

Adam Faber ([adam.faber@piercecountywa.gov](mailto:adam.faber@piercecountywa.gov)), advised that Pierce County had established a Commission and was working on promulgating consistent standards. He advised that things were still being sorted. The following email is from Brook Burbank:

Thank you for your inquiry regarding the requirements for consideration under SB 6164 which, as you know, gives prosecutors discretion to seek resentencing of offenders in the interests of justice. Our office has established a Sentence Review Committee to evaluate resentencing requests in a way that is fair, consistent, and well-considered. For each resentencing request, the committee will offer a recommendation to the Prosecuting Attorney as to whether resentencing is appropriate.

You are encouraged to send whatever information you think is pertinent for the committee to consider, including reasons you believe the case is suitable for resentencing. You may wish to consult this specific section of the new law to guide your submission (though the following are not the only factors you might choose to address):

*(3) The court may consider postconviction factors including, but not limited to, the inmate's disciplinary record and record of rehabilitation while incarcerated; evidence that reflects whether age, time served, and diminished physical condition, if any, have reduced the inmate's risk for future violence; and evidence that reflects changed circumstances since the inmate's original sentencing such that the inmate's continued incarceration no longer serves the interests of justice.*

Any information you believe would be helpful for the Sentence Review Committee to consider should be submitted in writing to our office:

Pierce County Prosecuting Attorney's Office  
Room 946  
930 Tacoma Ave S  
Tacoma, WA 98402

Sincerely,

*Brooke Burbank  
Assistant Chief Criminal Deputy  
Pierce County Prosecuting Attorney  
253 798-6511  
253 278-2486 cell*

--