

LEGISLATIVE REFERENCE BUREAU

Felonies in the 2021–22 Wisconsin Statutes

Jillian Slaight

managing legislative analyst



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One East Main Street, Suite 200, Madison, Wisconsin 53703
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Introduction

In Wisconsin, there are two types of crimes: felonies and misdemeanors. A felony is a crime punishable by imprisonment in a state prison, generally for a term of more than one year. All other crimes are misdemeanors. Some misdemeanors are also punishable by imprisonment, but in a county jail rather than a state prison, and for a term of one year or less. Most felonies are punishable by a fine as well as by imprisonment.

With only a handful of exceptions, Wisconsin has organized its felonies into a uniform penalty scheme, which is set forth in [Wis. Stat. § 939.50 \(3\)](#). Each felony is assigned to one of nine classes, and that assignment determines the penalties that apply. For each class, a maximum term of imprisonment is specified, and for seven of the classes a maximum fine is also specified, as follows:

Felony class	Maximum fine	Maximum term of imprisonment
A	NA	Life (guaranteed)
B	NA	60 years
C	\$100,000	40 years
D	\$100,000	25 years
E	\$50,000	15 years
F	\$25,000	12.5 years
G	\$25,000	10 years
H	\$10,000	6 years
I	\$10,000	3.5 years

When a person is convicted of a felony, the sentencing court determines whether to impose the maximum penalty or a penalty lower than the maximum penalty. However, the court does not have discretion to impose a lower penalty if the felony is punishable by life imprisonment. For felonies punishable by both imprisonment and a fine, the court also determines whether to impose one or the other or both.

If a court sentences a person to imprisonment for a felony, other than a felony punishable by life imprisonment, it must impose a bifurcated sentence pursuant to [Wis. Stat. § 973.01](#). A bifurcated sentence includes a term of confinement in prison followed by a term of extended supervision, the lengths of which, when added together, may not exceed the maximum term of imprisonment applicable to the felony.

In some cases, a higher maximum penalty can apply to a particular felony than the one indicated by the class the felony is assigned to. For example, felonies relating to certain Medical Assistance and Wisconsin Works fraud are assigned to Class H but are punishable by a fine of up to \$25,000. The court's discretion in sentencing is restricted in other cases. For example, for certain felonies relating to operating an aircraft or vehicle while intoxicated, the court must impose a fine of at least \$600; it does not have discretion

to impose a lower fine. Or again, for felonies relating to first-degree sexual assault of a child under 16, the court must impose a bifurcated sentence with a term of confinement in prison of at least 25 years.

The following is a complete list of felonies in the 2021–22 Wisconsin Statutes. For each felony, the list shows the statute section that sets forth the felony, a description of the felony, the class to which the felony is assigned, and information about any special provisions that may apply to the penalties for the felony. Some entries in the list describe, instead of a specific felony, a circumstance that, if present when certain felonies are committed, would modify the penalties that apply to those felonies. For example, the entry for Wis. Stat. § 961.442 (2) indicates that the maximum term of imprisonment for a felony under Wis. Stat. ch. 961, relating to controlled substances, may be increased by up to three years if the offender attempts to conceal the commission of a crime while representing that he or she is engaged in various activities relating to hemp. The list does not include information about consequences that apply in addition to penalties, such as losing the right to vote or the revocation of a license or permit.

Felonies listed in the 2021–22 Wisconsin Statutes

Statute	Description	Felony class or penalty
Chapter 11: Campaign Financing		
11.1401 (1) (a)	Making or receiving unlawful political contributions or violating a registration or reporting requirement	I
11.1401 (1) (b)	Committing one of various campaign financing violations	I
Chapter 12: Prohibited Election Practices		
12.60 (1) (a)	Engaging in certain acts of election threats, bribery, or fraud	I
Chapter 13: Legislative Branch		
13.05	As a legislator, exchanging favors through reciprocal voting on pending or proposed legislation	I
13.06	As a legislator, promising votes on pending, proposed, or passed legislation in exchange for some reciprocal action by the governor	I
13.69 (6m)	Filing a false statement relating to lobbying practices	H

Statute	Description	Felony class or penalty
Chapter 19: General Duties of Public Officials		
19.58 (1) (b)	As a state or local public official or candidate for office, promising votes or influence in exchange for political favors	I
Chapter 23: Conservation		
23.33 (13) (cg)	Tampering with signs or standards on an all-terrain vehicle route (if death or injury is caused to another)	H
23.335 (23) (f)	Tampering with signs or standards on an off-highway motorcycle route (if death or injury is caused to another)	H
Chapter 26: Protection of Forest Lands and Forest Productivity		
26.14 (8)	Intentionally setting fire to the land of another or to a marsh	H
Chapter 29: Wild Animals and Plants		
29.971 (1) (c)	Violating one of various fishing laws under Wis. Stat. ch. 29 (if the value of the fish involved is more than \$1,000)	I
29.971 (1m) (c)	Violating one of various clamming or commercial clamming laws (if the value of the clams involved is more than \$1,000)	I
Chapter 30: Navigable Waters, Harbors and Navigation		
30.80 (2g) (c)	As a boat operator, failing to render aid in an accident (if the accident involves an injured person who suffers great bodily harm)	I
30.80 (2g) (d)	As a boat operator, failing to render aid in an accident (if the accident involves a person who dies)	H
30.80 (3m)	Intentionally altering or falsifying a certificate of title for a boat or an application for a certificate of title, a certificate of number, or a registration for a boat; intentionally altering, removing, or changing any number or character in an engine serial number; or intentionally altering, removing, or changing any number or character in a hull identification number, manufacturing a false hull identification number, or placing a false hull identification number on a boat	H
Chapter 36: University of Wisconsin System		
36.25 (6) (d)	As an officer, agent, clerk, or employee of the Geological and Natural History Survey or the Department of Revenue, violating confidentiality requirements pertaining to the survey of mines and mineral lands	I

Statute	Description	Felony class or penalty
Chapter 48: Children's Code		
48.658 (3) (bm)	Circumventing the operation of or shutting off a child safety alarm installed in a child care vehicle	I
Chapter 49: Public Assistance and Children and Family Services		
49.195 (3n) (k)	Removing, depositing, or concealing property upon which a levy is authorized under certain child programs with intent to evade or defeat assessment or collection of debt	H
49.195 (3n) (r)	Engaging in discrimination involving conditions of employment against, or discharging, an employee who has earnings subject to a levy under certain child programs	I
49.688 (9) (b)	Violating laws relating to the prescription drug assistance for elderly persons program	H, may be fined up to \$25,000
Chapter 51: State Alcohol, Drug Abuse, Developmental Disabilities and Mental Health Act		
51.15 (12)	Signing a false statement relating to another's need for emergency detention for treatment	H
51.30 (10) (bm)	Intentionally disclosing for pecuniary gain certain confidential health records relating to mental illness, developmental disabilities, alcoholism, or drug dependence	Unclassified felony, may be fined up to \$100,000 or imprisoned up to 3.5 years, or both
Chapter 55: Protective Service System		
55.135 (2)	Signing a false statement relating to emergency protective placement	H
Chapter 66: General Municipality Law		
66.1207 (1) (b)	Intentionally making false representations to secure housing project accommodations (if the value of the financial assistance received is at least \$2,500 but not more than \$25,000)	I
66.1207 (1) (c)	Intentionally making false representations to secure housing project accommodations (if the value of the financial assistance received is more than \$25,000)	H
Chapter 69: Collection of Statistics		
69.24 (1)	Committing one of various violations relating to falsifying, counterfeiting, and illegally possessing vital records	I
Chapter 70: General Property Taxes		
70.47 (18) (a)	Tampering with Board of Review proceedings records with intent to injure or defraud	I

Statute	Description	Felony class or penalty
Chapter 71: Income and Franchise Taxes for State and Local Revenues		
71.83 (2) (b) 1.	Rendering of a false or fraudulent income tax return by a person other than a corporation or limited liability company with intent to defeat or evade any assessment or obtain a refund or credit	H
71.83 (2) (b) 2.	Rendering of a false or fraudulent franchise or income tax return by the officer of a corporation or manager of a limited liability company with intent to defeat or evade any assessment	H
71.83 (2) (b) 3.	Removing, depositing, or concealing property upon which a levy is authorized with intent to evade or defeat the assessment or collection of a tax	I
71.83 (2) (b) 4.	Filing a claim for one of various tax credits that is false or excessive and filed with fraudulent intent	H
Chapter 86: Miscellaneous Highway Provisions		
86.192 (4)	Causing death through injury, defacement, or removal of various signs erected by the state or any municipality for the warning, instruction, or information of the public	H
Chapter 97: Food, Lodging, and Recreation		
97.43 (4)	Selling or using meat for human consumption from any diseased animal or dead animal not slaughtered as food for humans; or feeding carcass meat or other animal parts to food-producing animals unless it has been thoroughly rendered or cooked	H
Chapter 100: Marketing; Trade Practices		
100.171 (7) (b)	Committing one of various violations relating to prize notices	I
100.26 (2)	Committing one of various violations relating to commission merchants and the sale of produce	I
100.525 (3) (a)	Obtaining, selling, or receiving telephone records without consent (if the number of telephone records is 1)	I
100.525 (3) (b)	Obtaining, selling, or receiving telephone records without consent (if the number of telephone records is 2 or more)	G
100.525 (3) (c)	Obtaining, selling, or receiving telephone records without consent (if the number of telephone records is more than 10)	E

Statute	Description	Felony class or penalty
Chapter 101: Department of Safety and Professional Services—Regulation of Industry, Buildings, and Safety		
101.10 (4) (b)	Committing one of various violations relating to improper storage, improper handling, damaging, or taking of anhydrous ammonia and anhydrous ammonia equipment	I
101.149 (8) (c) 2.	Tampering with, removing, destroying, disconnecting, or removing batteries from an installed carbon monoxide detector (after a previous conviction)	I
101.9204 (2)	Knowingly making a false statement in an application for a certificate of title for a manufactured home	H
Chapter 102: Worker's Compensation		
102.835 (11)	Removing, depositing, or concealing any property upon which a levy is authorized to fund worker's compensation uninsured employer payments with intent to evade or defeat the assessment	I
102.85 (3)	As an employer, failing to comply with an order to cease operations due to being without worker's compensation insurance	I
Chapter 108: Unemployment Insurance and Reserves		
108.225 (11)	Removing, depositing, or concealing any property upon which a levy is authorized to fund delinquent unemployment insurance contributions with intent to evade or defeat the assessment	I
108.24 (1) (b) 2.	Knowingly making a false statement to obtain any unemployment insurance benefit payment (if the value of the benefits obtained is more than \$2,500 but not more than \$5,000)	I
108.24 (1) (b) 3.	Knowingly making a false statement to obtain any unemployment insurance benefit payment (if the value of the benefits obtained is more than \$5,000 but not more than \$10,000)	H
108.24 (1) (b) 4.	Knowingly making a false statement to obtain any unemployment insurance benefit payment (if the value of the benefits obtained is more than \$10,000)	G
Chapter 110: Motor Vehicles		
110.20 (15) (b) 1.	Knowingly altering data or submitting a false report relating to a vehicle emissions test	H

Statute	Description	Felony class or penalty
Chapter 114: Aeronautics and Astronautics		
114.09 (2) (a) 5.	Operating an aircraft in the air or on the ground or water under the influence of an intoxicant or other drug (if the number of convictions for injury or homicide by intoxicated use of a vehicle plus the total number of suspensions, revocations, and other convictions counted under Wis. Stat. § 343.307 (1) equals 5 or more)	H, minimum \$600 fine and 6-month term of imprisonment
114.09 (2) (a) 6.	Operating an aircraft in the air or on the ground or water under the influence of an intoxicant or other drug (if there was a child under 16 years old in the aircraft)	Minimum and maximum forfeitures, fines, or imprisonment that would otherwise apply are doubled; in some cases, an offense that would have been a misdemeanor becomes a felony
114.09 (2) (a) 7. a.	Operating an aircraft in the air or on the ground or water under the influence of an intoxicant or other drug (if the alcohol concentration of the offender is 0.17 to 0.199)	Minimum and maximum fines that would otherwise apply are doubled
114.09 (2) (a) 7. b.	Operating an aircraft in the air or on the ground or water under the influence of an intoxicant or other drug (if the alcohol concentration of the offender is 0.20 to 0.249)	Minimum and maximum fines that would otherwise apply are tripled
114.09 (2) (a) 7. c.	Operating an aircraft in the air or on the ground or water under the influence of an intoxicant or other drug (if the alcohol concentration of the offender is 0.25 or more)	Minimum and maximum fines that would otherwise apply are quadrupled
114.20 (18) (c)	Knowingly making a false statement in any application or document required to be filed with the Department of Transportation relating to aircraft registration, or knowingly foregoing submission of such an application or document	H
Chapter 125: Alcohol Beverages		
125.075 (2) (a)	Providing alcohol beverages to an underage person (if the underage person suffers great bodily harm)	H
125.075 (2) (b)	Providing alcohol beverages to an underage person (if the underage person dies)	G
125.085 (3) (a) 2.	Providing falsified identification to an underage person purporting to show the underage person has attained the legal drinking age for money or other consideration	I

Statute	Description	Felony class or penalty
125.105 (2) (b)	Impersonating an inspector, agent, or other employee of the Department of Revenue or the Department of Justice to commit or abet the commission of a crime	H
125.66 (3)	Manufacturing or rectifying intoxicating liquor without holding appropriate permits, or selling such liquor	F
125.68 (12) (b)	Recovering any alcohol or alcoholic liquid from denatured alcohol by any process or using, selling, concealing, or disposing of alcohol or alcoholic liquid derived from denatured alcohol	F
125.68 (12) (c)	Causing death through the selling or disposing of, for beverages purposes, denatured alcohol or alcoholic liquid distilled from denatured alcohol	E
Chapter 132: Trademarks, Badges, and Labeled Products		
132.20 (2)	Trafficking or attempting to traffic in a counterfeit mark or in any goods or services bearing a counterfeit mark	H, may be fined up to \$250,000 if an individual or \$1,000,000 if not an individual
Chapter 133: Trusts and Monopolies		
133.03 (1)	Making a contract or engaging in any combination or conspiracy in restraint of trade or commerce	H, may be fined up to \$100,000 if a corporation or \$50,000 if any other person
133.03 (2)	Monopolizing or attempting to monopolize any part of trade or commerce	H, may be fined up to \$100,000 if a corporation or \$50,000 if any other person
Chapter 134: Miscellaneous Trade Regulations		
134.16	As a person engaged in banking, brokerage, or an exchange or deposit business in any way, fraudulently accepting or receiving deposits from, or making a loan to, an entity the person knows is unsafe or insolvent	F
134.20 (1)	Committing one of various violations relating to fraudulent issuance or use of warehouse receipts or bills of lading with intent to defraud	H
134.205 (4)	Issuing a warehouse receipt without entering the same in a register with intent to defraud	H
134.405 (5) (ap)	Knowingly purchasing nonferrous scrap, metal articles, or proprietary articles unlawfully as a scrap dealer (after more than 1 previous conviction)	I

Statute	Description	Felony class or penalty
134.58	Unlawfully using, employing, aiding, or assisting in employing any body of armed persons to act as a militia, police, or peace officers for the protection of persons or property or the suppression of strikes	I
Chapter 139: Beverage and Tobacco Taxes		
139.44 (1)	Procuring or falsely or fraudulently making, altering, or counterfeiting any indicia of cigarette tax payment	G
139.44 (1m)	Falsely or fraudulently tampering with a cigarette meter to evade the cigarette tax	G
139.44 (8) (c)	Possession of cigarettes without the required indicia of cigarette tax payment properly affixed (if the amount of cigarettes is more than 36,000)	I
Chapter 146: Miscellaneous Health Provisions		
146.345 (3)	Knowingly and for valuable consideration acquiring, receiving, or otherwise transferring any human organ for use in human organ transplantation	H, may be fined up to \$50,000
146.35 (5)	Engaging in female genital mutilation	H
146.84 (2) (c)	Intentionally disclosing for pecuniary gain certain confidential health care records	Unclassified felony, may be fined up to \$100,000 or imprisoned up to 3.5 years, or both
Chapter 154: Advance Directives		
154.15 (2)	Illegally falsifying or forging or concealing the declaration of another relating to life-sustaining procedures or feeding tubes with intent to cause a withholding or withdrawal of life-sustaining procedures contrary to the wishes of the declarant	F
154.29 (2)	Falsifying, forging, or transferring a do-not-resuscitate bracelet to a patient or concealing the revocation of a do-not-resuscitate order with intent to cause the withholding or withdrawal of resuscitation	F
Chapter 157: Disposition of Human Remains		
157.06 (17)	Intentionally falsifying, forging, concealing, defacing, or obliterating, for pecuniary gain, a record of an anatomical gift, an amendment or revocation of such a record, or a record of refusal to make an anatomical gift	H, may be fined up to \$50,000
Chapter 167: Safeguards of Persons and Property		
167.10 (9) (g)	Violating one of various laws relating to the manufacture of fireworks	G

