

BILLS BEFORE THE PARLIAMENT OF CANADA

LEGEND		
HOUSE OF COMMONS		
C-2 to C-200 Government Bills		
C-201 to C-1000	Private Members' Public Bills	
SENATE		
S-2 to S-200 Government Bills		
S-201 to S-1000 Senate Public Bills		

No	Title	Subject	Status
	(
C-4	An Act to amend the	This enactment amends the sentencing	HOUSE OF
	Youth Criminal Justice	and general principles of the Youth	COMMONS:
	Act	Criminal Justice Act, as well as its	SECOND READING
		provisions relating to judicial interim	AND REFERRED
		release, adult and youth sentences,	TO COMMITTEE,
		publication bans and placement in youth	MAY 3, 2010
		custody facilities. It defines the terms	,
		"violent offence" and repeals the definition	
		"presumptive offence". It also requires	
		police forces to keep records of	
		extrajudicial measures used to deal with	
		young people.	
C-16	An Act to amend the	This enactment amends the Criminal	HOUSE OF
	Criminal Code (Ending	<i>Code</i> to eliminate the reference, in section	COMMONS:
	House Arrest for	742.1, to serious personal injury offences	SECOND READING
	Property and Other	and to restrict the availability of	AND REFERRED
	Serious Crimes by	conditional sentences for all offences for	TO COMMITTEE,
	Serious and Violent	which the maximum term of imprisonment	MAY 6, 2010
	Offenders Act)	is 14 years or life and for specified	
		offences, prosecuted by way of indictment,	
		for which the maximum term of	
		imprisonment is 10 years.	
C-17	An Act to amend the	This enactment replaces sections 83.28	HOUSE OF
	Criminal Code	to 83.3 of the <i>Criminal Code</i> to provide for	COMMONS:
	(investigative hearing	an investigative hearing to gather	SECOND READING

No	Title	Subject	Status
	and recognizance with conditions) (Combating Terrorism Act)	information for the purposes of an investigation of a terrorism offence and to provide for the imposition of a recognizance with conditions on a person to prevent them from carrying out a terrorist activity. It also provides for those sections to cease to have effect or for the possible extension of their operation.	TO COMMITTEE
C-21	An Act to amend the Criminal Code (sentencing for fraud) (Standing up for Victims of White Collar Crime Act)	This enactment amends the <i>Criminal Code</i> to (a) provide a mandatory minimum sentence of imprisonment for a term of two years for fraud with a value that exceeds one million dollars; (b) provide additional aggravating factors for sentencing; (c) create a discretionary prohibition order for offenders convicted of fraud to prevent them from having authority over the money or real property of others; (d) require consideration of restitution for victims of fraud; and (e) clarify that the sentencing court may consider community impact statements from a community that has been harmed by the fraud.	SENATE: FIRST READING (FEBRUARY 1ST, 2011)
C-22	An Act respecting the mandatory reporting of Internet child pornography by persons who provide an Internet service (Protecting Children from Online Sexual Exploitation Act)	This enactment imposes reporting duties on persons who provide an Internet service to the public if they are advised of an Internet address where child pornography may be available to the public or if they have reasonable grounds to believe that their Internet service is being or has been used to commit a child pornography offence. This enactment makes it an offence to fail to comply with the reporting duties.	SENATE: FIRST READING (DECEMBER 7, 2010)
C- 23A	An Act to amend the Criminal Records Act	This enactment amends the <i>Criminal Records Act</i> to extend the ineligibility periods for certain applications for a pardon. It also enables the National Parole Board to consider additional factors when deciding whether to grant a pardon for certain offences.	HOUSE OF COMMONS: ROYAL ASSENT (JUNE 29, 2010)

No	Title	Subject	Status
C- 23B	An Act to amend the Criminal Records Act and to make consequential amendments to other Acts (Eliminating Pardons for Serious Crimes Act)	This enactment amends the <i>Criminal Records Act</i> to substitute the term "record suspension" for the term "pardon". It extends the ineligibility periods for applications for a record suspension. It also makes certain offences ineligible for a record suspension and enables the National Parole Board to consider additional factors when deciding whether to order a record	HOUSE OF COMMONS: SECOND READING AND REFERRED TO COMMITTEE, JUNE 14, 2010
C-29	An Act to amend the Personal Information Protection and Electronic Documents Act (Safeguarding Canadians' Personal Information Act)	This enactment amends the <i>Personal Information Protection and Electronic Documents Act</i> to, among other things, (a) exclude, in certain circumstances, business contact information from the application of Part 1 of that Act; (b) specify the elements of valid consent for the collection, use or disclosure of personal information; (c) permit the disclosure of personal information without the knowledge or consent of the individual for the purposes of (i) identifying an injured, ill or deceased individual and communicating with their next of kin, (ii) performing police services, (iii) preventing, detecting or suppressing fraud, or (iv) protecting victims of financial abuse; (d) clarify the meaning of lawful authority for the purpose of disclosures to government institutions of personal information without the knowledge or consent of the individual; (e) permit organizations, for certain purposes, to collect, use and disclose, without the knowledge or consent of the individual, personal information (i) contained in witness statements related to insurance claims, or (ii) produced by the individual in the course of their employment, business or profession; (f) permit organizations, for certain	HOUSE OF COMMONS: FIRST READING, MAY 25, 2010

