that use of information and further dissemination are subject to the provisions of this chapter and applicable federal statutes and regulations.</p>

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		days after that.		
		Records purged: No		
Jail Booking Reporting System (JBRS)	WASPC	Includes jail booking data for all county and city jails except San Juan County (should be added by mid-2014), Aberdeen and Hoquiam.	Data availability is limited by law (RCW 70.48.100). May also be limited by type of request.	RCW 70.48.100(1) – A department of corrections or chief law enforcement officer responsible for the operation of a jail shall maintain a jail register, open to the public, into which shall be entered in a timely basis: (a) The name of each person confined in the jail with the hour, date and cause of the confinement; and (b) The hour, date and manner of each person’s discharge.
Criminal Justice Agency (RCW 10.97): No		Updated: Real-time data Records purged: No	Data Dictionary: NA Contact: Dawn Larsen, Director of Projects Dlarsen@waspc.org	
Originating RCW: 36.28A.040				RCW 70.48.100(2) – Except as provided in subsection (3) of this section the records of a person confined in jail shall be held in confidence and shall be made available only to criminal justice agencies as defined in RCW 43.43.705 or (a) For use in inspections made pursuant to RCW 70.48.070; (b) In jail certification proceedings; (c) For use in court proceedings upon the written order of the court in which the proceedings are conducted; or (d) Upon the written permission of the person.

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				RCW 10.98.130 – Local jails shall report to OFM and that office shall transmit to DOC the information on all persons convicted of felonies or incarcerated for noncompliance with a felony sentence who are admitted or released from the jails and shall promptly respond to requests of the department for such data. Information transmitted shall include but not be limited to the state identification number, whether the reason for admission to jail was a felony conviction or noncompliance with a felony sentence, and the dates of the admission and release.
Uniform Crime Reporting (UCR)	WASPC	The UCR program is the repository for statewide crime statistics collected pursuant to the federal guidelines and definitions with the exception of a few state mandates: domestic violence offenses, no contact/protection order violations, and an additional hate bias motivation.	Data is not available in raw data format. WASPC and the FBI publish annual reports that are available for public, private and research purposes.	RCW 36.28A.030(3) – WASPC shall disseminate the information according to the provisions of chapter 10.97 and 10.98 RCW, and all other confidentiality requirements imposed by federal or Washington law.
Criminal Justice Agency (RCW 10.97): No		Updated: Local law enforcement agencies must submit a month’s data by the 15 th of the following month via either Summary Reporting System (SRS) or National Incident-Based	Data Dictionary: For National Incident-Based Reporting System (NIBRS) method of submission: See WASPC Website, Book 1 and Book 2 Manuals https://www.waspc.org/stage.dll/\$/?s cb=2,pid=223	RCW 10.97.050(1) – Conviction records may be disseminated without restriction.
Originating RCW: Submission is voluntary			For Summary Reporting System (SRS) method of submission: See FBI Website: SRS Technical Specification (Ver 1.0) and SRS User Manual (Ver	RCW 10.97.050(6) – Criminal history record information which includes nonconviction data may be disseminated to individuals and agencies for the express purpose of research, evaluative, or statistical activities

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with the following exceptions: 28B.10.569(1) 10.99.030(12) 36.28A.030		Reporting System (NIBRS). For example, the data for May incidents must be reported to WASPC by June 15 th . WASPC sends an electronic file of the data to the FBI within one or two days after that. SRS data are forwarded in an SRS file and NIBRS data are forwarded in a NIBRS file. Records purged: No	1.0) http://www.fbi.gov/about-us/cjis/ucr/ucr-program-data-collections#National Contact: Joan Smith, State UCR Program Manager JSmith@waspc.org	pursuant to an agreement with a criminal justice agency. Such agreement must authorize the access to nonconviction data, limit the use of that information which identifies specific individuals to research, evaluative, or statistical purposes, and contain provisions giving notice to the organization receiving the records that use of information and further dissemination are subject to the provisions of this chapter and applicable federal statutes and regulations.
Criminal Justice History	WSIPP	The Institute’s criminal history database was originally designed to provide the Institute with a resource that could be queried in a timely fashion in order to conduct legislatively-mandated research. This comprehensive database can be used to determine an offender’s criminal history or to calculate recidivism. The database is a synthesis of charge and conviction information for individuals using data from:	Yes, with appropriate data-sharing agreement with AOC, DOC and WSIPP. Data Dictionary: WSIPP Documentation Contact: Lijian He, Senior SAS Programmer Lijian.he@wsipp.wa.gov	RCW 10.97.050(1) – Conviction records may be disseminated without restriction. RCW 10.97.050(6) – Criminal history record information which includes nonconviction data may be disseminated to individuals and agencies for the express purpose of research, evaluative, or statistical activities pursuant to an agreement with a criminal justice agency. Such agreement must authorize the access to nonconviction data, limit the use of that information which identifies specific individuals to research, evaluative, or statistical purposes, and contain provisions giving notice to the organization receiving the records that
Criminal Justice Agency (RCW 10.97): No				
Originating RCW: NA		1) Administrative Office of the Courts’ information systems: Superior Court Management Information System (SCOMIS)		