Statute	Description	Felony class or penalty
Chapter 175: Miscellaneous Police Provisions		
175.35 (3) (b) 2.	Intentionally providing false information regarding whether one is making a firearm purchase with the purpose or intent to transfer the firearm to another who the person knows or reasonably should know is prohibited from possessing a firearm	H
Chapter 178: Uniform Partnership Law		
178.0120 (4)	Providing the Department of Financial Institutions with a false document relating to partnerships	I
Chapter 179: Uniform Limited Partnership Law		
179.0124 (4)	Providing the Department of Financial Institutions with a false document relating to limited partnerships	I
Chapter 180: Business Corporations		
180.0129 (2)	Providing the Department of Financial Institutions with a false document relating to business corporations	I
Chapter 181: Nonstock Corporations		
181.0129 (2)	Providing the Department of Financial Institutions with a false document relating to nonstock corporations	I
Chapter 185: Cooperatives		
185.825	Filing with the Department of Financial Institutions a false document relating to cooperatives	I
Chapter 186: Credit Unions		
186.235 (7) (c)	As an employee of the Office of Credit Unions or a member of the Credit Union Review Board, disclosing secret information relating to credit unions	I
186.80 (2)	Providing certain false information as a credit union officer, director, or employee	F
Chapter 201: Securities of Public Service Corporations		
201.09 (2)	Making false statements or practicing fraud to issue or negotiate any security	I
Chapter 214: Savings Banks		
214.93	Making false statements under oath or on any report or statement to the Division of Banking	F

Statute	Description	Felony class or penalty
Chapter 215: Savings and Loan Associations		
215.02 (6) (b)	As an employee of the Division of Banking or a member of the Banking Institutions Review Board, disclosing confidential information obtained from any state or federal banking authority	I
215.12	As an officer, director, employee, or agent of an association, engaging in one of various dishonest acts with intent to injure or defraud the association or another person or entity	F
215.21 (21)	Giving bribes or accepting bribes given to obtain a mortgage loan	I
Chapter 218: Finance Companies, Auto Dealers, Adjustment Companies and Collection Agencies		
218.21 (7)	Knowingly making a false statement in an application for a motor vehicle salvage dealer license	H
Chapter 220: Banking		
220.06 (2)	As an employee of the Division of Banking or an employee or member of the Banking Institutions Review Board, disclosing certain confidential information	I
Chapter 221: State Banks		
221.0625 (2)	As an officer or director of a bank, violating certain laws relating to loans to bank officials	F
221.0636 (2)	As an officer, director, or employee of a bank, committing theft of the bank	H
221.0637 (2)	Taking, accepting, or receiving a commission, fee, compensation, or anything of material value in exchange for making certain banking decisions	I
221.1004 (2)	As an officer, director, or employee of a bank, making false statements relating to books, reports, statements, or other affairs of the bank	F
Chapter 252: Communicable Diseases		
252.15 (9)	Intentionally disclosing for pecuniary gain confidential HIV test results	Unclassified felony, may be fined up to \$200,000 or imprisoned up to 3.5 years, or both
Chapter 253: Maternal and Child Health		
253.06 (4) (b)	Committing one of various violations relating to the Special Supplemental Nutrition Program for Women, Infants, and Children	I (1st offense); H (2nd or subsequent offense)

Statute	Description	Felony class or penalty
253.105 (3)	Giving an abortion-inducing drug to a woman unless the physician who provided the drug performed a physical exam of the woman and is physically present in the room when the drug is given	I
253.107 (4)	Performing, inducing, or attempting to perform or induce an abortion upon a woman when the unborn child is considered capable of experiencing pain unless the woman is undergoing a medical emergency	I
Chapter 256: Emergency Medical Services		
256.35 (10) (a)	Intentionally dialing "911" to report an emergency that does not exist (after a previous conviction within the past 4 years)	H
Chapter 285: Air Pollution		
285.87 (2) (b)	Committing a violation relating to polluting the air (after a previous conviction)	I, may be fined up to \$50,000 per day of violation
Chapter 291: Hazardous Waste Management		
291.97 (2)	Willfully transporting hazardous waste to a facility that does not have a proper license; or storing, treating, transporting, or disposing of any hazardous waste without the proper license	H, may be fined up to \$100,000 (1st offense); F, may be fined up to \$150,000 (2nd or subsequent offense); each day of violation constitutes a separate offense
291.97 (2) (c) 1.	Willfully making an untrue statement or failing to state a material fact in connection with any document relating to hazardous waste management; or willfully destroying, altering, concealing, or failing to submit a record required to be maintained or submitted (after a previous conviction)	I, may be fined up to \$50,000; each day of violation constitutes a separate offense
Chapter 292: Remedial Action		
292.63 (10) (b)	As an owner, operator, person owning a home oil tank system, or service provider, intentionally destroying a document that is relevant to a claim for reimbursement	G
Chapter 299: General Environmental Provisions		
299.53 (4) (c) 2.	Intentionally making a false statement in complying with provisions relating to used oil fuel facilities (after a previous conviction)	I, may be fined up to \$50,000

Statute	Description	Felony class or penalty
Chapter 301: Corrections		
301.45 (6) (a) 1.	As a convicted sex offender, knowingly failing to comply with certain registration requirements	H
301.45 (6) (ag) 1.	As a convicted sex offender, knowingly failing to comply with certain requirements before establishing or changing residence	H
301.47 (3) (a)	As a convicted sex offender, intentionally changing one's name or identifying oneself by another name before being released from certain requirements	H
301.475 (2) (b)	As a convicted sex offender, knowingly failing to comply with requirements to notify a school in advance of one's planned visit and status as a registered sex offender (after a previous conviction)	H
Chapter 302: Prisons; State, County, and Municipal		
302.095 (2) (a)	Contrary to regulations and without permission of the keeper of the institution, delivering, procuring to be delivered, or possessing with intent to deliver anything to an inmate, depositing or concealing anything with intent that an inmate shall obtain or receive the item, or receiving anything from an inmate with intent to convey it out of an institution	I
302.095 (2) (b)	Contrary to regulations and without permission of the keeper of an institution, possessing anything with intent to retain it for oneself	I
Chapter 323: Emergency Management		
323.60 (11) (b)	Knowingly and willfully failing to comply with requirements to report the release of certain hazardous substances	I, may be fined up to \$25,000 (1st offense) or up to \$50,000 (2nd or subsequent offense); each day of violation constitutes a separate offense
Chapter 341: Registration of Vehicles		
341.605 (3)	Transferring evidence of vehicle registration without authorization; or transferring counterfeit, forged, or fictitious evidence of registration	H
Chapter 342: Vehicle Title and Anti-Theft Law		
342.06 (2)	Knowingly making a false statement in an application for a certificate of title	H
342.065 (4) (b)	Violating requirements relating to titles for salvage vehicles with intent to defraud	H

Statute	Description	Felony class or penalty
342.155 (4) (b)	Violating mileage disclosure requirements for vehicle transfers with intent to defraud	H
342.156 (6) (b)	Violating mileage disclosure requirements relating to transfers of leased vehicles with intent to defraud	H
342.30 (3) (a)	Removing, altering, or obliterating a vehicle identification number	H
342.32 (3)	Counterfeiting and unlawful possession of a certificate of title	H
Chapter 343: Operators' Licenses		
343.05 (5) (b) 4.	Knowingly operating a noncommercial vehicle on a highway without a valid operator's license (if great bodily harm is caused to another)	I
343.05 (5) (b) 5.	Knowingly operating a noncommercial vehicle on a highway without a valid operator's license (if death is caused to another)	H
343.44 (2) (ag) 2.	Knowingly operating a vehicle with a suspended operator's license (if great bodily harm is caused to another)	I
343.44 (2) (ag) 3.	Knowingly operating a vehicle with a suspended operator's license (if death is caused to another)	H
343.44 (2) (ar) 3.	Knowingly operating a vehicle with a revoked operator's license (if great bodily harm is caused to another)	I
343.44 (2) (ar) 4.	Knowingly operating a vehicle with a revoked operator's license (if death is caused to another)	H
Chapter 346: Rules of the Road		
346.17 (3) (a)	Disobeying a visual or audible signal from an officer and fleeing or eluding the officer	I
346.17 (3) (b)	Disobeying a visual or audible signal from an officer and fleeing or eluding the officer (if bodily harm to another or property damage is caused)	H
346.17 (3) (c)	Disobeying a visual or audible signal from an officer and fleeing or eluding the officer (if great bodily harm is caused to another)	F
346.17 (3) (d)	Disobeying a visual or audible signal from an officer and fleeing or eluding the officer (if death is caused to another)	E

Statute	Description	Felony class or penalty
346.65 (2) (am) 4.	Operating a vehicle under the influence of an intoxicant or other drug (if the number of convictions for injury or homicide by intoxicated use of a vehicle plus the total number of suspensions, revocations, and other convictions counted under Wis. Stat. § 343.307 (1) equals 4)	H, minimum \$600 fine and 60-day term of imprisonment
346.65 (2) (am) 5.	Operating a vehicle under the influence of an intoxicant or other drug (if the number of convictions for injury or homicide by intoxicated use of a vehicle plus the total number of suspensions, revocations, and other convictions counted under Wis. Stat. § 343.307 (1) equals 5 or 6)	G, mandatory bifurcated sentence with a term of confinement of not less than 1.5 years (unless the court finds that the best interests of the community will be served and the public will not be harmed by a less severe sentence)
346.65 (2) (am) 6.	Operating a vehicle under the influence of an intoxicant or other drug (if the number of convictions for injury or homicide by intoxicated use of a vehicle plus the total number of suspensions, revocations, and other convictions counted under Wis. Stat. § 343.307 (1) equals 7 to 9)	F, mandatory bifurcated sentence with a term of confinement of not less than 3 years
346.65 (2) (am) 7.	Operating a vehicle under the influence of an intoxicant or other drug (if the number of convictions for injury or homicide by intoxicated use of a vehicle plus the total number of suspensions, revocations, and other convictions counted under Wis. Stat. § 343.307 (1) equals 10 or more)	E, mandatory bifurcated sentence with a term of confinement of not less than 4 years
346.65 (2) (f) 2.	Operating a vehicle under the influence of an intoxicant or other drug (if there was a child under 16 years old in the vehicle)	Minimum and maximum fines and imprisonment that would otherwise apply are doubled; in some cases, an offense that would have been a misdemeanor becomes a felony
346.65 (2j) (d)	Operating a commercial vehicle under the influence of an intoxicant or other drug (if there was a child under 16 years old in the vehicle)	Minimum and maximum forfeitures, fines, and imprisonment that would otherwise apply are doubled; in some cases, an offense that would have been a misdemeanor becomes a felony

Statute	Description	Felony class or penalty
346.65 (3m)	Operating a vehicle or commercial vehicle under the influence of an intoxicant or other drug and causing injury to another (if there was a child under 16 years old in the vehicle)	Minimum and maximum fines and imprisonment that would otherwise apply are doubled; an offense that would have been a misdemeanor becomes a felony
346.65 (3p)	Operating a commercial or noncommercial vehicle under the influence of an intoxicant or other drug and causing injury to another (if the total number of suspensions, revocations, and other convictions counted under Wis. Stat. § 343.307 (1) equals 1 or more)	H; maximum fine and term of imprisonment doubles if there was a child under 16 years old in the vehicle
346.65 (5)	Negligently operating a motor vehicle and causing great bodily harm to another	I; maximum fine doubles if the offense is committed where persons are engaged in work on the highway
346.74 (5) (b)	Failing to fulfill requirements upon striking a person or occupied vehicle (if injury but not great bodily harm is caused to another)	Unclassified felony, may be fined up to \$10,000 or imprisoned up to 9 months, or both
346.74 (5) (c)	Failing to fulfill requirements upon striking a person or occupied vehicle (if an injury and great bodily harm is caused to another)	E
346.74 (5) (d)	Failing to fulfill requirements upon striking a person or occupied vehicle (if death is caused to another)	D
Chapter 350: Snowmobiles		
350.11 (2m)	Tampering with signs or standards on a snowmobile trail (if death or injury is caused to another)	H
Chapter 447: Dentistry Examining Board		
447.09	Violating laws relating to the practice of dentistry (after a previous conviction within the past 5 years)	I
Chapter 450: Pharmacy Examining Board		
450.074 (3)	Violating one of various laws relating to transactions of wholesale prescription drug distributors	H
450.11 (9) (b)	Unlawfully delivering or possessing with intent to manufacture or deliver a prescription drug	H
450.14 (5)	Unlawfully delivering a highly toxic substance	H

Statute	Description	Felony class or penalty
450.15 (2)	Placing a prescription drug in a public place or a private place without consent	H
Chapter 551: Wisconsin Uniform Securities Law		
551.508 (1)	Willfully violating Wis. Stat. ch. 551, relating to uniform securities, or rules adopted or orders issued under that chapter, except Wis. Stat. § 551.504 or the notice filing requirements of Wis. Stat. § 551.302 or 551.405	H; only a fine may be imposed (if the offense was a violation of a rule or order that was unknown to the offender); fine may be increased by up to \$5,000 and term of imprisonment may be increased by up to 5 years (if the victim of the crime is at least 65 years old); each specific act constitutes a separate offense
Chapter 552: Corporate Take-Over Law		
552.19 (1)	Willfully violating Wis. Stat. ch. 552, relating to corporate take-overs, or rules adopted or orders issued under that chapter	H; each specific act constitutes a separate offense
Chapter 553: Wisconsin Franchise Investment Law		
553.52 (1)	Willfully violating one of various prohibited practices relating to franchise investment	G; each specific act constitutes a separate offense
553.52 (2)	Engaging in fraud or deceit in the offer or sale of a franchise	G
Chapter 562: Regulation of Racing and On-Track Pari-Mutuel Wagering		
562.13 (3)	Engaging in prohibited off-track pari-mutuel wagering; or possessing a counterfeit, altered, or fraudulent wagering ticket with intent to defraud	I
562.13 (4)	Violating certain prohibitions relating to race activities, animals, and wagering	H
Chapter 565: State Lottery		
565.50 (2)	Altering or forging a lottery ticket or share or transferring an altered or forged lottery ticket or share	I

Statute	Description	Felony class or penalty
Chapter 601: Insurance—Administration		
601.64 (4)	Intentionally violating or permitting a person to violate any insurance statute or rule or an order issued by the commissioner of insurance	I (unless a specific penalty is provided elsewhere in the statutes)
Chapter 648: Regulation of Care Management Organizations		
648.35 (5)	Intentionally violating or permitting a person to violate Wis. Stat. ch. 648, relating to care management organizations, or rules adopted or orders issued under that chapter	I (unless a specific penalty is provided elsewhere in the statutes)
Chapter 767: Actions Affecting the Family		
767.471 (8)	Intentionally violating an injunction relating to physical placement of a child	I
Chapter 783: Mandamus and Prohibition		
783.07	As a public officer, member of a public body or board, or person empowered to perform a public duty, neglecting to perform a duty commanded by a peremptory mandamus	H
Chapter 939: Crimes—General Provisions		
939.30 (1)	Advising another to commit a crime with intent that a felony be committed	H
939.30 (2)	Soliciting another to commit a crime for which the penalty is life imprisonment	F
939.30 (2)	Soliciting another to commit a Class I felony	I
939.31	Conspiracy to commit a crime for which the penalty is not life imprisonment	Fine and imprisonment up to the maximum provided for the completed crime
939.31	Conspiracy to commit a crime for which the penalty is life imprisonment	B
939.32 (1)	Attempting to commit felony battery against another, felony battery against an unborn child, theft of property, or theft of farm-raised fish	One-half of the maximum fine for the completed crime, term of imprisonment varies based on application of enhanced or increased penalties
939.32 (1) (a)	Attempting to commit a crime for which the penalty is life imprisonment	B