No	Title	Subject	Status
C-30	An Act to amend the Criminal Code	purposes, to use and disclose, without the knowledge or consent of the individual, personal information related to prospective or completed business transactions; (g) permit federal works, undertakings and businesses to collect, use and disclose personal information without the knowledge or consent of the individual to establish, manage or terminate employment relationships; (h) provide a framework for organizations to notify individuals proactively about disclosures of their personal information made in certain circumstances to government institutions; and (i) require organizations to report material breaches of security safeguards to the Privacy Commissioner and to notify certain individuals and organizations of breaches that create a real risk of significant harm. This enactment amends the Criminal Code to allow a court to require that an	SENATE: FIRST READING
	(Response to the Supreme Court of Canada Decision in R. V. Shoker Act)	offender or defendant provide a sample of a bodily substance on the demand of peace officers, probation officers, supervisors or designated persons, or at regular intervals, in order to enforce compliance with a prohibition on consuming drugs or alcohol imposed in a probation order, a conditional sentence order or a recognizance under section 810, 810.01, 810.1 or 810.2 of that Act.	(DECEMBER 13, 2010)
C-39	An Act to amend the Corrections and Conditional Release Act and to make consequential amendments to other Acts (Ending Early Release for Criminals and Increasing Offender Accountability Act)	This enactment amends the <i>Corrections</i> and <i>Conditional Release Act</i> to (a) clarify that the protection of society is the paramount consideration for the Correctional Service of Canada in the corrections process and for the National Parole Board and the provincial parole boards in the determination of all cases; (b) provide that a correctional plan is to include the level of intervention by the Service in respect of the offender's needs and the objectives for the offender's	HOUSE OF COMMONS: SECOND READING AND REFERRED TO COMMITTEE, OCTOBER 20, 2010

No	Title	Subject	Status
		behaviour, their participation in programs and the meeting of their court-ordered obligations; (c) expand the range of disciplinary offences to include intimidation, false claims and throwing a bodily substance; (d) establish the right of a victim to make a statement at parole hearings; (e) permit the disclosure to a victim of the name and location of the institution to which the offender is transferred, the reason for a transfer, information about the offender's participation in programs and convictions for serious disciplinary offences and the reason for a temporary absence or a hearing waiver; (f) eliminate accelerated parole review; (g) provide for the automatic suspension of the parole or statutory release of offenders who receive a new custodial sentence and require the National Parole Board to review their case within a prescribed period; and (h) authorize a peace officer to arrest without warrant an offender for a breach of a condition of their conditional release. This enactment also makes consequential amendments to other Acts.	
C-48	An Act to amend the Criminal Code and to make consequential amendments to the National Defence Act (Protecting Canadians by Ending Sentence Discounts for Multiple Murders Act)	This enactment amends the <i>Criminal Code</i> with respect to the parole inadmissibility period for offenders convicted of multiple murders. It also makes consequential amendments to the <i>National Defence Act</i> .	FIRST READING (FEBRUARY 2,
C-50	An Act to amend the Criminal Code (interception of private communications and related warrants and orders) (Improving Access to Investigative Tools for	This enactment amends the <i>Criminal Code</i> , primarily in respect of authorizations to intercept private communications and warrants and orders. Among other things, it (a) provides that if an authorization is given under certain provisions of Part VI, the judge may at the same time issue a	

No	Title	Subject	Status
	Serious Crimes Act)	warrant or make an order that relates to the investigation in respect of which the authorization is given; (b) provides that the rules respecting confidentiality that apply in respect of an authorization to intercept private communications also apply in respect of a request for a related warrant or order; (c) requires the Minister of Public Safety and Emergency Preparedness to report on the interceptions of private communications made without authorizations; (d) provides that a person who has been the object of an interception made without an authorization must be notified of the interception within a specified period; (e) permits a peace officer or a public officer, in certain circumstances, to install and make use of a number recorder without a warrant; and (f) extends to one year the maximum period of validity of a warrant for a tracking device and a number recorder if the warrant is issued in respect of a terrorism offence or an offence relating to a criminal organization.	
C-51	An Act to amend the Criminal Code, the Competition Act and the Mutual Legal Assistance in Criminal Matters Act	The enactment amends the <i>Criminal Code</i> to add new investigative powers in relation to computer crime and the use of new technologies in the commission of crimes. It provides, among other things, for	COMMONS: FIRST READING, NOVEMBER 1ST,
	(Investigative Powers for the 21st Century Act)	(a) the power to make preservation demands and orders to compel the preservation of electronic evidence; (b) new production orders to compel the production of data relating to the transmission of communications and the location of transactions, individuals or things; (c) a warrant to obtain transmission data that will extend to all means of telecommunication the investigative powers that are currently restricted to data associated with telephones; and	

