Print

Legislature Home

House of Representatives

Senate

Find Your District

Laws & Agency Rules

Bill Information

Agendas, Schedules, and Calendars

Legislative Committees

Coming to the Legislature

Civic Education

Legislative Agencies

Legislative Information Center

Email Updates (GovDelivery)

View All Links

RCWs > Title 69 > Chapter 69.50 > Section 69.50.430

69.50.420 << 69.50.430 >> **69.50.435**

RCW 69.50.430

Additional fine for certain felony violations.

- (1) Every adult offender convicted of a felony violation of RCW 69.50.401 through 69.50.4013, 69.50.4015, 69.50.402, 69.50.403, 69.50.406, 69.50.407, 69.50.410, or 69.50.415 must be fined one thousand dollars in addition to any other fine or penalty imposed. Unless the court finds the adult offender to be indigent, this additional fine may not be suspended or deferred by the court.
- (2) On a second or subsequent conviction for violation of any of the laws listed in subsection (1) of this section, the adult offender must be fined two thousand dollars in addition to any other fine or penalty imposed. Unless the court finds the adult offender to be indigent, this additional fine may not be suspended or deferred by the court.
- (3) In addition to any other civil or criminal penalty, every person who violates or causes another to violate RCW 69.50.401 by distributing, dispensing, manufacturing, displaying for sale, offering for sale, attempting to sell, or selling to a purchaser any product that contains any amount of any synthetic cannabinoid, as identified in RCW 69.50.204, must be fined not less than ten thousand dollars and not more than five hundred thousand dollars. If, however, the person who violates or causes another to violate RCW 69.50.401 by distributing, dispensing, manufacturing, displaying for sale, offering for sale, attempting to sell, or selling any product that contains any amount of any synthetic cannabinoid, as identified in RCW 69.50.204, to a purchaser under the age of eighteen, the minimum penalty is twenty-five thousand dollars if the person is at least two years older than the minor. Unless the court finds the person to be indigent, this additional fine may not be suspended or deferred by the court.

[2015 2nd sp.s. c 4 § 1204; 2015 c 265 § 36; 2003 c 53 § 345; 1989 c 271 § 106.]

NOTES:

Findings—Intent—Effective dates—2015 2nd sp.s. c 4: See notes following RCW 69.50.334.

Finding—Intent—2015 c 265: See note following RCW 13.50.010.

Intent—Effective date—2003 c 53: See notes following RCW 2.48.180.

Application—1989 c 271 §§ 101-111: See note following RCW **9.94A.510**.

Severability—1989 c 271: See note following RCW 9.94A.510.

Site Contents

Selected content listed in alphabetical order under each group

Let Your Voice Be Heard

Contact Your Legislators

Comment on a Bill

Participate in Committee Hearings

Find

Bills

Committee Meeting Schedules & Agendas

District & Legislators

Laws & Rules

Member Information / Rosters

Video & Audio on TVW

About the Legislature

Committees

House of Representatives

Legislative Information Center

Legislature Home

Legislative Agencies

Senate

Track Legislation

Bills

Email Updates (GovDelivery)

RSS Feeds

Web Services

Additional Information

Accessibility Information

Civic Education

Comments about this site

Contact Us Disclaimer

Employment Opportunities

Gift Center

Glossary of Terms

Help

History of the State Legislature

Privacy Notice

Reports to the Legislature

Search

Outside the Legislature

Contact Congress - the Other Washington

Governor's Website

OFM Fiscal Note Website

Washington Courts

Translate