Statute	Description	Felony class or penalty
939.32 (1) (c)	Attempting to commit felony intimidation of a witness; or attempting to commit felony intimidation of a victim	G (the penalty for the completed act)
939.32 (1) (cm)	Attempting to disarm a peace officer	H (the penalty for the completed act)
939.32 (1) (cr)	Attempting to cause a child to view or listen to sexual activity (if the child is under 13 years old)	F (the penalty for the completed act)
939.32 (1) (cr)	Attempting to cause a child to view or listen to sexual activity (if the child is 13 to 17 years old)	H (the penalty for the completed act)
939.32 (1) (d)	Attempting to commit child enticement	D (the penalty for the completed act)
939.32 (1) (de)	Attempting to use a computer to facilitate a child sex crime with an individual who the actor believes or has reason to believe is under 16 years old	C (the penalty for the completed act)
939.32 (1) (e)	Attempting to discharge a firearm in a school zone	G (the penalty for the completed act)
939.32 (1) (f)	Attempting to provide false information relating to the submission of financial transaction information	H (the penalty for the completed act)
939.32 (1) (g)	Attempting theft of anhydrous ammonia or anhydrous ammonia equipment	I (the penalty for the completed act)
939.615 (7) (b) 2.	Knowingly violating a condition or regulation of lifetime supervision (if the same conduct also constitutes a crime that is a felony)	I
939.6195 (2)	As a repeater, engaging in a firearm violation under Wis. Stat. § 941.29 or 941.2905 or using a firearm in the commission of a crime	Mandatory bifurcated sentence with a term of confinement of not less than 4 years
939.645	Committing a crime against a person or property if the offender selected the person or property due to a belief about the race, religion, color, disability, sexual orientation, national origin, or ancestry of that person or the owner or occupant of that property	If the offense would have been a Class A misdemeanor, it becomes a felony with a maximum \$10,000 fine and a maximum 2-year term of imprisonment; if the offense would have been a felony, it remains a felony, but the applicable maximum fine may be increased by up to \$5,000, and the applicable maximum term of imprisonment may be increased by up to 5 years

Statute	Description	Felony class or penalty
Chapter 940: Crimes Against Life and Bodily Security		
940.01 (1) (a)	Committing 1st-degree intentional homicide of another human being	A
940.01 (1) (b)	Committing 1st-degree intentional homicide of an unborn child	A
940.02 (1)	Committing 1st-degree reckless homicide of another human being	B; mandatory bifurcated sentence with a term of confinement of not less than 5 years (if the offender has one or more previous convictions for a serious violent crime or a crime punishable by life imprisonment)
940.02 (1m)	Committing 1st-degree reckless homicide of an unborn child	B; mandatory bifurcated sentence with a term of confinement of not less than 5 years (if the offender has one or more previous convictions for a serious violent crime or a crime punishable by life imprisonment)
940.02 (2)	Committing 1st-degree reckless homicide by the unlawful manufacture, distribution, delivery, administering, or assisting in administering of a schedule I or II controlled substance or ketamine or flunitrazepam	C; mandatory bifurcated sentence with a term of confinement of not less than 5 years (if the offender has one or more previous convictions for a serious violent crime or a crime punishable by life imprisonment)

Statute	Description	Felony class or penalty
940.03	Felony murder, i.e., causing the death of another while committing or attempting to commit one of certain crimes	Maximum term of imprisonment for the crime or attempt may be increased by up to 15 years; mandatory bifurcated sentence with a term of confinement of not less than 5 years (if the offender has one or more previous convictions for a serious violent crime or a crime punishable by life imprisonment)
940.04 (1)	Destroying the life of an unborn child	H
940.04 (2)	Destroying the life of an unborn quick child or causing the death of the mother by an act intended to destroy the life of an unborn child	E
940.05 (1)	Committing 2nd-degree intentional homicide of another human being	B; mandatory bifurcated sentence with a term of confinement of not less than 5 years (if the offender has one or more previous convictions for a serious violent crime or a crime punishable by life imprisonment)
940.05 (2g)	Committing 2nd-degree intentional homicide of an unborn child	B; mandatory bifurcated sentence with a term of confinement of not less than 5 years (if the offender has one or more previous convictions for a serious violent crime or a crime punishable by life imprisonment)
940.06 (1)	Committing 2nd-degree reckless homicide of another human being	D; mandatory bifurcated sentence with a term of confinement of not less than 5 years (if the offender has one or more previous convictions for a serious violent crime or a crime punishable by life imprisonment)

Statute	Description	Felony class or penalty
940.06 (2)	Committing 2nd-degree reckless homicide of an unborn child	D; mandatory bifurcated sentence with a term of confinement of not less than 5 years (if the offender has one or more previous convictions for a serious violent crime or a crime punishable by life imprisonment)
940.07	Committing homicide of another human being by negligent control of a vicious animal	G
940.08 (1)	Committing homicide of another human being by negligent handling of a dangerous weapon, explosives, or fire	G
940.08 (2)	Committing homicide of an unborn child by negligent handling of a dangerous weapon, explosives, or fire	G
940.09 (1c) (a)	Committing homicide of another human being or an unborn child by intoxicated use of a vehicle	D, mandatory bifurcated sentence with a term of confinement of not less than 5 years
940.09 (1c) (b)	Committing homicide of another human being or an unborn child by intoxicated use of a vehicle (if the total number of suspensions, revocations, and other convictions counted under Wis. Stat. § 343.307 (1) equals 1 or more)	C, mandatory bifurcated sentence with a term of confinement of not less than 5 years
940.09 (1g)	Committing homicide of another human being or an unborn child by intoxicated use of a firearm or airgun	D; mandatory bifurcated sentence with a term of confinement of not less than 5 years (if the offender has one or more previous convictions for a serious violent crime or a crime punishable by life imprisonment)
940.10 (1)	Committing homicide of another human being by negligent operation of a vehicle	G
940.10 (2)	Committing homicide of an unborn child by negligent operation of a vehicle	G
940.11 (1)	Mutilating, disfiguring, or dismembering a corpse with intent to conceal a crime or avoid apprehension, prosecution, or conviction for a crime	F

Statute	Description	Felony class or penalty
940.11 (2)	Hiding or burying a corpse with intent to conceal a crime or avoid apprehension, prosecution, or conviction for a crime or with intent to collect benefits under certain benefit programs	F
940.12	Assisting a person to commit suicide with intent that another take his or her own life	H
940.15 (2)	Intentionally performing an abortion after the fetus or unborn child reaches viability	I
940.15 (5)	Intentionally performing an abortion as someone other than a physician	I
940.15 (6)	When performing an abortion to preserve the life or health of the woman, using a method of abortion that is not most likely to preserve the life and health of the fetus or unborn child	I
940.16 (2)	Intentionally performing a partial-birth abortion	A
940.19 (2)	Causing substantial bodily harm to another by an act done with intent to cause bodily harm to that person or another	I
940.19 (4)	Causing great bodily harm to another by an act done with intent to cause bodily harm to that person or another	H
940.19 (5)	Causing great bodily harm to another by an act done with intent to cause great bodily harm to that person or another	E; mandatory bifurcated sentence with a term of confinement of not less than 5 years (if the offender has one or more previous convictions for a serious violent crime or a crime punishable by life imprisonment)
940.19 (6)	Causing bodily harm to another by conduct that creates a substantial risk of great bodily harm	H
940.195 (2)	Causing substantial bodily harm to an unborn child by an act done with intent to cause bodily harm to that unborn child, the woman pregnant with that unborn child, or another	I
940.195 (4)	Causing great bodily harm to an unborn child by an act done with intent to cause bodily harm to that unborn child, the woman pregnant with that unborn child, or another	H

Statute	Description	Felony class or penalty
940.195 (5)	Causing great bodily harm to an unborn child by an act done with intent to cause great bodily harm to that unborn child, the woman pregnant with that unborn child, or another	E
940.195 (6)	Causing bodily harm to an unborn child by conduct that creates a substantial risk of great bodily harm	H
940.198 (2) (a)	Intentionally causing great bodily harm to an elder person	C
940.198 (2) (b)	Intentionally causing bodily harm to an elder person	H
940.198 (2) (c)	Intentionally causing bodily harm to an elder person under circumstances or conditions likely to produce great bodily harm	F
940.198 (3) (a)	Recklessly causing great bodily harm to an elder person	E
940.198 (3) (b)	Recklessly causing bodily harm to an elder person	I
940.198 (3) (c)	Recklessly causing bodily harm to an elder person under circumstances or conditions likely to produce great bodily harm	H
940.20 (1)	As a prisoner, committing battery against an officer, employee, visitor, or another inmate	H
940.20 (1g)	As a prisoner in a secure mental health facility for sexually violent persons, or as a person detained while awaiting trial as a sexually violent person, committing battery against an officer, employee, agent, visitor, or another resident of the facility	H
940.20 (1m)	As a person subject to certain injunctions, committing battery against a petitioner who sought an injunction	I
940.20 (2)	Committing battery against a fire fighter or a commission warden acting in an official capacity	H
940.20 (2m) (b)	Committing or threatening to commit battery against a probation, extended supervision, parole, community supervision, or aftercare agent acting in an official capacity, or against the family member of such a person	H
940.20 (3)	Committing battery against a grand or petit juror, due to a verdict or indictment agreed to by the juror	H
940.20 (4)	Committing battery against a public officer in order to influence the action of the officer or due to an action the officer took in an official capacity	I

Statute	Description	Felony class or penalty
940.20 (5) (b)	Committing battery against a technical college district or school district officer or employee acting in that capacity	I
940.20 (6) (b)	Committing battery against a public transit vehicle operator, driver, or passenger under various circumstances	I
940.201 (2)	Committing or threatening to commit battery against a witness or the family member of the witness	H
940.203 (2)	Committing or threatening to commit battery against a judge, prosecutor, or law enforcement officer or the family member of such a person in response to an action taken in an official capacity	H
940.203 (3)	Committing or threatening to commit battery against a current or former guardian ad litem, corporation counsel, advocate, or attorney or the family member of such a person in response to an action taken in an official capacity	H
940.204 (2)	Committing or threatening to commit battery against a person who works in a health care facility or the family member of such a person in response to an action taken in an official capacity	H
940.204 (3)	Committing or threatening to commit battery against a health care provider or the family member of such a person in response to an action taken in an official capacity	H
940.205 (2)	Committing or threatening to commit battery against any Department of Revenue official or a family member of such an official in response to an action taken in an official capacity	H
940.207 (2)	Committing or threatening to commit battery against a Department of Safety and Professional Services or Department of Workforce Development employee or a family member of such a person in response to an action taken in an official capacity	H
940.208	Committing battery against certain employees of counties, cities, villages, or towns performing certain enforcement or inspection duties	I

Statute	Description	Felony class or penalty
940.21	Cutting or mutilating a bodily member of another with intent to disable or disfigure	C; mandatory bifurcated sentence with a term of confinement of not less than 5 years (if the offender has one or more previous convictions for a serious violent crime or a crime punishable by life imprisonment)
940.22 (2)	As a therapist, intentionally having sexual contact with a patient or client during an ongoing professional relationship	F
940.225 (1)	Committing 1st-degree sexual assault	B; mandatory bifurcated sentence with a term of confinement of not less than 3.5 years (if the offender has a previous conviction for this or another serious sex crime); maximum term of life imprisonment without the possibility of parole or extended supervision (if the offender has a previous conviction for this offense)
940.225 (2)	Committing 2nd-degree sexual assault	C; mandatory bifurcated sentence with a term of confinement of not less than 3.5 years (if the offender has a previous conviction for this or another serious sex crime)
940.225 (3)	Committing 3rd-degree sexual assault	G
940.23 (1)	Committing 1st-degree reckless injury	D
940.23 (2)	Committing 2nd-degree reckless injury	F
940.235	Intentionally strangling or suffocating another	H (1st offense); G (if the offender has a previous conviction for this offense or another violent crime)

Statute	Description	Felony class or penalty
940.24	Causing injury to another or to an unborn child by negligent handling of a dangerous weapon, explosives, or fire	I
940.25 (1)	Causing injury to another or to an unborn child by intoxicated use of a vehicle	F
940.285 (2) (b) 1g.	Causing death by intentionally or recklessly subjecting an individual at risk to abuse	C
940.285 (2) (b) 1g.	Causing death by negligently subjecting an individual at risk to abuse	D
940.285 (2) (b) 1m.	Causing great bodily harm by intentionally, recklessly, or negligently subjecting an individual at risk to abuse	F
940.285 (2) (b) 1r.	Intentionally subjecting an individual at risk to abuse under circumstances likely to cause great bodily harm	G
940.285 (2) (b) 1r.	Recklessly or negligently subjecting an individual at risk to abuse under circumstances likely to cause great bodily harm	I
940.285 (2) (b) 2.	Causing bodily harm by intentionally subjecting an individual at risk to abuse	H
940.285 (2) (b) 2.	Intentionally subjecting an individual at risk to abuse under circumstances likely to cause bodily harm	I
940.29	As a person employed in a place of confinement, abusing, neglecting, or providing ill treatment to a person confined in or a resident of such an institution	I
940.295 (3) (b) 1g.	As a person in charge of or employed in one of various facilities or programs, causing death to an individual at risk through intentional or reckless abuse or neglect of a patient or resident	C
940.295 (3) (b) 1g.	As a person in charge of or employed in one of various facilities or programs, causing death to an individual at risk through neglect or negligent abuse of a patient or resident	D
940.295 (3) (b) 1m.	As a person in charge of or employed in one of various facilities or programs, causing great bodily harm to an individual at risk through intentional, reckless, or negligent abuse or neglect of a patient or resident	E
940.295 (3) (b) 1r.	As a person in charge of or employed in one of various facilities or programs, causing great bodily harm through intentional abuse or neglect of a patient or resident	F

Statute	Description	Felony class or penalty
940.295 (3) (b) 1r.	As a person in charge of or employed in one of various facilities or programs, intentionally abusing or neglecting a patient or resident under circumstances likely to cause great bodily harm	G
940.295 (3) (b) 2.	As a person in charge of or employed in one of various facilities or programs, causing bodily harm through intentional abuse or neglect of a patient or resident	H
940.295 (3) (b) 2.	As a person in charge of or employed in one of various facilities or programs, intentionally abusing or neglecting a patient or resident under circumstances likely to cause bodily harm	I
940.295 (3) (b) 3.	As a person in charge of or employed in one of various facilities or programs, causing great bodily harm through reckless or negligent abuse or neglect of a patient or resident	H
940.295 (3) (b) 3.	As a person in charge of or employed in one of various facilities or programs, recklessly or negligently abusing or neglecting a patient or resident under circumstances likely to cause great bodily harm	I
940.30	Committing false imprisonment	H
940.302 (2) (a)	Engaging in human trafficking for the purposes of labor, services, or a commercial sex act using one of various forms of coercion	D
940.302 (2) (b)	Benefiting in any manner from human trafficking	D
940.302 (2) (c)	Knowingly receiving compensation from the earnings of debt bondage, prostitution, or a commercial sex act	F
940.305 (1)	Taking a hostage in order to influence a person to perform or not perform some action	B; mandatory bifurcated sentence with a term of confinement of not less than 5 years (if the offender has one or more previous convictions for a serious violent crime or a crime punishable by life imprisonment)

Statute	Description	Felony class or penalty
940.305 (2)	Taking a hostage in order to influence a person to perform or not perform some action (if each hostage is released without bodily harm before the offender's arrest)	C; mandatory bifurcated sentence with a term of confinement of not less than 5 years (if the offender has one or more previous convictions for a serious violent crime or a crime punishable by life imprisonment)
940.31 (1)	Engaging in kidnapping	C; mandatory bifurcated sentence with a term of confinement of not less than 5 years (if the offender has one or more previous convictions for a serious violent crime or a crime punishable by life imprisonment)
940.31 (2) (a)	Engaging in kidnapping with intent to cause another to transfer property for the release of the victim	B; mandatory bifurcated sentence with a term of confinement of not less than 5 years (if the offender has one or more previous convictions for a serious violent crime or a crime punishable by life imprisonment)
940.31 (2) (b)	Engaging in kidnapping with intent to cause another to transfer property for the release of the victim (if the victim is released without permanent physical injury prior to the first witness being sworn in at the trial)	C; mandatory bifurcated sentence with a term of confinement of not less than 5 years (if the offender has one or more previous convictions for a serious violent crime or a crime punishable by life imprisonment)
940.32 (2)	Stalking another, knowing that the stalking may or will cause emotional distress or fear of bodily injury or death	I