No	Title	Subject	Status
		(d) warrants that will enable the tracking of transactions, individuals and things and that are subject to legal thresholds appropriate to the interests at stake. The enactment amends offences in the Criminal Code relating to hate propaganda and its communication over the Internet, false information, indecent communications, harassing communications, devices used to obtain telecommunication services without payment and devices used to obtain the unauthorized use of computer systems or to commit mischief. The enactment amends the Competition Act to make applicable, for the purpose of enforcing certain provisions of that Act, the new provisions being added to the Criminal Code respecting demands and orders for the preservation of computer data and orders for the production of documents relating to the transmission of communications or financial data. It also modernizes the provisions of the Act relating to electronic evidence and provides for more effective enforcement in a technologically advanced environment. The enactment also amends the Mutual Legal Assistance in Criminal Matters Act to make some of the new investigative powers being added to the Criminal Code available to Canadian authorities executing incoming requests for assistance and to allow the Commissioner of Competition to execute search warrants under the Mutual	
C-52	An Act regulating telecommunications facilities to support investigations	This enactment requires telecommunications service providers to put in place and maintain certain capabilities that facilitate the lawful	HOUSE OF COMMONS: FIRST READING, NOVEMBER 1ST,
	(Investigating and Preventing Criminal Electronic Communications Act)	interception of information transmitted by telecommunications and to provide basic information about their subscribers to the Royal Canadian Mounted Police, the Canadian Security Intelligence Service, the	2010

No	Title	Subject	Status
		Commissioner of Competition and any police service constituted under the laws of a province.	
C-53	An Act to amend the Criminal Code (mega- trials) (Fair and Efficient Criminal Trials Act)	This enactment amends the <i>Criminal Code</i> to (a) allow for the appointment of a judge as a case management judge; (b) define the role and the powers of a case management judge; (c) streamline the use of direct indictments preferred under section 577; (d) allow for delayed severance orders; (e) improve the protection of the identity of jurors; (f) increase the maximum number of jurors who can hear the evidence on the merits; and (g) provide that, in the case of a mistrial, certain decisions made during the trial are binding on the parties in any new trial.	HOUSE OF COMMONS: FIRST READING, NOVEMBER 2, 2010
C-54	An Act to amend the Criminal Code (sexual offences against children) (Protecting Children from Sexual Predators Act)	This enactment amends the <i>Criminal Code</i> (a) to increase or impose mandatory minimum penalties for certain sexual offences with respect to children; (b) to create offences of making sexually explicit material available to a child and of agreeing or arranging to commit a sexual offence against a child; (c) to ensure consistency among those two new offences and the existing offence of luring a child; and (d) to expand the list of specified conditions that may be added to prohibition and recognizance orders to include prohibitions concerning contact with a person under the age of 16 and use of the Internet or other digital network, and to expand the list of enumerated offences that may give rise to such orders and prohibitions.	HOUSE OF COMMONS: SECOND READING AND REFERRED TO COMMITTEE (DECEMBER 6, 2010)

No	Title	Subject	Status
	PRIVAT	E MEMBERS' PUBLIC BILLS	<u> </u>
C-209	An Act to prevent the use of the Internet to distribute pornographic material involving children	This enactment provides for the licensing of Internet service providers by the Canadian Radio-television and Telecommunications Commission (C.R.T.C.) on conditions to be set by the Minister of Industry by regulation. It also requires service providers to co-operate in minimizing the use of the Internet for the publication or proliferation of child pornography or the facilitation of a sex offence involving a child. Anyone who uses the Internet to facilitate any of the designated sex offences involving children is guilty of an offence. Internet service providers may be required to block access to identified portions of the Internet that carry child pornography. The Minister may enter into agreements with provinces or foreign states to assist in achieving the purposes of the Act. Special powers under search warrants may be prescribed by the Minister to facilitate electronic searches.	HOUSE OF COMMONS: FIRST READING, MARCH 3, 2010 INTRODUCED BY: Peter Stoffer (SackvilleEastern Shore)
C-221	An Act to amend the Criminal Code (peace officers)	This enactment provides for the licensing of Internet service providers by the Canadian Radio-television and	HOUSE OF COMMONS: FIRST READING, MARCH 3, 2010 INTRODUCED BY: Peter Stoffer (SackvilleEastern Shore)

No	Title	Subject	Status
		The Minister may enter into agreements with provinces or foreign states to assist in achieving the purposes of the Act. Special powers under search warrants may be prescribed by the Minister to facilitate electronic searches.	
C-229	An Act to amend the Criminal Code (cruelty to animals)	This enactment amends the Criminal Code by consolidating animal cruelty offences and increasing the maximum penalties.	HOUSE OF COMMONS: FIRST READING, MARCH 3, 2010.
			Mark Holland (Ajax Pickering)
C-230	An Act to amend the Criminal Code (cruelty to animals)	This enactment adds a new Part to the Criminal Code for animal cruelty offences and repeals the existing provisions relating to animal cruelty that are found in Part XI of the Code (Wilful and Forbidden Acts in respect of Certain Property).	HOUSE OF COMMONS: FIRST READING, MARCH 3, 2010. INTRODUCED BY: Mark Holland (Ajax-Pickering)
C-231	An Act to amend the Criminal Code and the Corrections and Conditional Release Act (consecutive sentences)	This enactment provides that a sentence imposed for the offence of sexual assault under section 271 of the Criminal Code is to be served consecutively to any other sentence for an offence under that section or section 272 or 273 to which the offender is subject at the time the sentence for sexual assault is imposed. However, the enactment also gives the sentencing judge discretion to order that the sentence be served concurrently rather than consecutively where he or she is satisfied that it is appropriate to do so. Where the judge makes such an order, he or she must give both oral and written reasons for that decision. The enactment also provides that, where an offender is sentenced for first or second degree murder and is, at the time the sentence is imposed, subject to a sentence for any offence other than murder, the offender will not be eligible for parole	HOUSE OF COMMONS: FIRST READING, MARCH 3, 2010. INTRODUCED BY: Albina Guarnieri (Mississauga East - Cooksville)