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		<p>from 1990 to current, District and Municipal Courts Information System (DISCIS) from 1992 to current, Juvenile Court Administration's Juvenile and corrections System (JCS) from 2004 to current, and a historical Juvenile Information System (JUVIS) between 1985 and 2004; and</p> <p>2) Department of Corrections' Offender Management Network Information System (OMNI) since 1984.</p> <p>Updated: Quarterly</p> <p>Records purged: No. In fact, we try to add the purged historical CJS referrals back to the database to make an offender's criminal history as complete as possible.</p>		<p>use of information and further dissemination are subject to the provisions of this chapter and applicable federal statutes and regulations.</p>
Felony Firearm Offense Conviction Database	WSP			<p>RCW 42.56.240(10) – The felony firearm offense conviction database of felony firearm offenders established in RCW 43.43.822.</p> <p>RCW 43.43.822(4) – The felony firearm offense conviction database of felony firearm offenders shall be used only for law enforcement purposes and is not</p>
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Agency (RCW 10.97): Yes				<p>subject to public disclosure under chapter 42.56 RCW.</p> <p>RCW 10.97.040 – No criminal justice agency shall disseminate criminal history record information which shall include information concerning a felony or gross misdemeanor without first making inquiry of the identification section of WSP for the purpose of obtaining the most current and complete information available, unless one or more of the following circumstances exists:</p> <p style="padding-left: 40px;">(5) The information requested and to be disseminated is for the express purpose of research, evaluative, or statistical activities to be based upon information maintained in the files of the agency or agencies from which the information is directly sought.</p> <p>RCW 10.97.050(1) – Conviction records may be disseminated without restriction.</p> <p>RCW 10.97.050(6) – Criminal history record information which includes nonconviction data may be disseminated to individuals and agencies for the express purpose of research, evaluative, or statistical activities pursuant to an agreement with a</p>

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Dataset	Owner	Data Context and Characteristics	Data Available for Research?	Confidentiality Requirements by Statute
				<p>criminal justice agency. Such agreement must authorize the access to nonconviction data, limit the use of that information which identifies specific individuals to research, evaluative, or statistical purposes, and contain provisions giving notice to the organization receiving the records that use of information and further dissemination are subject to the provisions of this chapter and applicable federal statutes and regulations.</p>
Criminal Street Gang Database	WSP			<p>RCW 42.56.240(6) – The statewide gang database referenced in RCW 43.43.762.</p>
Criminal Justice Agency (RCW 10.97): Yes				<p>RCW 43.43.762(3) – Information in the database shall be available to all local, state, and federal general authority law enforcement agencies, DOC and JJRA solely for gang enforcement and for tracking gangs, gang members, and gang incidents. Information in the database shall not be available for public use.</p>
Originating RCW:				<p>RCW 10.97.040 – No criminal justice agency shall disseminate criminal history record information which shall include information concerning a felony or gross misdemeanor without first making inquiry of the identification section of WSP for the purpose of obtaining the most current and complete information</p>

Washington State Criminal Justice Data Map

Dataset	Owner	Data Context and Characteristics	Data Available for Research?	Confidentiality Requirements by Statute
Content of the table body is redacted				<p>available, unless one or more of the following circumstances exists:</p> <p>(5) The information requested and to be disseminated is for the express purpose of research, evaluative, or statistical activities to be based upon information maintained in the files of the agency or agencies from which the information is directly sought.</p> <p>RCW 10.97.050(1) – Conviction records may be disseminated without restriction.</p> <p>RCW 10.97.050(6) – Criminal history record information which includes nonconviction data may be disseminated to individuals and agencies for the express purpose of research, evaluative, or statistical activities pursuant to an agreement with a criminal justice agency. Such agreement must authorize the access to nonconviction data, limit the use of that information which identifies specific individuals to research, evaluative, or statistical purposes, and contain provisions giving notice to the organization receiving the records that use of information and further dissemination are subject to the provisions of this chapter and applicable</p>

Washington State Criminal Justice Data Map

Dataset	Owner	Data Context and Characteristics	Data Available for Research?	Confidentiality Requirements by Statute
Criminal History Record Information (CHRI) Criminal Justice Agency (RCW 10.97): Yes Originating RCW:	WSP			federal statutes and regulations. RCW 43.43.710 – Information contained in the files and records of the section relative to the commission of any crime shall be considered privileged and shall not be made public or disclosed for any person purpose or in any civil court proceedings except upon written order by a judge. All information contained in the files of the section relative to criminal records and personal histories of persons arrested shall be available to all criminal justice agencies upon filing of an application. RCW 10.97.040 – No criminal justice agency shall disseminate criminal history record information which shall include information concerning a felony or gross misdemeanor without first making inquiry of the identification section of WSP for the purpose of obtaining the most current and complete information available, unless one or more of the following circumstances exists: (5) The information requested and to be disseminated is for the express purpose of research, evaluative, or statistical activities to be based upon information maintained in the files of

Washington State Criminal Justice Data Map

Dataset	Owner	Data Context and Characteristics	Data Available for Research?	Confidentiality Requirements by Statute
				<p>the agency or agencies from which the information ids directly sought.</p> <p>RCW 10.97.050(1) – Conviction records may be disseminated without restriction.</p> <p>RCW 10.97.050(6) – Criminal history record information which includes nonconviction data may be disseminated to individuals and agencies for the express purpose of research, evaluative, or statistical activities pursuant to an agreement with a criminal justice agency. Such agreement must authorize the access to nonconviction data, limit the use of that information which identifies specific individuals to research, evaluative, or statistical purposes, and contain provisions giving notice to the organization receiving the records that use of information and further dissemination are subject to the provisions of this chapter and applicable federal statutes and regulations.</p> <p>RCW 10.97.130 – Information identifying child victims under age 18 who are victims of sexual assaults is confidential and not subject to release to the press or public without the permission of the</p>

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Dataset	Owner	Data Context and Characteristics	Data Available for Research?	Confidentiality Requirements by Statute
				<p>child victim or the child’s legal guardian. Prior to release of any criminal history record information, the releasing agency shall delete any information identifying a child victim of sexual assault from the information except as provided in this section.</p> <p>RCW 10.97.140 – Nothing in RCW 40.14.060 or 40.14.070 or chapter 42.56 RCW precludes dissemination of criminal history record information, including nonconviction data, for the purposes of this chapter.</p>