Statute	Description	Felony class or penalty
940.32 (2e)	Stalking a victim of a sexual assault or a domestic abuse offense for which the offender was convicted, knowing that the stalking may or will cause emotional distress or fear of bodily injury or death	I
940.32 (2m)	Stalking another, knowing that the stalking may or will cause emotional distress or fear of bodily injury or death (if the offender has a previous conviction for a violent crime, stalking, or harassment; the victim of the stalking is also the victim of another crime committed by the offender within the past 7 years; the offender uses an electronic record containing personally identifiable information regarding the victim to facilitate the violation; the offender engages in one of various violations relating to the interception and disclosure of wire, electronic, or oral communications, or makes unlawful use of a pen register or a trap and trace device to facilitate the violation; or the victim is under 18 years old)	H
940.32 (3)	Stalking another, knowing that the stalking may or will cause emotional distress or fear of bodily injury or death (if the offender has a previous conviction for a violent crime, stalking, or harassment within the past 7 years and the victim of the stalking was the victim of that crime; the stalking results in bodily harm to the victim or a member of the victim's family or household; or the offender uses a dangerous weapon in carrying out the stalking)	F
940.43	Intimidating a witness under various circumstances	G
940.45	Intimidating a victim under various circumstances	G
Chapter 941: Crimes Against Public Health and Safety		
941.11	Intentionally burning one's own or another's building under circumstances which create an unreasonable risk of death or great bodily harm or serious damage to another property	H
941.12 (1)	Intentionally interfering with the proper functioning of a fire alarm system or the lawful efforts of fire fighters to extinguish a fire	I
941.20 (1m) (b)	Intentionally pointing a firearm at or towards a law enforcement officer, fire fighter, emergency medical services practitioner, emergency medical responder, ambulance driver, or commission warden acting in an official capacity	H
941.20 (2)	Intentionally discharging a firearm into a vehicle or building where there might be a human being; or setting a spring gun	G

Statute	Description	Felony class or penalty
941.20 (3) (a)	Intentionally discharging a firearm from a vehicle while on a highway or in a parking lot open to the public at or toward another person, building, or vehicle	F
941.21	Intentionally disarming a peace officer acting in an official capacity	H
941.26 (2) (a)	Selling, possessing, using, or transporting a machine gun or other full automatic firearm	H
941.26 (2) (b)	Modifying a firearm not designed to fire more than one shot automatically to fire more than one shot automatically	F
941.26 (2) (e)	Selling or commercially transporting a bomb, grenade, projectile, or shell used for tear gas	H
941.26 (2) (f)	Using a bomb, grenade, projectile, or shell used for tear gas to cause bodily harm or discomfort to a peace officer acting in an official capacity	H
941.26 (2) (g)	During the commission of another crime, using a bomb, grenade, projectile, or shell used for tear gas to cause bodily harm or discomfort to another, or threatening to use such materials to incapacitate another	H
941.26 (4) (d)	Using a device or container containing a combination of oleoresin of capsicum or CS gel and inert ingredients (but not containing any other gas or substance that will cause bodily discomfort) to cause bodily harm or discomfort to a peace officer acting in an official capacity	H
941.26 (4) (e)	During the commission of another crime, using a device or container containing a combination of oleoresin of capsicum or CS gel and inert ingredients (but not containing any other gas or substance that will cause bodily discomfort) to cause bodily harm or discomfort to another, or threatening to use such materials to incapacitate another	H
941.28 (3)	Selling or offering to sell, transporting, purchasing, possessing, or going armed with a short-barreled shotgun or short-barreled rifle	H

Statute	Description	Felony class or penalty
941.29 (1m)	Possessing a firearm when prohibited to do so	G; mandatory bifurcated sentence with a term of confinement of not less than 3 years (if the offender was prohibited from possessing a firearm due to having committed a violent felony, and the current offense was committed while the offender was on probation, parole, extended supervision, or conditional release for the commission of a prior felony or violent misdemeanor; or within 5 years after completing a sentence for a prior felony or violent misdemeanor, including any parole or extended supervision; or within 5 years after being discharged from a commitment under Wis. Stat. ch. 971)
941.2905 (1)	Intentionally furnishing, purchasing, or possessing a firearm for a person known to be prohibited from possessing a firearm	G
941.291 (3)	Possessing body armor when prohibited to do so	E (1st offense); D (2nd or subsequent offense)
941.292 (2)	Operating a weaponized drone	H
941.295 (1m)	Selling, transporting, manufacturing, possessing, or going armed with an electric weapon	H
941.296 (2)	Using or possessing a handgun loaded with an armor-piercing bullet, projectile, or projectile core during the commission of a crime under Wis. Stat. chs. 939 to 948 or 961 or possessing an armor-piercing bullet capable of being fired from the handgun	H
941.298 (2)	Selling, delivering, or possessing a firearm silencer	H
941.30 (1)	Engaging in 1st-degree recklessly endangering safety	F

Statute	Description	Felony class or penalty
941.30 (2)	Engaging in 2nd-degree recklessly endangering safety	G
941.31 (1)	Making, buying, transporting, possessing, or transferring any explosive compound or offering to do the same with intent to use such materials to commit a crime or knowing that another intends to commit a crime	F
941.31 (2) (b)	Making, buying, transporting, possessing, using, or transferring any improvised explosive device, or possessing materials or components with intent to assemble an improvised explosive device	H
941.315 (3)	Distributing or delivering, or possessing with intent to distribute or deliver, nitrous oxide under various circumstances	H
941.316 (3)	Distributing or possessing with intent to distribute a hazardous substance knowing that the substance will be abused	I
941.32	Administering to another or causing another to take any poisonous, stupefying, overpowering, narcotic, or anesthetic substance with intent to facilitate the commission of a crime	F
941.325	Placing objects, drugs, or other substances in candy or other liquid or solid edibles with intent to cause bodily harm	I
941.327 (2) (b) 1.	Tampering with household products with intent to kill, injure, or endanger the health or safety of another, or to cause significant injury or damage to the business of any person or entity	I
941.327 (2) (b) 2.	Tampering with household products with intent to kill, injure, or endanger the health or safety of another, or to cause significant injury or damage to the business of any person or entity (if the tampering creates a high probability of great bodily harm to another)	H; mandatory bifurcated sentence with a term of confinement of not less than 5 years (if the offender has one or more previous convictions for a serious violent crime or a crime punishable by life imprisonment)

Statute	Description	Felony class or penalty
941.327 (2) (b) 3.	Tampering with household products with intent to kill, injure, or endanger the health or safety of another, or to cause significant injury or damage to the business of any person or entity (if the tampering causes great bodily harm to another)	F; mandatory bifurcated sentence with a term of confinement of not less than 5 years (if the offender has one or more previous convictions for a serious violent crime or a crime punishable by life imprisonment)
941.327 (2) (b) 4.	Tampering with household products with intent to kill, injure, or endanger the health or safety of another, or to cause significant injury or damage to the business of any person or entity (if the tampering causes death to another)	C; mandatory bifurcated sentence with a term of confinement of not less than 5 years (if the offender has one or more previous convictions for a serious violent crime or a crime punishable by life imprisonment)
941.327 (3)	Intentionally providing false information, knowing the information is false, relating to an act or attempted act of tampering with household products	I
941.33 (1)	Intentionally destroying or rendering unusable vaccines or drugs	I
941.37 (3)	Intentionally interfering with any emergency medical personnel performing emergency or rescue duties (if the interference may endanger another's safety)	I
941.37 (4)	Intentionally interfering with any emergency medical personnel performing emergency or rescue duties (if the interference contributes to the death of another)	E
941.375 (2)	Throwing or expelling a bodily substance at or toward a public safety worker or prosecutor without consent with intent that it come into contact with the person	I
941.38 (2)	Intentionally soliciting a child to participate in criminal gang activity	I
941.39 (1)	Violating a court order prohibiting a person convicted of crime from contacting victims of, witnesses to, or co-actors in the crime (if the crime was a felony)	H
Chapter 942: Crimes Against Reputation, Privacy and Civil Liberties		
942.08 (3)	Knowingly installing or using a device to intentionally view, broadcast, or record under the clothing of another without consent	I

Statute	Description	Felony class or penalty
942.08 (4)	Engaging in one of various acts of invasion of privacy (if the victim is under 18 years old)	I
942.09 (2) (am)	Capturing, making a reproduction of, possessing, distributing, or exhibiting an intimate representation without the consent of the person depicted	I
942.09 (2) (dr)	Capturing, making a reproduction of, possessing, distributing, or exhibiting an intimate representation of a person under 18 years old without the consent of the person depicted	H
942.09 (3m) (am)	Posting or publishing a private representation or depiction of a person under 18 years old without the consent of the person depicted	I
942.09 (4) (a)	Soliciting an intimate or private representation from a person who the offender believes is under 18 years old	I
942.09 (5) (am)	While in a locker room, intentionally capturing a representation of a nude or partially nude person in the locker room who is under 18 years old without consent	I
942.09 (5) (b)	While in a locker room, capturing a representation of a nude or partially nude person in the locker room and distributing or exhibiting the representation without consent; or transmitting or broadcasting an image of a nude or partially nude person from a locker room without consent	I
942.09 (5) (bn)	While in a locker room, capturing a representation of a nude or partially nude person in the locker room who is under 18 years old and distributing or exhibiting the representation without consent; or transmitting or broadcasting an image of a nude or partially nude person in a locker room who is under 18 years old	H
Chapter 943: Crimes Against Property		
943.01 (2)	Intentionally damaging any physical property of another without consent that is a vehicle or highway, and the damage is likely to cause injury or further property damage, or rock art site; is the property of a public utility or common carrier, and the damage is likely to impair the services of the public utility or common carrier; is the property of a grand or petit juror, and the damage was caused by reason of any verdict or indictment assented to by the owner; is property on state-owned land that is listed on a specific Department of Natural Resources registry; or is property reduced in value by more than \$2,500 due to the damage	I

Statute	Description	Felony class or penalty
943.01 (2d) (b)	Intentionally damaging any physical property of another without consent that is used for growing or developing plants for animal feed for commercial purposes, other commercial purposes, or in conjunction with plant research and development	I
943.01 (2g)	Intentionally damaging any physical property of another without consent that is a machine operated by the insertion of coins, currency, debit cards, or credit cards with intent to commit a theft from the machine, when the damaged property is reduced in value by more than \$500 but not more than \$2,500	I
943.01 (2k) (b)	Intentionally damaging any physical property of another without consent that is owned, leased, or operated by an energy provider with intent to cause substantial interruption or impairment to the provider's goods or services	H
943.011 (2)	Intentionally damaging or threatening to damage any physical property of another without consent that is owned by a witness or a family member or housemate of the witness	I
943.012	Intentionally damaging or graffitiing or etching any physical property of another without consent that is a religious property, a facility used to memorialize the dead, or an educational facility or community center serving certain groups of persons	I
943.013 (2)	Intentionally damaging or threatening to damage any physical property of another without consent that belongs to a judge or his or her family member in response to any action taken in an official capacity	I
943.015 (2)	Intentionally damaging or threatening to damage any physical property of another without consent that belongs to a Department of Revenue official, employee, or agent or his or her family member in response to any action taken in an official capacity	I
943.017 (2)	Intentionally graffitiing or etching into any physical property of another without consent that is a vehicle or highway, and the damage is likely to cause injury or further property damage; is the property of a public utility or common carrier, and the damage is likely to impair the services of the public utility or common carrier; is the property of a grand or petit juror, and the damage was caused by reason of any verdict or indictment assented to by the owner; is property on state-owned land that is listed on a specific Department of Natural Resources registry; or is property reduced in value by more than \$2,500 due to the damage	I

Statute	Description	Felony class or penalty
943.017 (2m) (b)	Intentionally graffitiing or etching into any physical property without consent that is owned by a witness or a family member or housemate of the witness	I
943.02 (1)	Intentionally damaging by means of fire any building of another without consent or any building with intent to defraud an insurer of that building; or intentionally damaging by means of explosives any property of another	C; mandatory bifurcated sentence with a term of confinement of not less than 5 years (if the offender has one or more previous convictions for a serious violent crime or a crime punishable by life imprisonment)
943.03	Intentionally damaging by means of fire any property of another without consent, if the property is not a building and has a value of more than \$100	I
943.04	Intentionally damaging by means of fire any property other than a building with intent to defraud an insurer of that property	H
943.06 (2)	Possessing, manufacturing, selling, offering for sale, giving, or transferring a fire bomb	H
943.07 (1)	Intentionally causing damage to any railroad property used in providing rail services, which could cause an injury, accident, or derailment	I
943.07 (2)	Intentionally shooting a firearm at any portion of a railroad train, car, caboose, or engine	I
943.10 (1m)	Engaging in burglary in one of various places	F
943.10 (2)	Engaging in burglary while armed or after becoming armed or by using an explosive; engaging in burglary and committing battery upon a person lawfully present in the burglarized enclosure; or engaging in burglary in a dwelling, boat, or motor home while another person is lawfully present	E
943.12	Possessing burglarious tools	I
943.143 (2)	Intentionally entering an energy provider's property without authority and consent	H
943.20 (3) (bf)	Engaging in one of various acts of theft (if the value of the property is more than \$2,500 but not more than \$5,000)	I
943.20 (3) (bm)	Engaging in one of various acts of theft (if the value of the property is more than \$5,000 but not more than \$10,000)	H

Statute	Description	Felony class or penalty
943.20 (3) (c)	Engaging in one of various acts of theft (if the value of the property is more than \$10,000 but not more than \$100,000)	G
943.20 (3) (cm)	Engaging in one of various acts of theft (if the value of the property is more than \$100,000)	F
943.20 (3) (d)	Engaging in one of various acts of theft involving certain property	H
943.20 (3) (e)	Engaging in one of various acts of theft involving property taken from the person of another or a corpse	G
943.201 (2)	Using an individual's personal identifying information or documents to obtain anything of value or benefit; to avoid civil or criminal process or penalty; or to harm the reputation, property, person, or estate of the individual	H
943.202 (2) (a)	Possessing a scanner or reencoder with intent to access information encoded on a credit card or other similar card without permission	I
943.202 (2) (b)	Possessing a scanner or reencoder with intent to transfer it to another who will or is likely to access information encoded on a credit card or other similar card without permission; or using or attempting to use a scanner or reencoder to access information encoded on such a card without permission	H
943.202 (2) (c)	Using a scanner or reencoder to access information encoded on a credit card or other similar card without permission (if anything of value is obtained by using the information acquired)	G
943.203 (2)	Intentionally using, attempting to use, or possessing with intent to use any identifying information or identification document of an entity without authorization or consent and acting as the entity to obtain anything of value or benefit or to harm the reputation of the entity	H
943.204 (3) (b)	Intentionally taking or receiving the mail of another from a residence or other building or the curtilage of a residence or other building without consent and with intent to deprive another permanently of possession of such mail (if the number of pieces of mail taken or received from one or more individuals is at least 10 but not more than 29)	I

Statute	Description	Felony class or penalty
943.204 (3) (c)	Intentionally taking or receiving the mail of another from a residence or other building or the curtilage of a residence or other building without consent and with intent to deprive another permanently of possession of such mail (if the number of pieces of mail taken or received from one or more individuals is 30 or more)	H
943.204 (3) (d)	Intentionally taking or receiving the mail of another from a residence or other building or the curtilage of a residence or other building without consent and with intent to deprive another permanently of possession of such mail (if the mail taken or received is addressed to an adult at risk or an elder adult at risk)	H
943.205 (3)	Engaging in theft of trade secrets	I
943.207 (3m) (b)	Engaging in the transfer of recorded sounds for unlawful use (if the number of recordings transferred or played online within a 180-day period is less than 1,000 and the value of the recordings is more than \$2,500)	I
943.207 (3m) (c)	Engaging in the transfer of recorded sounds for unlawful use (if the number of recordings transferred or played online within a 180-day period is at least 1,000)	H
943.208 (2) (b)	Engaging in the recording and transfer of a performance for commercial advantage or private financial gain without consent (if the number of recordings embodying sound is less than 1,000 or the number of audiovisual recordings is less than 100 during a 180-day period and the value of the recordings is more than \$2,500)	I
943.208 (2) (c)	Engaging in the recording and transfer of a performance without consent for commercial advantage or personal financial gain (if the number of recordings embodying sound is at least 1,000 or the number of audiovisual recordings is at least 100 during a 180-day period, or after a previous conviction)	H
943.209 (2) (b)	Failing to disclose the manufacturer of a recording (if the number of recordings is less than 100 within a 180-day period and the value of the recordings is more than \$2,500)	I
943.209 (2) (c)	Failing to disclose the manufacturer of a recording (if the number of recordings is at least 100 during a 180-day period; or after a previous conviction)	H