No	Title	Subject	Status
		until he or she has served the parole ineligibility period required by law to be served for that other sentence — the lesser of one third of that sentence and seven years — and the parole ineligibility period required by law to be served for the first or second degree murder. The enactment further provides that, where an offender is sentenced for first or second degree murder and is, at the time the sentence is imposed, subject to a sentence for another first or second degree murder, the sentencing judge has the discretion to order, where he or she is satisfied that it is appropriate to do so, that the offender must — on the expiration of the parole ineligibility period the person is required by law to serve for that other murder — serve a further parole ineligibility period not exceeding 25 years for the murder for which he or she is being sentenced. However, in no case must the total parole ineligibility period required to be served by the offender exceed 50 years. The enactment also provides that, where the sentencing judge does not make an order for a further period of parole ineligibility, he or she must explain, both orally and in writing, why he or she did not make that order.	
C-237	An Act to amend the Criminal Code (motor vehicle theft)	This enactment amends the Criminal Code to provide that a first offence for motor vehicle theft will be proceeded with by either summary conviction or by indictment while a second or subsequent	HOUSE OF COMMONS: FIRST READING, MARCH 3, 2010.
		offence will be proceeded with by indictment.	INTRODUCED BY: Anita Neville (Winnipeg South Centre)
C-246	An Act to amend the Criminal Code (child sexual predators)	This enactment amends the Criminal Code to establish the offence of child sexual predation, carrying a minimum sentence of life imprisonment. It covers cases of sexual assault on a child that	HOUSE OF COMMONS: FIRST READING, MARCH 3, 2010
		involve repeated assaults, multiple victims,	INTRODUCED BY:

No	Title	Subject	Status
		repeat offences, more than one offender, an element of confinement or kidnapping, or an offender who is in a position of trust with respect to the child.	Daryl Kramp (Prince EdwardHastings)
C-247	An Act to amend the Criminal Code (bail for persons charged with violent offences), the Extradition Act and the Youth Criminal Justice Act	with respect to the child. This enactment repeals section 522 of the <i>Criminal Code</i> to remove the power of a judge of a superior court of criminal jurisdiction to grant interim release to a person accused of one of the very serious offences listed in section 469. These offences are (a) an offence under any of the following sections: (i) section 47 (treason), (ii) section 49 (alarming Her Majesty), (iii) section 51 (intimidating Parliament or a legislature), (iv) section 53 (inciting to mutiny), (v) section 54 (piracy), (vi) section 75 (piratical acts), or (viii) section 235 (murder); (b) the offence of being an accessory after the fact to high treason or treason or murder; (c) an offence under section 119 (bribery of judicial officers); (c. 1) an offence under any of sections 4 to 7 of the <i>Crimes Against Humanity</i> and War Crimes Act; (d) the offence of attempting to commit any offence mentioned in any of subparagraphs (a)(i) to (vii); and (e) the offence of conspiring to commit any offence mentioned in paragraph (a). The enactment also prohibits the interim release of a person accused of an offence under section 264 (criminal harassment), 272 (sexual assault with a weapon, threats to a third party or causing bodily harm) or 273 (aggravated sexual assault), if there is direct evidence of identification. It provides that, if an	HOUSE OF COMMONS: FIRST READING, MARCH 3, 2010 INTRODUCED BY: Daryl Kramp (Prince EdwardHastings)
		application for the interim release of such a	

No	Title	Subject	Status
C-260	An Act to amend the Criminal Code (legal duty outside Canada)	person is brought before a justice, and the justice is satisfied that there is credible or trustworthy evidence of identification of the accused by a victim or witness, the application must be refused. The enactment also makes related amendments to the Extradition Act and the Youth Criminal Justice Act. This enactment amends the Criminal Code to extend the legal duty of every person who directs how another person does work or performs a task to Canadian citizens and organizations wherever they are in the world.	HOUSE OF COMMONS: FIRST READING, MARCH 3, 2010. INTRODUCED BY:
			Pat Martin (Winnipeg Centre)
C-261	An Act to amend the Criminal Code (failure to stop at scene of accident)	This enactment amends the Criminal Code to provide that a person who has control of a vehicle, vessel or aircraft that is involved in an accident and who fails to stop at the scene of the accident is guilty of an offence for which the minimum punishment is seven years' imprisonment and the maximum is life imprisonment, if another person suffers bodily harm and dies as a result of the accident. If another person suffers bodily harm but does not die as a result of the accident, the person who failed to stop at the scene of the accident is guilty of an offence for which the minimum punishment is four years' imprisonment and the maximum is life imprisonment. These provisions apply whether or not the person knows that another person has suffered bodily harm or has died as a result of the accident, and whether or not the person has the intent to escape civil or criminal liability.	HOUSE OF COMMONS: FIRST READING, MARCH 3, 2010. INTRODUCED BY: Pat Martin (Winnipeg Centre)
C-268	An Act to amend the Criminal Code	This enactment amends the Criminal Code to include a minimum punishment of	HOUSE OF COMMONS:
	(minimum sentence for offences involving trafficking of persons	imprisonment for a term of five years for offences involving trafficking of persons under the age of eighteen years.	ROYAL ASSENT, JUNE 29, 2010
	under the age of eighteen		INTRODUCED BY:

No	Title	Subject	Status
	years)		Joy Anne Smith (KildonanSt. Paul)
C-293	An Act to amend the Criminal Code (means of communication for child luring)	This enactment amends the Criminal Code to expand the offence of luring a child to include all means of communication.	HOUSE OF COMMONS: FIRST READING, MARCH 3, 2010.
			INTRODUCED BY: Dawn Black (New Westminster- Coquitlam)
C-294	An Act regulating telecommunications facilities to facilitate the lawful interception of information transmitted by means of those facilities and respecting the provision of telecommunications subscriber information	This enactment amends the Criminal Code to add the offence of luring a child to the offences for which Canadian citizens or permanent residents may be prosecuted in Canada even if committed outside Canada.	HOUSE OF COMMONS: FIRST READING, MARCH 3, 2010. INTRODUCED BY: Dawn Black (New Westminster- Coquitlam)
C-314	An Act to amend the Criminal Code (public transportation workers)	The purpose of this enactment is to amend the Criminal Code in order to give greater protection to public transportation workers by creating a new offence of first degree murder and increasing the punishment for aggravated assault when the victim is a public transportation worker.	HOUSE OF COMMONS: FIRST READING, MARCH 3, 2010. INTRODUCED BY: Peter Julian (BurnabyNew Westminster)
C-315	An Act to amend the Criminal Code and another Act	This enactment amends the Criminal Code to make it an offence for a person to leave the province where he or she resides in order to evade, delay or prevent arrest or committal.	HOUSE OF COMMONS: FIRST READING, MARCH 3, 2010. INTRODUCED BY:
C-331	An Act to amend the	The purpose of this enactment is to give	Dawn Black (New Westminster-Coquitlam) HOUSE OF
	Criminal Code (arrest without warrant)	a peace officer the power to arrest without a warrant a person who is in breach of a probation order binding the person or a condition of the person's parole.	COMMONS: FIRST READING, MARCH 3, 2010.

No	Title	Subject	Status
			INTRODUCED BY: Daryl Kramp (Prince EdwardHastings)
C-332	An Act to amend the Criminal Code (review of parole ineligibility) and to amend other Acts in consequence	This enactment amends the Criminal Code to repeal section 745.6 of that Act (often referred to as the "faint hope clause"), which allows a person sentenced to life imprisonment for high treason or murder to apply, after 15 years, for a reduction in the period of parole ineligibility. The enactment also makes related amendments to the Criminal Code, and amends certain other Acts in consequence.	HOUSE OF COMMONS: FIRST READING, MARCH 3, 2010. INTRODUCED BY: Daryl Kramp (Prince EdwardHastings)
C-333	An Act to amend the Criminal Code (mass transit operators)	This enactment amends the Criminal Code to provide for criminal sanctions for the perpetrators of assaults against mass transit operators.	HOUSE OF COMMONS: FIRST READING, MARCH 3, 2010. INTRODUCED BY: Judy Wasylycia-Leis (Winnipeg North Centre)
C-334	An Act prohibiting the commission, abetting or exploitation or torture by Canadian officials and ensuring freedom from torture for all Canadians at home and abroad and making consequential amendments to other Acts.	This enactment strengthens Canada's protection against torture by making it a criminal offence to use information known to be derived from torture; prohibiting Canadian officials from handing over prisoners to be tortured at home or abroad; creating a government watch list of countries known to engage in torture and providing for those countries to be treated accordingly in matters relating to information-sharing and deportation and extradition from Canada; placing a duty on officials to report knowledge of torture to the proper authorities; and establishing diplomatic protocols for the immediate repatriation of any Canadian citizen at risk of torture abroad, without undermining our ability to investigate and prosecute those citizens in Canada.	HOUSE OF COMMONS: FIRST READING, MARCH 3, 2010. INTRODUCED BY:
C-340	An Act to amend the Youth Criminal Justice Act (publication of	The purpose of this enactment is to authorize the publication of information relating to a young person who has been	HOUSE OF COMMONS: FIRST READING,

No	Title	Subject	Status
C-349	information) An Act to amend the	dealt with under the Youth Criminal Justice Act once that person has been charged as an adult under the Criminal Code with an indictable offence or an offence punishable on summary conviction. This enactment amends the Criminal	MARCH 3, 2010. INTRODUCED BY: David Tilson (DufferinCaledon) HOUSE OF
C-349	Criminal Code (body armour)	Code (a) to make it an offence to use body armour while committing or attempting to commit an indictable offence or during flight after committing or attempting to commit an indictable offence; and (b) to provide that a person convicted of using body armour in the commission of an offence is subject to a mandatory prohibition order under section 109 of the Code.	COMMONS: FIRST READING, MARCH 3, 2010. INTRODUCED BY: Dawn Black (New Westminster- Coquitlam)
C-355	An Act to amend the Criminal Code (cyberbullying)	This enactment amends the Criminal Code in order to clarify that cyberbullying is an offence.	HOUSE OF COMMONS: FIRST READING, MARCH 3, 2010. INTRODUCED BY: Hedy Fry (Vancouver Centre)
C-359	An Act to amend the Contraventions Act and the Controlled Drugs and Substances Act (marihuana)	This enactment amends the Contraventions Act and the Controlled Drugs and Substances Act. It changes the type of proceedings and legal regime governing the offences of possession of, possession for the purpose of trafficking and trafficking in, one gram or less of cannabis resin or thirty grams or less of cannabis (marihuana). Under this enactment, these offences are deemed to be contraventions within the meaning of the Contraventions Act. A person who has been convicted of a contravention has not been convicted of a criminal offence, and a contravention does not constitute an offence for the purposes of the Criminal Records Act.	HOUSE OF COMMONS: FIRST READING, MARCH 3, 2010 INTRODUCED BY: Keith Martin (EsquimaltJuan de Fuca)