Statute	Description	Felony class or penalty
943.21 (3) (am) 2.	Engaging in fraud on a hotel or restaurant keeper, recreational attraction, or taxicab operator (if the value of services is more than \$2,500)	I
943.23 (1g)	Intentionally taking a vehicle without consent by use of threat or use of a dangerous weapon	C; mandatory bifurcated sentence with a term of confinement of not less than 5 years (if the offender has one or more previous convictions for a serious violent crime or a crime punishable by life imprisonment)
943.23 (1r)	Intentionally taking a vehicle without consent by use of force	E
943.23 (2)	Intentionally taking and driving a vehicle without consent	H (1st offense); F (2nd or subsequent offense)
943.23 (2g)	Intentionally taking and driving a commercial vehicle without consent	G
943.23 (3)	Intentionally driving or operating a vehicle without consent	I (1st offense); G (2nd or subsequent offense)
943.23 (3g)	Intentionally driving or operating a commercial vehicle without consent	H
943.23 (5)	Intentionally removing a major part of a vehicle without consent	I
943.24 (2)	Issuing a worthless check (if the payment is more than \$2,500 for a single check or more than \$2,500 in total for multiple checks within a 90-day period)	I
943.26 (2)	As a mortgagor or vendee, removing or damaging encumbered real property (if the value of the security impairment is more than \$1,000)	I
943.27	Possessing records of certain usurious loans	I
943.28 (2)	Making or conspiring to make an extortionate extension of credit	F
943.28 (3)	Advancing money or property for the purpose of making an extortionate extension of credit	F
943.28 (4)	Knowingly participating in the extortionate extension of credit or punishing anyone for the nonrepayment thereof	F

Statute	Description	Felony class or penalty
943.30 (1)	Injuring or threatening to injure or accusing or threatening to accuse another of a crime with intent to extort money or any pecuniary advantage or to compel any action by the person	H
943.30 (2)	Injuring or threatening to injure or accusing or threatening to accuse another of a crime with intent to extort money or any pecuniary advantage or to compel any action by the person, by obstructing or affecting commerce or business or the movement of commodities	H
943.30 (3)	Injuring or threatening to injure or accusing or threatening to accuse another of a crime with intent to extort money or any pecuniary advantage or to compel any action by the person, by attempting to influence any petit or grand juror in the performance of his or her duties	H
943.30 (4)	Injuring or threatening to injure or accusing or threatening to accuse another of a crime with intent to extort money or any pecuniary advantage or to compel any action by the person, by attempting to influence the official action of any public officer	H
943.30 (5) (b)	Maliciously using or threatening to use a person's patient health care records with intent to extort money or any pecuniary advantage or to compel any action by the person	H
943.31	Maliciously threatening to disseminate or communicate to anyone derogatory information about a person with intent to extort money or any pecuniary advantage or to compel any action by the person	I
943.32 (1)	Engaging in robbery by using force against the person of the owner with intent to overcome his or her physical resistance; or by threatening the imminent use of force against the person of the owner or another with intent to compel the owner to allow the taking of the property	E
943.32 (2)	Engaging in robbery by use or threat of a dangerous weapon or a device or container containing a combination of oleoresin of capsicum or CS gel and inert ingredients (but not containing any other gas or substance that will cause bodily discomfort)	C; mandatory bifurcated sentence with a term of confinement of not less than 5 years (if the offender has one or more previous convictions for a serious violent crime or a crime punishable by life imprisonment)

Statute	Description	Felony class or penalty
943.34 (1) (bf)	Knowingly or intentionally receiving or concealing stolen property (if the value of the property is more than \$2,500 but not more than \$5,000)	I
943.34 (1) (bm)	Knowingly or intentionally receiving or concealing stolen property (if the property is a firearm or the value of the property is more than \$5,000 but not more than \$10,000)	H
943.34 (1) (c)	Knowingly or intentionally receiving or concealing stolen property (if the value of the property is more than \$10,000)	G
943.38 (1)	Forgery by creating or altering certain official documents with intent to defraud	H
943.38 (2)	Knowingly using or possessing with intent to use forged versions of certain official documents	H
943.39	With intent to defraud or injure, as a company official, falsifying records or creating a false written statement relating to the company; obtaining a signature on forged versions of certain official documents; or knowingly making a false written statement with intent to have it signed under oath	H
943.395 (2) (b)	Knowingly making fraudulent insurance and employee benefit program claims (if the value of the claim or benefit is more than \$2,500)	I
943.40	With intent to defraud, destroying or mutilating corporate books of account or records or erasing, obliterating, or destroying forged versions of certain official documents	H
943.41 (8) (b)	Violating one of various laws relating to financial transaction cards	I
943.41 (8) (c)	Fraudulent use of a financial transaction card (if the value of the money, goods, services, or property received is more than \$2,500 but not more than \$5,000 in a single transaction or separate transactions within a 6-month period)	I
943.41 (8) (c)	Fraudulent use of a financial transaction card (if the value of the money, goods, services, or property received is more than \$5,000 but not more than \$10,000 in a single transaction or separate transactions within a 6-month period)	H
943.41 (8) (c)	Fraudulent use of a financial transaction card (if the value of the money, goods, services, or property received is more than \$10,000 in a single transaction or separate transactions within a 6-month period)	G

Statute	Description	Felony class or penalty
943.45 (3) (d)	Engaging in theft of telecommunications service for direct or indirect commercial advantage or private financial gain (after a previous conviction)	I
943.455 (4) (d)	Engaging in theft of commercial mobile service for direct or indirect commercial advantage or private financial gain (after a previous conviction)	I
943.46 (4) (d)	Engaging in theft of video service for direct or indirect commercial advantage or private financial gain (after a previous conviction)	I
943.47 (3) (d)	Engaging in theft of satellite cable programming for direct or indirect commercial advantage or private financial gain (after a previous conviction)	I
943.49 (2) (b) 2.	Unlawful use of a recording device in a motion picture theater (after a previous conviction)	I
943.50 (4) (bf)	Engaging in retail theft or theft of services (if the value of the merchandise is more than \$500 but not more than \$5,000)	I
943.50 (4) (bm)	Engaging in retail theft or theft of services (if the value of the merchandise is more than \$5,000 but not more than \$10,000)	H
943.50 (4) (c)	Engaging in retail theft or theft of services (if the value of the merchandise is more than \$10,000)	G
943.50 (4m)	Engaging in retail theft or theft of services (if the value of the merchandise is not more than \$500, the crime is committed with another, and the person intends to sell the merchandise on the Internet)	I
943.60 (1)	Knowingly placing false or frivolous information into any instrument relating to a security interest in or title to real or personal property	H
943.61 (5) (c)	Engaging in the theft of library materials (if the value of the materials is more than \$2,500)	H
943.62 (4) (c)	Unlawfully receiving payments to obtain a loan for another (if the value of the advance payment or required refund is more than \$2,500)	F
943.70 (2) (b) 2.	Willfully, knowingly, and without authorization modifying, destroying, taking possession of, or copying data, computer programs, or supporting documentation, accessing computer programs or supporting documentation, or disclosing restricted access information to unauthorized persons; or intentionally causing a service interruption to a computer program, system, or network by submitting a number of messages that exceeds the processing capacity of such object (if the offense is committed with intent to defraud or obtain property)	I

Statute	Description	Felony class or penalty
943.70 (2) (b) 3g.	Willfully, knowingly, and without authorization modifying, destroying, taking possession of, or copying data, computer programs, or supporting documentation, accessing computer programs or supporting documentation, or disclosing restricted access information to unauthorized persons; or intentionally causing a service interruption to a computer program, system, or network by submitting a number of messages that exceeds the processing capacity of such object (if the value of the damage caused by the offense is more than \$2,500)	F
943.70 (2) (b) 3r.	Willfully, knowingly, and without authorization modifying, destroying, taking possession of, or copying data, computer programs, or supporting documentation, accessing computer programs or supporting documentation, or disclosing restricted access information to unauthorized persons; or intentionally causing a service interruption to a computer program, system, or network by submitting a number of messages that exceeds the processing capacity of such object (if the offense causes a disruption to governmental operations or communication, transportation, or a supply of a public service)	F
943.70 (2) (b) 4.	Willfully, knowingly, and without authorization modifying, destroying, taking possession of, or copying data, computer programs, or supporting documentation, accessing computer programs or supporting documentation, or disclosing restricted access information to unauthorized persons; or intentionally causing a service interruption to a computer program, system, or network by submitting a number of messages that exceeds the processing capacity of such object (if the offense creates a substantial and unreasonable risk of death or great bodily harm to another)	F
943.70 (2) (c)	Willfully, knowingly, and without authorization modifying, destroying, taking possession of, or copying data, computer programs, or supporting documentation, accessing computer programs or supporting documentation, or disclosing restricted access information to unauthorized persons; or intentionally causing a service interruption to a computer program, system, or network by submitting a number of messages that exceeds the processing capacity of such object (if the offense is committed while disguising the offender's computer with intent to avoid being identified with the crime)	If the offense would have been a felony, the maximum fine may be increased by up to \$2,500 and the maximum term of imprisonment may be increased by up to 2 years

Statute	Description	Felony class or penalty
943.70 (3) (b) 2.	Willingly, knowingly, and without authorization modifying computer equipment or supplies used with a computer system or network; or destroying, taking, or damaging a computer system or network or equipment or supplies used with such objects (if the offense is committed with intent to defraud or obtain property)	I
943.70 (3) (b) 3.	Willingly, knowingly, and without authorization modifying computer equipment or supplies used with a computer system or network; or destroying, taking, or damaging a computer system or network or equipment or supplies used with such objects (if the damage to the computer object or equipment or supplies is more than \$2,500)	H
943.70 (3) (b) 4.	Willingly, knowingly, and without authorization modifying computer equipment or supplies used with a computer system or network; or destroying, taking, or damaging a computer system or network or equipment or supplies used with such objects (If the offense creates a substantial and unreasonable risk of death or great bodily harm to another)	F
943.74 (3) (b)	Intentional theft of farm-raised fish with intent to deprive the owner permanently of possession of the fish (after a previous conviction)	D
943.75 (2)	Intentionally releasing an animal used for companionship or protection without consent (after 2 previous convictions)	I
943.75 (2m)	Intentionally releasing an animal used for scientific, farming, restocking, research, or commercial purposes without consent	H
943.76 (2) (a)	Intentionally introducing a contagious or infectious disease into livestock without consent	F
943.76 (2) (b)	Intentionally introducing a contagious or infectious disease into wild deer without consent of the Department of Natural Resources	F
943.76 (4) (a)	Intentionally threatening to introduce a contagious or infectious disease into livestock without consent (if the owner knows of and believes the threat or if the owner would believe the threat if made aware of the threat)	H
943.76 (4) (b)	Intentionally threatening to introduce a contagious or infectious disease into wild deer without consent (if the Department of Natural Resources knows of and believes the threat or if the Department of Natural Resources would believe the threat if made aware of the threat)	H

Statute	Description	Felony class or penalty
943.82 (2)	Falsely representing oneself as a financial institution or a representative of a financial institution for the purpose of obtaining money, goods, services, or personal identifying information from another	H
943.85 (1)	Engaging in bribery involving a financial institution	H
943.85 (2)	As an employee, agent, or fiduciary of a financial institution, engaging in bribery involving a financial institution	H
943.86	Engaging in extortion against a financial institution	H
943.87	Engaging in the robbery of a financial institution by use of force or threat of imminent force	C; mandatory bifurcated sentence with a term of confinement of not less than 5 years (if the offender has one or more previous convictions for a serious violent crime or a crime punishable by life imprisonment)
943.88	Committing 3 or more financial crimes in an 18-month period (if the crimes were committed in concert with a person whom the offender supervises, organizes, finances, or manages)	E
943.89	Engaging in mail fraud to commit a financial crime using U.S. mail or a commercial carrier	H
943.895 (3) (b)	Engaging in money laundering (if the value of the proceeds involved in the transaction is more than \$2,500 but not more than \$5,000)	I
943.895 (3) (c)	Engaging in money laundering (if the value of the proceeds involved in the transaction is more than \$5,000 but not more than \$10,000)	H
943.895 (3) (d)	Engaging in money laundering (if the value of the proceeds involved in the transaction is more than \$10,000 but not more than \$100,000)	G
943.895 (3) (e)	Engaging in money laundering (if the value of the proceeds involved in the transaction is more than \$100,000)	F
943.90	Transmitting or causing to be transmitted electrically, electromagnetically, or by light any signal, writing, image, sound, or data for the purpose of committing a financial crime	H

Statute	Description	Felony class or penalty
943.91 (2)	Engaging in certain crimes relating to theft from or fraud against a financial institution, loan fraud, or the unauthorized transfer of encumbered property (if the value of the money, funds, credits, securities, assets, property, proceeds, or loan is not more than \$500, and after a previous conviction relating to burglary, theft, unauthorized release of animals, or wire fraud)	I
943.91 (3)	Engaging in certain crimes relating to theft from or fraud against a financial institution, loan fraud, or the unauthorized transfer of encumbered property (if the value of the money, funds, credits, securities, assets, property, proceeds, or loan is more than \$500 but not more than \$10,000)	H
943.91 (4)	Engaging in certain crimes relating to theft from or fraud against a financial institution, loan fraud, or the unauthorized transfer of encumbered property (if the value of the money, funds, credits, securities, assets, property, proceeds, or loan is more than \$10,000 but not more than \$100,000)	G
943.91 (5)	Engaging in certain crimes relating to theft from or fraud against a financial institution, loan fraud, or the unauthorized transfer of encumbered property (if the value of the money, funds, credits, securities, assets, property, proceeds, or loan is more than \$100,000)	E
943.92	Committing 3 or more financial crimes within an 18-month period (if at least 1 crime was a felony)	For the 3rd or subsequent offense, terms of imprisonment of less than 10 years may be increased by up to 4 years and terms of imprisonment of more than 10 years may be increased by up to 6 years
Chapter 944: Crimes Against Sexual Morality		
944.05 (1)	Engaging in bigamy	I
944.06	Engaging in incest	F
944.16	Engaging in adultery	I

Statute	Description	Felony class or penalty
944.18 (3) (a)	Engaging in sexual contact with an animal; obtaining an animal with intent that it be used for sexual contact in this state; organizing, promoting, conducting, or observing an act involving sexual contact with an animal; permitting sexual contact with an animal on any premises under one's ownership or control; photographing or filming obscene material depicting a person engaged in sexual contact with an animal; or distributing, selling, publishing, or transmitting, or possessing with intent to distribute, sell, publish, or transmit, obscene material depicting a person engaged in sexual contact with an animal	H (1st offense); F (2nd or subsequent offense or if the act results in death or bodily harm to the animal)
944.18 (3) (a)	Forcing, coercing, enticing, or encouraging a child under 13 years old to engage in sexual contact with an animal; or engaging in sexual contact with an animal in the presence of a child under 13 years old	F (1st offense); D (2nd or subsequent offense)
944.18 (3) (a)	Forcing, coercing, enticing, or encouraging a child 13 to 17 years old to engage in sexual contact with an animal; or engaging in sexual contact with an animal in the presence of a child 13 to 17 years old	G (1st offense); E (2nd or subsequent offense)
944.21 (5) (c)	Engaging in prohibited activities relating to obscene materials or performances (after 2 or more previous convictions)	H
944.21 (5) (e)	Engaging in prohibited activities relating to obscene materials or performances (if the activities involved a wholesale transfer or distribution of obscene material)	H
944.31 (2)	Patronizing a prostitute (after 2 or more previous convictions)	I
944.32	Intentionally soliciting a prostitute or causing a person to practice prostitution	H
944.34	Intentionally keeping a place or allowing the continued use of a place as a place of prostitution	H
Chapter 945: Gambling		
945.03 (1m)	Engaging in unauthorized commercial gambling	I
945.05	Dealing in gambling devices	I
945.08 (1)	Bribing a participant in a contest of skill, speed, strength, or endurance with intent to influence the participant to refrain from exerting full abilities	H
Chapter 946: Crimes Against Government and its Administration		
946.01	Engaging in treason against the state	A

Statute	Description	Felony class or penalty
946.02 (1)	Engaging in sabotage of the defense, war, or other military action by the United States or its allies	F
946.03 (1)	Engaging in sedition	F
946.03 (2)	Permitting sedition on any premises under one's care or supervision	I
946.10	Engaging in bribery of public officers and employees	H
946.11 (1)	As a public utility or public utility agent or officer, offering or giving certain special privileges; as a public officer, asking for or accepting certain special privileges	I
946.12	Engaging in one of various acts of misconduct in public office	I
946.13 (1)	As a public officer or public employee, negotiating, bidding for, entering into, or making a contract in which the officer or employee has a private pecuniary interest	I
946.14	As a public officer or public employee in a private capacity, intentionally discounting or purchasing for less than full value a claim held by another against the state or a political subdivision or against any public fund	I
946.31 (1)	Engaging in perjury before numerous officials	H
946.32 (1)	Engaging in false swearing relating to the Uniform Unsworn Foreign Declarations Act	H
946.41 (2m)	Resisting or obstructing an officer acting in an official capacity and with lawful authority by giving false information or physical evidence that is considered at a trial and results in the conviction of an innocent person	H
946.41 (2r)	Resisting or obstructing an officer acting in an official capacity and with lawful authority and causing substantial bodily harm or soft tissue injury to the officer	H
946.41 (2t)	Resisting or obstructing an officer acting in an official capacity and with lawful authority and causing great bodily harm to the officer	G
946.415 (2)	Intentionally failing to comply with an officer's attempt to take one into custody through action or threat, and remaining or becoming armed with a dangerous weapon or threatening to use such a weapon regardless of whether such a weapon is actually present	I

Statute	Description	Felony class or penalty
946.42 (2m)	Intentionally escaping from custody while in custody based on an allegation or finding of a violation of probation, parole, or extended supervision	H; maximum term of imprisonment may be increased by up to 5 years if the individual who had custody of the escapee is injured during the escape
946.42 (3)	Intentionally escaping from custody under various circumstances	H; maximum term of imprisonment may be increased by up to 5 years if the individual who had custody of the escapee is injured during the escape
946.42 (3m)	Intentionally escaping from custody while in custody due to sexually violent crimes	F; maximum term of imprisonment may be increased by up to 5 years if the individual who had custody of the escapee is injured during the escape
946.425 (1)	Failing to report to county jail under a series of periods of imprisonment sentence provided in lieu of a continuous sentence	H
946.425 (1m) (b)	Failing to report to county jail after a stay of execution of a sentence of imprisonment of 10 or more days	H
946.425 (1r) (b)	Failing to report to county jail as part of a confinement order for a felony that grants periodic release for work or other purposes	H
946.43 (1m)	As a prisoner, intentionally placing an officer, employee, visitor, or another inmate in apprehension of an immediate battery likely to cause death or great bodily harm; or confining or restraining such persons without consent	F
946.43 (2m) (a)	As a prisoner, without consent, throwing or expelling a bodily substance at or toward an officer, employee, or visitor with intent that it come into contact with, cause bodily harm to, or abuse, harass, offend, intimidate, or frighten such a person	I
946.44 (1)	As an officer or employee of an institution where prisoners are detained, permitting a prisoner's escape; or assisting with a prisoner's escape by introducing into the institution anything adapted or useful in making an escape	H

Statute	Description	Felony class or penalty
946.44 (1g)	As a public officer or public employee, permitting or assisting with a prisoner's escape	F
946.44 (1m)	Intentionally introducing a firearm into an institution where prisoners are detained or transferring to a prisoner a firearm or a device that others may believe is a firearm	F
946.465	Refusing or intentionally tampering with a global positioning system tracking device without authorization	I
946.47 (2m) (a)	Harboring or aiding a felon who committed a Class A, B, C, or D felony or an unclassified felony punishable by a sentence of life imprisonment	G
946.47 (2m) (b)	Harboring or aiding a felon who committed a Class E, F, G, H, or I felony or an unclassified felony not punishable by a sentence of life imprisonment	I
946.48 (1)	Providing written or oral communication with intent to induce a false belief that the sender has knowledge regarding details of a kidnapping or missing person	H
946.49 (1) (b)	Intentionally failing to comply with terms of bond (if the offense with which the person is charged is a felony)	H
946.49 (2)	Failing to appear as a witness for whom bail has been required	I
946.50	As a person adjudicated delinquent, intentionally failing to appear before the court for a dispositional hearing before attaining 17 years of age	The same class of felony as if the crime were committed by an adult
946.60 (1)	Destroying, altering, mutilating, concealing, removing, withholding, or transferring possession of documents subject to subpoena	I
946.60 (2)	Using force, threat, intimidation, or deception with intent to cause or induce another to destroy, alter, mutilate, conceal, remove, withhold, or transfer possession of documents subject to subpoena	I
946.61 (1)	Engaging in bribery of witnesses	H
946.64	Communicating with a juror outside of regular proceedings with intent to influence that person	I
946.65 (1)	Knowingly giving false information to any officer of any court with intent to influence the officer's performance of official functions	I
946.68 (1r) (a)	Sending or delivering to another any document which simulates legal process	I

Statute	Description	Felony class or penalty
946.68 (1r) (b)	Sending or delivering to another any document which simulates legal process with intent to induce payment of a claim	H
946.68 (1r) (c)	Sending or delivering to another any document which simulates any criminal process	H
946.69 (2)	Impersonating or falsely assuming to act as a public officer or employee or a utility employee	I
946.70 (2)	Impersonating peace officers, fire fighters, or other emergency personnel with intent to commit or aid or abet the commission of a crime other than this crime	H
946.72 (1)	Damaging, removing, or concealing a public record with intent to injure or defraud	H
946.74 (2)	Aiding a person's escape from a mental institution with intent to commit a crime against sexual morality with or upon the inmate of the institution	H
946.76	Disclosing that a search warrant has been applied for or issued prior to its execution	I
946.78 (3)	Making false claims of having military service or having been awarded certain honors with intent to commit or aid or abet the commission of a crime other than this crime	H
946.79 (2)	Providing false information relating to the submission of financial transaction information	H
946.84 (1)	Engaging in racketeering activity	E, may be assessed an alternative fine of up to 2 times the gross value gained or 2 times the gross loss caused, whichever is greater
946.85 (1)	Engaging in a continuing criminal enterprise	E
946.90 (3)	Engaging in Wisconsin Works fraud by furnishing items or services for which payment is or may be made under Wisconsin Works	H
946.90 (4) (a)	Soliciting or receiving anything of value in exchange for engaging in certain Wisconsin Works fraud	H, may be fined up to \$25,000
946.90 (4) (b)	Offering or providing anything of value to induce certain Wisconsin Works fraud	H, may be fined up to \$25,000
946.90 (5)	Knowingly imposing upon a Wisconsin Works participant charges in addition to or in lieu of payments received by the provider for services under Wisconsin Works	H, may be fined up to \$25,000

Statute	Description	Felony class or penalty
946.91 (2)	Engaging in one of various methods of Medical Assistance fraud	H, may be fined up to \$25,000
946.91 (3)	Soliciting or receiving anything of value in exchange for engaging in, or offering or providing anything of value to induce, certain Medical Assistance fraud	H, may be fined up to \$25,000
946.91 (4)	Making, causing to be made, inducing, or seeking to induce a false statement or representation so that an institution or facility may qualify as a medical care facility	H, may be fined up to \$25,000
946.91 (5)	Knowingly imposing upon a Medical Assistance recipient charges in addition to or in lieu of payments received by the provider for services under Medical Assistance	H, may be fined up to \$25,000
946.91 (6)	In connection with Medical Assistance, intentionally charging, soliciting, accepting, or receiving any gift, money, donation, or other consideration from a person unrelated to a patient as a precondition of that patient's admission to or continued stay in a care facility	H, may be fined up to \$25,000
946.92 (3) (a) 2.	Committing one of various violations relating to the federal Supplemental Nutrition Assistance Program and receiving benefits (if the value of the benefits is more than \$100 but less than \$5,000)	I
946.92 (3) (a) 3.	Committing one of various violations relating to the federal Supplemental Nutrition Assistance Program and receiving benefits (if the value of the benefits is more than \$100 but less than \$5,000, and after a previous conviction)	H
946.92 (3) (a) 4.	Committing one of various violations relating to the federal Supplemental Nutrition Assistance Program and receiving benefits (if the value of the benefits is \$5,000 or more)	G
946.93 (3) (e) 4.	Committing one of various violations relating to a public assistance program and receiving benefits (if the value of the benefits is more than \$2,000 but not more than \$5,000)	I
946.93 (3) (e) 5.	Committing one of various violations relating to a public assistance program and receiving benefits (if the value of the benefits is more than \$5,000 but not more than \$10,000)	H
946.93 (3) (e) 6.	Committing one of various violations relating to a public assistance program and receiving benefits (if the value of the benefits is more than \$10,000)	G

Statute	Description	Felony class or penalty
946.93 (5) (a)	Soliciting or receiving anything of value in exchange for engaging in certain public assistance program fraud	H, may be fined up to \$25,000
946.93 (5) (b)	Offering or providing anything of value to induce certain public assistance program fraud	H, may be fined up to \$25,000
Chapter 947: Crimes Against Public Peace, Order and Other Interests		
947.011 (3) (b)	Disrupting a funeral or memorial service (after a previous conviction)	I
947.013 (1t)	Engaging in harassment of another person (if accompanied by a credible threat that places the victim in reasonable fear of death or great bodily harm and the offender violates an order or injunction relating to domestic abuse, child abuse, or harassment, after a previous harassment or stalking conviction within the past 7 years involving the same victim)	I
947.013 (1v)	Engaging in harassment of another (if accompanied by a credible threat that places the victim in reasonable fear of death or great bodily harm and the offender violates an order or injunction relating to domestic abuse, child abuse, or harassment, and if facilitated by intentionally gaining access to an electronic record that contains the victim's personally identifiable information)	H
947.013 (1x)	Engaging in harassment of another (if accompanied by a credible threat that places the victim in reasonable fear of death or great bodily harm and the offender violates an order or injunction relating to domestic abuse, child abuse, or harassment, after a previous harassment or stalking conviction, and if facilitated by intentionally gaining access to any record that contains the victim's personally identifiable information)	H
947.014 (2)	Intentionally conveying or causing to be conveyed false information that an emergency exists, knowing the information to be false, if the information elicits or could elicit a response from a specialized tactical team	I
947.014 (3)	Intentionally conveying or causing to be conveyed false information that an emergency exists, knowing the information to be false, if the information elicits or could elicit a response from a specialized tactical team (if the violation results in bodily harm to any person)	H

Statute	Description	Felony class or penalty
947.014 (3)	Intentionally conveying or causing to be conveyed false information that an emergency exists, knowing the information to be false, if the information elicits or could elicit a response from a specialized tactical team (if the violation results in great bodily harm to any person)	E
947.015	Creating a bomb scare conveyed through a threat or false information	I
947.017 (2)	Making a threat to release chemical, biological, or radioactive substances if the threat induces a reasonable expectation or fear of the release	I
947.019 (1)	Making a terrorist threat to any person or any person's property under various circumstances	I
947.019 (2)	Making a terrorist threat to any person or any person's property under various circumstances (if the threat contributes to any individual's death)	G
Chapter 948: Crimes Against Children		
948.02 (1) (am)	Engaging in 1st-degree sexual assault of a child under 13 years old (if great bodily harm is caused to the child)	A
948.02 (1) (b)	Engaging in 1st-degree sexual assault of a child under 12 years old	B, mandatory bifurcated sentence with a term of confinement of not less than 25 years
948.02 (1) (c)	Engaging in 1st-degree sexual assault of a child under 16 years old by use or threat of force or violence	B, mandatory bifurcated sentence with a term of confinement of not less than 25 years
948.02 (1) (d)	As a person at least 18 years old, engaging in 1st-degree sexual assault of a child under 16 years old by use or threat of force or violence	B, mandatory bifurcated sentence with a term of confinement of not less than 5 years
948.02 (1) (e)	Engaging in 1st-degree sexual assault of a child under 13 years old	B
948.02 (2)	Engaging in 2nd-degree sexual assault of a child under 16 years old	C
948.02 (3)	As a person responsible for the welfare of a child under 16 years old, failing to act to prevent another from having sexual intercourse or contact with the child while having knowledge that such an act is occurring or has occurred	F

Statute	Description	Felony class or penalty
948.025 (1) (a)	Engaging in 3 or more violations relating to sexual assault of the same child (if at least 3 violations involve 1st-degree sexual assault of a child under 13 years old that causes great bodily harm to the child)	A
948.025 (1) (b)	Engaging in 3 or more violations relating to sexual assault of the same child (if at least 3 violations involve 1st-degree sexual assault of a child under 13 years old that causes great bodily harm to the child, 1st-degree sexual assault of a child under 12 years old, or 1st-degree sexual assault of a child under 16 years old by use or threat of force or violence)	B, mandatory bifurcated sentence with a term of confinement of not less than 25 years
948.025 (1) (c)	Engaging in 3 or more violations relating to sexual assault of the same child (if at least 3 violations involve 1st-degree sexual assault of a child under 13 years old that causes great bodily harm to the child, 1st-degree sexual assault of a child under 12 years old, 1st-degree sexual assault of a child under 16 years old by use or threat of force or violence, or 1st-degree sexual assault of a child under 16 years old by use or threat of force or violence by a person at least 18 years old)	B, mandatory bifurcated sentence with a term of confinement of not less than 5 years
948.025 (1) (d)	Engaging in 3 or more violations relating to sexual assault of the same child (if at least 3 violations involve 1st-degree sexual assault of a child)	B
948.025 (1) (e)	Engaging in 3 or more violations relating to sexual assault of the same child (if at least 3 violations involve any 1st-degree sexual assault of a child or 2nd-degree sexual assault of a child)	C
948.03 (2) (a)	Intentionally causing great bodily harm to a child	C; mandatory bifurcated sentence with a term of confinement of not less than 5 years (if the offender has one or more previous convictions for a serious violent crime or a crime punishable by life imprisonment)
948.03 (2) (b)	Intentionally causing bodily harm to a child	H
948.03 (2) (c)	Intentionally causing bodily harm to a child by conduct that creates a high probability of great bodily harm	F
948.03 (3) (a)	Recklessly causing great bodily harm to a child	E
948.03 (3) (b)	Recklessly causing bodily harm to a child	I
948.03 (3) (c)	Recklessly causing bodily harm to a child by conduct that creates a high probability of great bodily harm	H

Statute	Description	Felony class or penalty
948.03 (4) (a)	As a person responsible for the welfare of a child, failing to act to prevent great bodily harm to the child knowing that another intends to or has done so	F
948.03 (4) (b)	As a person responsible for the welfare of a child, failing to act to prevent bodily harm to the child knowing that another intends to or has done so	H
948.03 (5) (a) 1.	Engaging in 3 or more violations relating to physical abuse of the same child within a specified period (if at least 1 violation causes the death of the child)	A
948.03 (5) (a) 2.	Engaging in 3 or more violations relating to physical abuse of the same child within a specified period (if at least 2 violations involve intentional causation of bodily harm)	B; mandatory bifurcated sentence with a term of confinement of not less than 5 years (if the offender has one or more previous convictions for a serious violent crime or a crime punishable by life imprisonment)
948.03 (5) (a) 3.	Engaging in 3 or more violations relating to physical abuse of the same child within a specified period (if at least 1 violation results in great bodily harm to the child)	C; mandatory bifurcated sentence with a term of confinement of not less than 5 years (if the offender has one or more previous convictions for a serious violent crime or a crime punishable by life imprisonment)
948.03 (5) (a) 4.	Engaging in 3 or more violations relating to physical abuse of the same child within a specified period (if at least 1 violation created a high probability of great bodily harm to the child)	D; mandatory bifurcated sentence with a term of confinement of not less than 5 years (if the offender has one or more previous convictions for a serious violent crime or a crime punishable by life imprisonment)

Statute	Description	Felony class or penalty
948.03 (5) (a) 5.	Engaging in 3 or more violations relating to physical abuse of the same child within a specified period	E; mandatory bifurcated sentence with a term of confinement of not less than 5 years (if the offender has one or more previous convictions for a serious violent crime or a crime punishable by life imprisonment)
948.04 (1)	Causing mental harm to a child under one's temporary or permanent control by conduct which demonstrates substantial disregard for the mental well-being of the child	F
948.04 (2)	As a person responsible for the welfare of a child, failing to act to prevent mental harm to the child knowing that another has caused or will cause mental harm to the child	F
948.05 (2p) (a)	Engaging in sexual exploitation of a child	C, mandatory bifurcated sentence with a term of confinement of not less than 5 years (unless the offender is no more than 48 months older than the victim and the court finds that the best interests of the community will be served and the public will not be harmed by a less severe sentence)
948.05 (2p) (b)	As a person under 18 years old, sexually exploiting a child	F, mandatory bifurcated sentence with a term of confinement of not less than 5 years (unless the offender is no more than 48 months older than the victim and the court finds that the best interests of the community will be served and the public will not be harmed by a less severe sentence)