No	Title	Subject	Status
C-362	An Act to amend the Criminal Code (personal identity theft)	This enactment makes it an offence for a person to be in possession of or to transfer, without lawful excuse, any information or document that can be used to identify another person.	HOUSE OF COMMONS: FIRST READING, MARCH 3, 2010. INTRODUCED BY: Francis Valeriote
C-372	An Act to amend the Criminal Code (victim restitution)	This enactment amends the Criminal Code to require courts to order that offenders make restitution to their victims in certain specified cases.	(Guelph) HOUSE OF COMMONS: FIRST READING, MARCH 3, 2010. INTRODUCED BY: Peter Julian
C-376	An Act to amend the Criminal Code (addition to order of prohibition)	This enactment authorizes a court that sentences or discharges an offender who has committed an offence in respect of a person under the age of sixteen years to prohibit the offender from being in the presence of such a person.	(BurnabyNew Westminster) HOUSE OF COMMONS: FIRST READING, MARCH 3, 2010. INTRODUCED BY:
C-380	An Act to amend the Criminal Code (hate propaganda)	This enactment expands the definition of "identifiable group" in relation to hate propaganda in the Criminal Code to include any section of the public distinguished by its sex.	Christiane Gagnon (Québec) HOUSE OF COMMONS: FIRST READING, MARCH 3, 2010.
C-381	An Act to amend the Criminal Code (trafficking and transplanting human organs and other body	This enactment provides for the imposition of penal sanctions for persons who, in Canada or outside Canada, are involved in the medical transplant of human organs or other body parts obtained	INTRODUCED BY: Borys Wrzesnewskyj (Etobicoke Centre) HOUSE OF COMMONS: FIRST READING, MARCH 3, 2010.
C-384	An Act to amend the Criminal Code (right to die with dignity)	or acquired as a consequence of a direct or indirect financial transaction or without the donor's consent. This enactment amends the Criminal Code to allow a medical practitioner, subject to certain conditions, to aid a	INTRODUCED BY: Borys Wrzesnewskyj (Etobicoke Centre) HOUSE OF COMMONS: NEGATIVED,

No	Title	Subject	Status
		person who is experiencing severe physical or mental pain without any prospect of relief or is suffering from a terminal illness to die with dignity once the person has expressed his or her free and informed consent to die.	APRIL 21, 2010 INTRODUCED BY: Francine Lalonde (La Pointe-de-l'Île)
C-385	An Act to amend the Criminal Code (computer virus program)	This enactment amends subsection 342.2(1) of the Criminal Code in order to clarify that the creation, sale or possession of a computer virus program for the purpose of committing a computer offence or mischief is an offence under Canadian law.	HOUSE OF COMMONS: FIRST READING, MARCH 3, 2010. INTRODUCED BY: Marlene Jennings (Notre-Dame-de-GrâceLachine)
C-388	An Act to amend the Criminal Code (judicial discretion)	This enactment amends the Criminal Code to allow the court, in exceptional circumstances, to impose a punishment that is less than the prescribed minimum punishment.	HOUSE OF COMMONS: FIRST READING, MARCH 3, 2010. INTRODUCED BY: Joe Comartin (Windsor
C-389	An Act to amend the Canadian Human Rights Act and the Criminal Code (gender identity and gender expression)	This enactment amends the Canadian Human Rights Act to include gender identity and gender expression as prohibited grounds of discrimination. This enactment also amends the Criminal Code to include gender identity and gender expression as distinguishing characteristics protected under section 318 and as aggravating factors to be taken into consideration under section 718.2 at the time of sentencing.	Tecumseh) HOUSE OF COMMONS: REPORT STAGE (DECEMBER 8, 2010) INTRODUCED BY: Bill Siksay (Burnaby-Douglas)
C-391	An Act to amend the Criminal Code and the Firearms Act (repeal of long-gun registry)	This enactment amends the <i>Criminal Code</i> and the <i>Firearms Act</i> to repeal the requirement to obtain a registration certificate for firearms that are neither prohibited firearms nor restricted firearms.	HOUSE OF COMMONS: COMMITTEE REPORT, JUNE 9, 2010 INTRODUCED BY: Candice Hoeppner (Portage Lisgar)