Statute	Description	Felony class or penalty
948.051 (1)	Engaging in the sexual trafficking of a child	C; mandatory bifurcated sentence with a term of confinement of not less than 5 years (if the offender has one or more previous convictions for a serious violent crime or a crime punishable by life imprisonment)
948.051 (2)	Benefiting in any manner from the sexual trafficking of a child	C; mandatory bifurcated sentence with a term of confinement of not less than 5 years (if the offender has one or more previous convictions for a serious violent crime or a crime punishable by life imprisonment)
948.055 (2) (a)	Causing a child to view or listen to sexual activity (if the child is under 13 years old)	F
948.055 (2) (b)	Causing a child to view or listen to sexual activity (if the child is 13 to 17 years old)	H
948.06	Engaging in incest with or marrying a child; or as a person responsible for the welfare of a child, failing to prevent incest with the child	C
948.07	Engaging in child enticement	D
948.075 (1r)	Using a computer to facilitate a child sex crime (if the child is under 16 years old)	C, mandatory bifurcated sentence with a term of confinement of not less than 5 years
948.08	Soliciting a child for prostitution or prostituting a child	D
948.081	Patronizing a prostituted child	G
948.085	Engaging in sexual assault of a child placed in substitute care	C
948.095 (2)	Engaging in sexual assault of a child 16 years or older by a school staff person working at the school in which the child is enrolled as a student	H
948.095 (3) (b)	Engaging in sexual assault of a child 16 years or older by a person working with or volunteering with children	H

Statute	Description	Felony class or penalty
948.10 (1) (a)	Exposing to a child or causing a child to expose genitals, pubic area, or intimate parts for purposes of sexual arousal or sexual gratification	I
948.11 (2) (a)	Exposing a child under 18 years old to harmful material after or while having face-to-face contact with the child	I
948.11 (2) (am)	As a person at least 17 years old, exposing a child under 18 years old to a harmful description or narration after or while having face-to-face contact with the child	I
948.12 (3) (a)	As a person at least 18 years old, possessing, accessing, exhibiting, or playing child pornography	D, mandatory bifurcated sentence with a term of confinement of not less than 3 years (unless the offender is no more than 48 months older than the child in the pornography and the court finds that the best interests of the community will be served and the public will not be harmed by a less severe sentence)
948.12 (3) (b)	As a person under 18 years old, possessing, accessing, exhibiting, or playing child pornography	I, mandatory bifurcated sentence with a term of confinement of not less than 3 years (unless the offender is no more than 48 months older than the child in the pornography and the court finds that the best interests of the community will be served and the public will not be harmed by a less severe sentence)
948.13 (2) (a)	As a person convicted of a serious child sex offense, engaging in an occupation or a volunteer position that requires work or interaction primarily and directly with children under 16 years old	F

Statute	Description	Felony class or penalty
948.14 (3)	As a convicted sex offender, intentionally capturing a representation of any minor without written consent of the minor's parent, legal custodian, or guardian	I
948.20	Abandoning a child	G
948.21 (3) (a)	Neglecting a child (if the child dies as a consequence)	D
948.21 (3) (b)	Neglecting a child (if the child suffers great bodily harm or sexual victimization as a consequence)	F
948.21 (3) (c)	Neglecting a child (if the child suffers emotional damage as a consequence)	G
948.21 (3) (d)	Neglecting a child (if the child suffers bodily harm as a consequence)	H
948.21 (3) (e)	Neglecting a child who is under 6 years old or who has a disability (if death, great bodily harm, sexual victimization, emotional damage, or bodily harm is a likely consequence)	I
948.215 (2) (a)	Engaging in repeated neglect of a child (if the child dies as a consequence)	B
948.215 (2) (b)	Engaging in repeated neglect of a child (if the child suffers great bodily harm or sexual victimization as a consequence)	D
948.215 (2) (c)	Engaging in repeated neglect of a child (if the child suffers emotional damage as a consequence)	E
948.215 (2) (d)	Engaging in repeated neglect of a child (if the child suffers bodily harm as a consequence)	F
948.215 (2) (e)	Engaging in repeated neglect of a child (if death, great bodily harm, sexual victimization, emotional damage, or bodily harm is a likely consequence)	H
948.22 (2)	Intentionally failing to provide legally obligated spousal, grandchild, or child support for 120 or more consecutive days	I
948.23 (1)	Concealing the corpse of any issue of a woman's body with intent to prevent a determination of whether it was born dead or alive; or failing to report the death of a child under certain circumstances	I
948.23 (2)	Unlawfully hiding or burying the corpse of a child	F
948.23 (3) (c) 2.	As the parent, stepparent, guardian, or legal custodian of a child, failing to report the child as missing (if the child suffers bodily harm or substantial bodily harm while missing)	H

Statute	Description	Felony class or penalty
948.23 (3) (c) 3.	As the parent, stepparent, guardian, or legal custodian of a child, failing to report the child as missing (if the child suffers great bodily harm while missing)	F
948.23 (3) (c) 4.	As the parent, stepparent, guardian, or legal custodian of a child, failing to report the child as missing (if the child dies while missing or as a result of an injury suffered while missing)	D
948.24 (1)	Engaging in unauthorized placement or payment for adoption of a child	H
948.30 (1)	Abducting or detaining the child of another	E
948.30 (2)	Abducting or detaining the child of another by force or threat of imminent force	C; mandatory bifurcated sentence with a term of confinement of not less than 5 years (if the offender has one or more previous convictions for a serious violent crime or a crime punishable by life imprisonment)
948.31 (1) (b)	Intentionally keeping a child for more than 12 hours beyond the court-approved period of physical placement of visitation with intent to deprive the custodian's custody rights	F
948.31 (2)	Keeping a child for more than 12 hours from the child's parents, mother, or father with legal custody without consent	I
948.31 (3)	As a parent or person acting on directions from the parent, intentionally concealing a child from the child's other parent; or depriving the other parent of physical custody; or keeping the child for more than 12 hours beyond a court-approved period of physical placement or visitation	F
948.40 (4) (a)	Contributing to the delinquency of a child and causing death as a consequence	D
948.40 (4) (b)	Contributing to the delinquency of a child by encouraging an act that violates a state or federal criminal law punishable as a felony	H
948.51 (3) (b)	Engaging in hazing (if great bodily harm is caused to another)	H
948.51 (3) (c)	Engaging in hazing (if death is caused to another)	G
948.53 (2) (b) 2.	Leaving a child unattended in a child care vehicle (if bodily harm is a consequence)	I

Statute	Description	Felony class or penalty
948.53 (2) (b) 3.	Leaving a child unattended in a child care vehicle (if great bodily harm is a consequence)	H
948.53 (2) (b) 4.	Leaving a child unattended in a child care vehicle (if death is a consequence)	G
948.60 (2) (b)	Intentionally selling, loaning, or giving a dangerous weapon to a person under 18 years old	I
948.60 (2) (c)	Intentionally selling, loaning, or giving a dangerous weapon to a person under 18 years old (if the person discharges the firearm and causes death)	H
948.605 (2) (a)	Knowingly possessing a firearm in or on the grounds of a school	I
948.605 (3) (a)	Knowingly, or with reckless disregard for the safety of another, discharging or attempting to discharge a firearm in a school zone	G
948.61 (2) (b)	Knowingly possessing or going armed with a dangerous weapon other than a firearm on school premises (after a previous conviction within the past 5 years)	I
948.62 (1) (b)	Intentionally receiving stolen property from a child or concealing such property (if the value of the property is more than \$500 but not more than \$2,500)	I
948.62 (1) (bm)	Intentionally receiving a stolen firearm or other property from a child or concealing such property (if the value of the property is more than \$2,500 but not more than \$5,000)	H
948.62 (1) (c)	Intentionally receiving stolen property from a child or concealing such property (if the value of the property is more than \$5,000)	G
Chapter 951: Crimes Against Animals		
951.18 (1)	Mistreating an animal (if the mistreatment results in the mutilation, disfigurement, or death of the animal)	I
951.18 (1)	Mistreating an animal (if the mistreatment results in an injury and the animal is known to be used by a law enforcement agency to perform agency functions or duties)	I
951.18 (2)	Instigating a fight or other involvement with fights between animals	I (1st offense); H (2nd or subsequent offense)
951.18 (2m)	Harassing a police or fire department animal (if the harassment results in an injury to the animal)	I
951.18 (2m)	Harassing a police or fire department animal (if the harassment results in the death of the animal)	H

Statute	Description	Felony class or penalty
951.18 (2s)	Harassing a service dog and intentionally injuring or recklessly causing the death of the service dog	I
951.18 (2s)	Harassing a known service dog and intentionally causing the death of or taking possession over the service dog without consent with intent to deprive the owner of use of the service dog	H
Chapter 961: Uniform Controlled Substances Act		
961.41 (1) (a)	Manufacturing, distributing, or delivering a schedule I or II narcotic drug or an analog of such drugs	E
961.41 (1) (b)	Manufacturing, distributing, or delivering a schedule I, II, or III nonnarcotic drug or a schedule I or II nonnarcotic drug analog	H
961.41 (1) (cm) 1g.	Manufacturing, distributing, or delivering cocaine or cocaine base or a cocaine or cocaine base analog (if the amount is not more than 1 gram)	G
961.41 (1) (cm) 1r.	Manufacturing, distributing, or delivering cocaine or cocaine base or a cocaine or cocaine base analog (if the amount is more than 1 but not more than 5 grams)	F
961.41 (1) (cm) 2.	Manufacturing, distributing, or delivering cocaine or cocaine base or a cocaine or cocaine base analog (if the amount is more than 5 but not more than 15 grams)	E
961.41 (1) (cm) 3.	Manufacturing, distributing, or delivering cocaine or cocaine base or a cocaine or cocaine base analog (if the amount is more than 15 but not more than 40 grams)	D
961.41 (1) (cm) 4.	Manufacturing, distributing, or delivering cocaine or cocaine base or a cocaine or cocaine base analog (if the amount is more than 40 grams)	C
961.41 (1) (d) 1.	Manufacturing, distributing, or delivering heroin or a heroin analog (if the amount is not more than 3 grams)	F
961.41 (1) (d) 2.	Manufacturing, distributing, or delivering heroin or a heroin analog (if the amount is more than 3 but not more than 10 grams)	E
961.41 (1) (d) 3.	Manufacturing, distributing, or delivering heroin or a heroin analog (if the amount is more than 10 but not more than 50 grams)	D
961.41 (1) (d) 4.	Manufacturing, distributing, or delivering heroin or a heroin analog (if the amount is more than 50 grams)	C

Statute	Description	Felony class or penalty
961.41 (1) (dm) 1.	Manufacturing, distributing, or delivering fentanyl or a fentanyl analog (if the amount is not more than 10 grams)	E
961.41 (1) (dm) 2.	Manufacturing, distributing, or delivering fentanyl or a fentanyl analog (if the amount is more than 10 grams but not more than 50 grams)	D
961.41 (1) (dm) 3.	Manufacturing, distributing, or delivering fentanyl or a fentanyl analog (if the amount is more than 50 grams)	C
961.41 (1) (e) 1.	Manufacturing, distributing, or delivering phencyclidine, amphetamine, methamphetamine, methcathinone, cathinone, N-benzylpiperazine, certain substituted cathinones, or an analog of any such substances (if the amount is not more than 3 grams)	F
961.41 (1) (e) 2.	Manufacturing, distributing, or delivering phencyclidine, amphetamine, methamphetamine, methcathinone, cathinone, N-benzylpiperazine, certain substituted cathinones, or an analog of any such substances (if the amount is more than 3 but not more than 10 grams)	E
961.41 (1) (e) 3.	Manufacturing, distributing, or delivering phencyclidine, amphetamine, methamphetamine, methcathinone, cathinone, N-benzylpiperazine, certain substituted cathinones, or an analog of any such substances (if the amount is more than 10 but not more than 50 grams)	D
961.41 (1) (e) 4.	Manufacturing, distributing, or delivering phencyclidine, amphetamine, methamphetamine, methcathinone, cathinone, N-benzylpiperazine, certain substituted cathinones, or an analog of any such substances (if the amount is more than 50 grams)	C
961.41 (1) (em) 1.	Manufacturing, distributing, or delivering certain synthetic cannabinoids or a synthetic cannabinoid analog (if the amount is not more than 200 grams)	I
961.41 (1) (em) 2.	Manufacturing, distributing, or delivering certain synthetic cannabinoids or a synthetic cannabinoid analog (if the amount is more than 200 but not more than 1,000 grams)	H
961.41 (1) (em) 3.	Manufacturing, distributing, or delivering certain synthetic cannabinoids or a synthetic cannabinoid analog (if the amount is more than 1,000 but not more than 2,500 grams)	G

Statute	Description	Felony class or penalty
<u>961.41 (1) (em) 4.</u>	Manufacturing, distributing, or delivering certain synthetic cannabinoids or a synthetic cannabinoid analog (if the amount is more than 2,500 but not more than 10,000 grams)	F
<u>961.41 (1) (em) 5.</u>	Manufacturing, distributing, or delivering certain synthetic cannabinoids or a synthetic cannabinoid analog (if the amount is more than 10,000 grams)	E
<u>961.41 (1) (f) 1.</u>	Manufacturing, distributing, or delivering lysergic acid diethylamide or a lysergic acid diethylamide analog (if the amount is not more than 1 gram)	G
<u>961.41 (1) (f) 2.</u>	Manufacturing, distributing, or delivering lysergic acid diethylamide or a lysergic acid diethylamide analog (if the amount is more than 1 but not more than 5 grams)	F
<u>961.41 (1) (f) 3.</u>	Manufacturing, distributing, or delivering lysergic acid diethylamide or a lysergic acid diethylamide analog (if the amount is more than 5 grams)	E
<u>961.41 (1) (g) 1.</u>	Manufacturing, distributing, or delivering psilocin or psilocybin or a psilocin or psilocybin analog (if the amount is not more than 100 grams)	G
<u>961.41 (1) (g) 2.</u>	Manufacturing, distributing, or delivering psilocin or psilocybin or a psilocin or psilocybin analog (if the amount is more than 100 but not more than 500 grams)	F
<u>961.41 (1) (g) 3.</u>	Manufacturing, distributing, or delivering psilocin or psilocybin or a psilocin or psilocybin analog (if the amount is more than 500 grams)	E
<u>961.41 (1) (h) 1.</u>	Manufacturing, distributing, or delivering certain tetrahydrocannabinols or a tetrahydrocannabinol analog (if the amount is not more than 200 grams or not more than 4 plants)	I
<u>961.41 (1) (h) 2.</u>	Manufacturing, distributing, or delivering certain tetrahydrocannabinols or a tetrahydrocannabinol analog (if the amount is more than 200 but not more than 1,000 grams or more than 4 but not more than 20 plants)	H
<u>961.41 (1) (h) 3.</u>	Manufacturing, distributing, or delivering certain tetrahydrocannabinols or a tetrahydrocannabinol analog (if the amount is more than 1,000 but not more than 2,500 grams or more than 20 but not more than 50 plants)	G
<u>961.41 (1) (h) 4.</u>	Manufacturing, distributing, or delivering certain tetrahydrocannabinols or a tetrahydrocannabinol analog (if the amount is more than 2,500 but not more than 10,000 grams or more than 50 but not more than 200 plants)	F

Statute	Description	Felony class or penalty
961.41 (1) (h) 5.	Manufacturing, distributing, or delivering certain tetrahydrocannabinols or a tetrahydrocannabinol analog (if the amount is more than 10,000 grams or more than 200 plants)	E
961.41 (1) (hm) 1.	Manufacturing, distributing, or delivering certain other schedule I controlled substances or ketamine or certain other hallucinogenic substances or an analog of such substances (if the amount is not more than 3 grams)	F
961.41 (1) (hm) 2.	Manufacturing, distributing, or delivering certain other schedule I controlled substances or ketamine or certain other hallucinogenic substances or an analog of such substances (if the amount is more than 3 but not more than 10 grams)	E
961.41 (1) (hm) 3.	Manufacturing, distributing, or delivering certain other schedule I controlled substances or ketamine or certain other hallucinogenic substances or an analog of such substances (if the amount is more than 10 but not more than 50 grams)	D
961.41 (1) (hm) 4.	Manufacturing, distributing, or delivering certain other schedule I controlled substances or ketamine or certain other hallucinogenic substances or an analog of such substances (if the amount is more than 50 grams)	C
941.41 (1) (i)	Manufacturing, distributing, or delivering a schedule IV drug other than flunitrazepam	H
961.41 (1) (im) 1.	Manufacturing, distributing, or delivering flunitrazepam (if the amount is not more than 3 grams)	F
961.41 (1) (im) 2.	Manufacturing, distributing, or delivering flunitrazepam (if the amount is more than 3 but not more than 10 grams)	E
961.41 (1) (im) 3.	Manufacturing, distributing, or delivering flunitrazepam (if the amount is more than 10 but not more than 50 grams)	D
961.41 (1) (im) 4.	Manufacturing, distributing, or delivering flunitrazepam (if the amount is more than 50 grams)	C
961.41 (1) (j)	Manufacturing, distributing, or delivering a schedule V drug	I
961.41 (1m) (a)	Possessing with intent to manufacture, distribute, or deliver a schedule I or II narcotic drug or an analog of such drugs	E
961.41 (1m) (b)	Possessing with intent to manufacture, distribute, or deliver a schedule I, II, or III nonnarcotic drug or a schedule I or II nonnarcotic drug analog	H

Statute	Description	Felony class or penalty
961.41 (1m) (cm) 1g.	Possessing with intent to manufacture, distribute, or deliver cocaine or cocaine base or a cocaine or cocaine base analog (if the amount is not more than 1 gram)	G
961.41 (1m) (cm) 1r.	Possessing with intent to manufacture, distribute, or deliver cocaine or cocaine base or a cocaine or cocaine base analog (if the amount is more than 1 but not more than 5 grams)	F
961.41 (1m) (cm) 2.	Possessing with intent to manufacture, distribute, or deliver cocaine or cocaine base or a cocaine or cocaine base analog (if the amount is more than 5 but not more than 15 grams)	E
961.41 (1m) (cm) 3.	Possessing with intent to manufacture, distribute, or deliver cocaine or cocaine base or a cocaine or cocaine base analog (if the amount is more than 15 but not more than 40 grams)	D
961.41 (1m) (cm) 4.	Possessing with intent to manufacture, distribute, or deliver cocaine or cocaine base or a cocaine or cocaine base analog (if the amount is more than 40 grams)	C
961.41 (1m) (d) 1.	Possessing with intent to manufacture, distribute, or deliver heroin or a heroin analog (if the amount is not more than 3 grams)	F
961.41 (1m) (d) 2.	Possessing with intent to manufacture, distribute, or deliver heroin or a heroin analog (if the amount is more than 3 but not more than 10 grams)	E
961.41 (1m) (d) 3.	Possessing with intent to manufacture, distribute, or deliver heroin or a heroin analog (if the amount is more than 10 but not more than 50 grams)	D
961.41 (1m) (d) 4.	Possessing with intent to manufacture, distribute, or deliver heroin or a heroin analog (if the amount is more than 50 grams)	C
961.41 (1m) (dm) 1.	Possessing with intent to manufacture, distribute, or deliver fentanyl or a fentanyl analog (if the amount is not more than 10 grams)	E
961.41 (1m) (dm) 2.	Possessing with intent to manufacture, distribute, or deliver fentanyl or a fentanyl analog (if the amount is more than 10 grams but not more than 50 grams)	D
961.41 (1m) (dm) 3.	Possessing with intent to manufacture, distribute, or deliver fentanyl or a fentanyl analog (if the amount is more than 50 grams)	C

Statute	Description	Felony class or penalty
961.41 (1m) (e) 1.	Possessing with intent to manufacture, distribute, or deliver phencyclidine, amphetamine, methamphetamine, methcathinone, cathinone, N-benzylpiperazine, certain substituted cathinones, or an analog of any such substances (if the amount is not more than 3 grams)	F
961.41 (1m) (e) 2.	Possessing with intent to manufacture, distribute, or deliver phencyclidine, amphetamine, methamphetamine, methcathinone, cathinone, N-benzylpiperazine, certain substituted cathinones, or an analog of any such substances (if the amount is more than 3 but not more than 10 grams)	E
961.41 (1m) (e) 3.	Possessing with intent to manufacture, distribute, or deliver phencyclidine, amphetamine, methamphetamine, methcathinone, cathinone, N-benzylpiperazine, certain substituted cathinones, or an analog of any such substances (if the amount is more than 10 but not more than 50 grams)	D
961.41 (1m) (e) 4.	Possessing with intent to manufacture, distribute, or deliver phencyclidine, amphetamine, methamphetamine, methcathinone, cathinone, N-benzylpiperazine, certain substituted cathinones, or an analog of any such substances (if the amount is more than 50 grams)	C
961.41 (1m) (em) 1.	Possessing with intent to manufacture, distribute, or deliver certain synthetic cannabinoids or a synthetic cannabinoid analog (if the amount is not more than 200 grams)	I
961.41 (1m) (em) 2.	Possessing with intent to manufacture, distribute, or deliver certain synthetic cannabinoids or a synthetic cannabinoid analog (if the amount is more than 200 but not more than 1,000 grams)	H
961.41 (1m) (em) 3.	Possessing with intent to manufacture, distribute, or deliver certain synthetic cannabinoids or a synthetic cannabinoid analog (if the amount is more than 1,000 but not more than 2,500 grams)	G
961.41 (1m) (em) 4.	Possessing with intent to manufacture, distribute, or deliver certain synthetic cannabinoids or a synthetic cannabinoid analog (if the amount is more than 2,500 but not more than 10,000 grams)	F
961.41 (1m) (em) 5.	Possessing with intent to manufacture, distribute, or deliver certain synthetic cannabinoids or a synthetic cannabinoid analog (if the amount is more than 10,000 grams)	E

Statute	Description	Felony class or penalty
961.41 (1m) (f) 1.	Possessing with intent to manufacture, distribute, or deliver lysergic acid diethylamide or a lysergic acid diethylamide analog (if the amount is not more than 1 gram)	G
961.41 (1m) (f) 2.	Possessing with intent to manufacture, distribute, or deliver lysergic acid diethylamide or a lysergic acid diethylamide analog (if the amount is more than 1 but not more than 5 grams)	F
961.41 (1m) (f) 3.	Possessing with intent to manufacture, distribute, or deliver lysergic acid diethylamide or a lysergic acid diethylamide analog (if the amount is more than 5 grams)	E
961.41 (1m) (g) 1.	Possessing with intent to manufacture, distribute, or deliver psilocin or psilocybin or a psilocin or psilocybin analog (if the amount is not more than 100 grams)	G
961.41 (1m) (g) 2.	Possessing with intent to manufacture, distribute, or deliver psilocin or psilocybin or a psilocin or psilocybin analog (if the amount is more than 100 grams but not more than 500 grams)	F
961.41 (1m) (g) 3.	Possessing with intent to manufacture, distribute, or deliver psilocin or psilocybin or a psilocin or psilocybin analog (if the amount is more than 500 grams)	E
961.41 (1m) (h) 1.	Possessing with intent to manufacture, distribute, or deliver certain tetrahydrocannabinols or a tetrahydrocannabinol analog (if the amount is not more than 200 grams or not more than 4 plants)	I
961.41 (1m) (h) 2.	Possessing with intent to manufacture, distribute, or deliver certain tetrahydrocannabinols or a tetrahydrocannabinol analog (if the amount is more than 200 but not more than 1,000 grams or more than 4 but not more than 20 plants)	H
961.41 (1m) (h) 3.	Possessing with intent to manufacture, distribute, or deliver certain tetrahydrocannabinols or a tetrahydrocannabinol analog (if the amount is more than 1,000 but not more than 2,500 grams or more than 20 but not more than 50 plants)	G
961.41 (1m) (h) 4.	Possessing with intent to manufacture, distribute, or deliver certain tetrahydrocannabinols or a tetrahydrocannabinol analog (if the amount is more than 2,500 but not more than 10,000 grams or more than 50 but not more than 200 plants)	F
961.41 (1m) (h) 5.	Possessing with intent to manufacture, distribute, or deliver certain tetrahydrocannabinols or a tetrahydrocannabinol analog (if the amount is more than 10,000 grams or more than 200 plants)	E

Statute	Description	Felony class or penalty
961.41 (1m) (hm) 1.	Possessing with intent to manufacture, distribute, or deliver certain other schedule I controlled substances or ketamine or certain other hallucinogenic substances or an analog of such substances (if the amount is not more than 3 grams)	F
961.41 (1m) (hm) 2.	Possessing with intent to manufacture, distribute, or deliver certain other schedule I controlled substances or ketamine or certain other hallucinogenic substances or an analog of such substances (if the amount is more than 3 but not more than 10 grams)	E
961.41 (1m) (hm) 3.	Possessing with intent to manufacture, distribute, or deliver certain other schedule I controlled substances or ketamine or certain other hallucinogenic substances or an analog of such substances (if the amount is more than 10 but not more than 50 grams)	D
961.41 (1m) (hm) 4.	Possessing with intent to manufacture, distribute, or deliver certain other schedule I controlled substances or ketamine or certain other hallucinogenic substances or an analog of such substances (if the amount is more than 50 grams)	C
961.41 (1m) (i)	Possessing with intent to manufacture, distribute, or deliver a schedule IV drug other than flunitrazepam	H
961.41 (1m) (im) 1.	Possessing with intent to manufacture, distribute, or deliver flunitrazepam (if the amount is not more than 3 grams)	F
961.41 (1m) (im) 2.	Possessing with intent to manufacture, distribute, or deliver flunitrazepam (if the amount is more than 3 but not more than 10 grams)	E
961.41 (1m) (im) 3.	Possessing with intent to manufacture, distribute, or deliver flunitrazepam (if the amount is more than 10 but not more than 50 grams)	D
961.41 (1m) (im) 4.	Possessing with intent to manufacture, distribute, or deliver flunitrazepam (if the amount is more than 50 grams)	C
961.41 (1m) (j)	Possessing with intent to manufacture, distribute, or deliver a schedule V drug	I
961.41 (1n) (c)	Possessing piperidine or its salts with intent to manufacture a controlled substance or controlled substance analog; or possessing piperidine or its salts knowing the piperidine or its salts will be used to manufacture a controlled substance or controlled substance analog	F

Statute	Description	Felony class or penalty
961.41 (1x)	Conspiring to commit a violation relating to the manufacture, distribution, or delivery of certain controlled substances, or relating to the possession of controlled substances with intent to manufacture, distribute, or deliver	Penalties for manufacturing, distributing, or delivering, or possessing with intent to manufacture, distribute, or deliver, a controlled substance apply
961.41 (2) (a)	Manufacturing, distributing, or delivering, or possessing with intent to distribute or deliver, a counterfeit schedule I or II narcotic drug	E
961.41 (2) (b)	Manufacturing, distributing, or delivering, or possessing with intent to distribute or deliver, any other counterfeit schedule I, II, III, or IV drug	H
961.41 (2) (bm)	Manufacturing, distributing, or delivering, or possessing with intent to distribute or deliver, counterfeit phencyclidine, methamphetamine, lysergic acid diethylamide, gamma-hydroxybutyric acid, gamma-butyrolactone, 1,4-butanediol, 3,4-methylenedioxymethamphetamine, 4-bromo-2,5-dimethoxy-beta-phenylethylamine, 4-methylthioamphetamine, or ketamine	Penalties for manufacturing, distributing, or delivering, or possessing with intent to manufacture, distribute, or deliver, the genuine controlled substance apply
961.41 (2) (cm)	Manufacturing, distributing, or delivering, or possessing with intent to distribute or deliver, counterfeit flunitrazepam	Penalties for manufacturing, distributing, or delivering, or possessing with intent to manufacture, distribute, or deliver, the genuine controlled substance apply
961.41 (2) (d)	Manufacturing, distributing, or delivering, or possessing with intent to distribute or deliver, a counterfeit schedule V drug	I
961.41 (3g) (am)	Possessing or attempting to possess a schedule I or II narcotic drug or an analog of such drugs	I
961.41 (3g) (c)	Possessing or attempting to possess cocaine or cocaine base or a cocaine or cocaine base analog (after a previous conviction)	I
961.41 (3g) (d)	Possessing or attempting to possess certain hallucinogenic or stimulant drugs or an analog of such drugs (after a previous conviction)	I
961.41 (3g) (e)	Possessing or attempting to possess tetrahydrocannabinols or a tetrahydrocannabinol analog (after a previous conviction)	I

Statute	Description	Felony class or penalty
961.41 (3g) (em)	Possessing or attempting to possess synthetic cannabinoids or a synthetic cannabinoid analog (after a previous conviction)	I
961.41 (3g) (f)	Possessing or attempting to possess gamma-hydroxybutyric acid, gamma-butyrolactone, 1,4-butanediol, ketamine, or flunitrazepam	H
961.41 (3g) (g)	Possessing or attempting to possess methamphetamine or a methamphetamine analog	I
961.41 (3j)	Purchasing more than 7.5 grams of pseudoephedrine contained in a pseudoephedrine product within a 30-day period other than from a pharmacy or pharmacist	I
961.41 (4) (am) 3.	Knowingly distributing or delivering, attempting to distribute or deliver, or causing to be distributed or delivered an imitation controlled substance and representing it as a controlled substance or that it has the nature, appearance, or effect of a controlled substance	I
961.42 (2)	Knowingly keeping or maintaining a structure or place used by persons to use, manufacture, keep, or deliver controlled substances	I
961.43 (2)	Acquiring or obtaining possession of a controlled substance by misrepresentation, fraud, forgery, deception, or subterfuge; or making, distributing, or possessing any punch, die, plate, stone, or other thing designed to print, imprint, or reproduce the trademark, trade name, or other identifying mark, imprint, or device of another upon any drug or container or labeling thereof to make a counterfeit substance or duplicate the physical appearance, form, package, or label of a controlled substance	H
961.442 (2)	Attempting to conceal the commission of a crime under Wis. Stat. ch. 961 while representing that one is engaged in various activities relating to hemp	Maximum term of imprisonment for a felony under Wis. Stat. ch. 961 may be increased by up to 3 years
961.453 (1) (b) 1.	Using a person 18 years or older to purchase a pseudoephedrine product with intent to acquire more than 7.5 grams of pseudoephedrine in the product within a 30-day period	I
961.453 (1) (b) 2.	Using a person under 18 years old to purchase a pseudoephedrine product with intent to acquire more than 7.5 grams of pseudoephedrine in the product within a 30-day period	H

Statute	Description	Felony class or penalty
961.453 (2)	Purchasing a pseudoephedrine product on behalf of another with intent to facilitate another person's manufacture of methamphetamine	I
961.455 (1)	Using a person under 17 years old to manufacture, distribute, or deliver controlled substances	F
961.46	As a person at least 17 years old, distributing or delivering a controlled substance or a controlled substance analog to a person under 18 years old who is at least 3 years his or her junior	Maximum term of imprisonment for felonies relating to distributing or delivering controlled substances may be increased by up to 5 years
961.573 (3) (b) 1.	Using, or possessing with intent to use, drug paraphernalia for uses relating to methamphetamine or a methamphetamine analog	H
961.573 (3) (b) 2.	As a person at least 18 years old, using, or possessing with intent to use, drug paraphernalia for uses relating to methamphetamine or a methamphetamine analog if the offense occurs in the presence of a child under 15 years old	G
961.574 (3)	Delivering, possessing with intent to deliver, or manufacturing with intent to deliver, drug paraphernalia knowing that it will be used for uses relating to methamphetamine or a methamphetamine analog	H
961.575 (3)	As a person at least 17 years old, delivering, possessing with intent to deliver, or manufacturing with intent to deliver, drug paraphernalia knowing that it will be used for uses relating to methamphetamine or a methamphetamine analog (if delivery or intended delivery is to a person under 18 years old)	G
961.65	Possessing certain materials with intent to manufacture methamphetamine	H
961.67 (4)	Knowingly possessing or intentionally disposing of methamphetamine manufacturing waste	H (1st offense); F (2nd or subsequent offense); each day of violation constitutes a separate offense
Chapter 968: Commencement of Criminal Proceedings		
968.31 (1)	Engaging in one of various violations relating to the interception and disclosure of wire, electronic, or oral communications	H

Statute	Description	Felony class or penalty
968.43 (3)	As a court reporter or a court reporter's assistant, violating an oath to faithfully record and transcribe proceedings before the grand jury and keep secret matters related to the proceedings	H
Chapter 977: State Public Defender		
977.06 (2) (b)	Making a false representation for purposes of qualifying for assignment of counsel	I