No	Title	Subject	Status
C-404	An Act to amend the Criminal Code (failure to prevent access to child pornography)	This enactment amends the Criminal Code to make it an offence for a person who possesses child pornography to allow access to it by any other person.	HOUSE OF COMMONS: FIRST READING, MARCH 3, 2010. INTRODUCED BY:
C-405	An Act to amend the Criminal Code (firefighters)	The purpose of this enactment is to give greater protection to firefighters under the Criminal Code.	Mario Silva (Davenport) HOUSE OF COMMONS: FIRST READING, MARCH 3, 2010.
C-407	An Act to eliminate racial and religious profiling	The purpose of this enactment is to prevent individuals from being stopped or otherwise investigated by enforcement officers wholly or partly on the basis of the individual's race, colour, ethnicity, ancestry, religion or place of origin.	INTRODUCED BY: Mario Silva (Davenport) HOUSE OF COMMONS: FIRST READING, MARCH 3, 2010. INTRODUCED BY:
		The enactment prohibits the practice of racial and religious profiling. It also requires enforcement agencies to establish policies and procedures to eliminate racial and religious profiling, including the collection of data sufficient to determine whether enforcement officers have engaged in racial or religious profiling. The enactment requires the Minister responsible for an enforcement agency to submit to Parliament each year a report of the agency on racial and religious profiling.	Bill Siksay (BurnabyDouglas)
C-408	An Act to amend the State Immunity Act and the Criminal Code (deterring terrorism by providing a civil right of action against perpetrators and sponsors of terrorism)	This enactment amends the State Immunity Act to prevent a foreign state from claiming immunity from the jurisdiction of Canadian courts in respect of legal proceedings that relate to the support of terrorism or terrorist activity engaged in by the foreign state. It also amends the Criminal Code to provide victims who suffer loss or damage as a result of conduct that is contrary to	HOUSE OF COMMONS: FIRST READING, MARCH 3, 2010. INTRODUCED BY: Irwin Cotler (Mount Royal)

No	Title	Subject	Status
		Part II.1 of the Criminal Code (Terrorism) with a civil remedy against the person who engaged in the terrorist-related conduct.	
C-424	An Act to amend the Youth Criminal Justice Act (protection of the public)	This enactment amends the Youth Criminal Justice Act to (a) specify that the protection of the public is the primary goal of that Act; (b) repeal the presumption in subsection 29(2) that detention is unnecessary; (c) amend paragraph 31(5)(a) so that when the designated responsible person is relieved of his or her obligations, some of the young person's obligations may nevertheless remain in effect; (d) amend subsection 31(6) so that the young person may be detained in custody; and (e) remove the time limit for a young person to attend a non-residential program.	HOUSE OF COMMONS: FIRST READING, MARCH 3, 2010. INTRODUCED BY: Geoff Regan (Halifax West)
C-434	An Act to amend the Corrections and Conditional Release Act (day parole – six months or one sixth of the sentence rule)	This enactment amends the Corrections and Conditional Release Act to eliminate the portion of the sentence of six months, or one sixth of the sentence, for day parole of an offender eligible for accelerated parole review.	HOUSE OF COMMONS: FIRST READING, MARCH 3, 2010. INTRODUCED BY: Serge Ménard (Marc-Aurèle-Fortin)
C-451	An Act to amend the Criminal Code (mischief)	This enactment makes it an offence to commit an act of mischief in relation to property such as an educational institution — including a school, daycare centre, college or university — or a community centre, playground, arena or sports centre.	HOUSE OF COMMONS: FIRST READING, MARCH 3, 2010. INTRODUCED BY: Marlene Jennings (Notre-Dame-de-GrâceLachine)
C-461	An Act to amend the Criminal Code (use of hand-held telecommunications device while operating a motor vehicle)	This enactment amends the Criminal Code to make it an offence to use a handheld telecommunications device for sending or receiving messages in text format or a hand-held cellular telephone while operating a motor vehicle on a highway. Section 2 of the Criminal Code specifies that "highway" means "a road to which the	HOUSE OF COMMONS: FIRST READING, MARCH 3, 2010. INTRODUCED BY: Linda Duncan (Edmonton Strathcona)

No	Title	Subject	Status
		public has the right of access, and includes bridges over which or tunnels through which a road passes".	
C-464	An Act to amend the Criminal Code (justification for detention in custody)	This enactment amends the Criminal Code to provide that the detention of an accused in custody may be justified where it is necessary for the protection or safety of the public, including any person under the age of 18 years.	SENATE ROYAL ASSENT (DECEMBER 15, 2010) INTRODUCED BY: Scott Andrews (Avalon)
C-475	An Act to amend the Controlled Drugs and Substances Act (methamphetamine and ecstasy)	This enactment amends the <i>Controlled Drugs and Substances Act</i> to prohibit a person from possessing, producing, selling or importing anything knowing it will be used to produce or traffic in methamphetamine or ecstasy.	SENATE: FIRST READING, JUNE 10, 2010 INTRODUCED BY: John Weston (West Vancouver Sunshine Coast Sea to Sky Country)
C-484	An Act to amend the Criminal Code (cracking down on child pornography)	This enactment amends the Criminal Code to increase the penalty associated with the offences related to child pornography.	HOUSE OF COMMONS: FIRST READING, MARCH 3, 2010. INTRODUCED BY: Peter Julian (BurnabyNew Westminster)
C-498	An Act prohibiting the commission, abetting or exploitation of torture by Canadian officials and ensuring freedom from torture for all Canadians at home and abroad and making consequential amendments to other Acts (Prevention of Torture Act)	This enactment strengthens Canada's protection against torture by making it a criminal offence to use information known to be derived from torture; prohibiting Canadian officials from handing over prisoners to be tortured at home or abroad; creating a government watch list of countries known to engage in torture and providing for those countries to be treated accordingly in matters relating to information-sharing and deportation and extradition from Canada; placing a duty on officials to report knowledge of torture to the proper authorities; and establishing diplomatic protocols for the immediate repatriation of any Canadian citizen at risk	′

No	Title	Subject	Status
		of torture abroad, without undermining our ability to investigate and prosecute those citizens in Canada.	
C-510	An Act to amend the Criminal Code (coercion) (An Act to Prevent Coercion of Pregnant Women to Abort (Roxanne's Law))	This enactment amends the <i>Criminal Code</i> to make it an offence for someone to coerce or attempt to coerce a female person to have an abortion.	HOUSE OF COMMONS: NEGATIVED (DECEMBER 15, 2010) INTRODUCED BY: Rod Bruinooge
C-520	An Act to amend the Criminal Code (luring a child outside Canada)	This enactment amends the <i>Criminal Code</i> to add the offence of luring a child to the offences for which Canadian citizens or permanent residents may be prosecuted in Canada even if committed outside Canada.	(Winnipeg South) HOUSE OF COMMONS: FIRST READING, MAY 13, 2010 INTRODUCED BY: Fin Donnelly (New
C-521	An Act to amend the Criminal Code (means of communication for child luring)	This enactment amends the <i>Criminal Code</i> to expand the offence of luring a child to include all means of communication.	Westminster - Coquitlam) HOUSE OF COMMONS: FIRST READING, MAY 13, 2010
C-522	An Act to amend the Criminal Code and respecting the Motor Vehicle Safety Regulations (student transport)	This enactment amends the <i>Criminal Code</i> to make it an offence to transport students in a motor vehicle with a designated seating capacity of more than 10 and fewer than 17 persons unless the motor vehicle conforms to certain standards or is prescribed by regulation. This amendment is intended to prohibit the transportation of students in vehicles commonly known as 15-passenger vans. This enactment also requires the Governor in Council to make certain amendments to the <i>Motor Vehicle Safety Regulations</i> to limit the sale, importation and inter-provincial shipment of 15-	INTRODUCED BY: Fin Donnelly (New Westminster - Coquitlam) HOUSE OF COMMONS: FIRST READING, MAY 27, 2010 INTRODUCED BY: Yvon Godin (AcadieBathurst)

No	Title	Subject	Status
		passenger vans that are configured to transport more than one passenger.	
C-531	An Act to amend the Criminal Code (hate propaganda)	This enactment amends the <i>Criminal Code</i> to expand the definition of "identifiable group" in relation to hate propaganda to include any section of the public distinguished by sex.	HOUSE OF COMMONS: FIRST READING, JUNE 10, 2010 INTRODUCED BY: Nicole Demers
C-537	An Act to amend the Criminal Code (judicial interim release for offences involving firearms)	This enactment amends the <i>Criminal Code</i> to add offences involving firearms to the list of offences set out in section 469 so that (a) offences involving firearms may only be tried by a superior court; and (b) a person accused of an offence involving a firearm will be required to demonstrate to the court why they should not be detained in custody before trial.	(Laval) HOUSE OF COMMONS: FIRST READING, JUNE 14, 2010 INTRODUCED BY: Borys Wrzesnewskyj (Etobicoke Centre)
C-547	An Act to amend the Criminal Code (arrest by owner)	This enactment amends the <i>Criminal Code</i> to give the owner or person in lawful possession of property the power to arrest without warrant a person he finds committing, or he believes has committed, a criminal offence on or in relation to that property.	HOUSE OF COMMONS: FIRST READING, JUNE 16, 2010 INTRODUCED BY: Joseph Volpe (EglintonLawrence)
C-558	An Act to amend the Criminal Code (social condition)	This enactment amends the provisions of the <i>Criminal Code</i> that establish principles related to sentencing and describe the aggravating circumstances that require increased sentences to be imposed. The enactment requires an increased sentence where there is evidence that the offence was motivated by bias, prejudice or hate based on the social condition of the victim. It strives to protect people experiencing social or economic disadvantage on the basis of their source of income, occupation, level of education, poverty, lack of adequate housing, homelessness or any other similar circumstance.	HOUSE OF COMMONS: FIRST READING,

No	Title	Subject	Status
C-560	An Act respecting the locking of cellular telephones (Cell Phone Freedom Act)	This enactment provides that a telecommunications service provider is obligated to (a) inform a consumer who intends to purchase a cellular telephone from the provider whether the network access of the telephone is restricted by a lock; (b) remove free of charge, after the service contract has expired, any network lock that has been applied to a cellular telephone purchased at a discounted price by a consumer as a condition of entering into a service contract with the provider; and (c) remove free of charge any network lock that has been applied to a cellular telephone purchased by a consumer from the provider if the consumer does not enter into a service contract of at least six months in duration with the provider or if the consumer pays the total cost of the telephone handset before taking possession of it.	HOUSE OF COMMONS: FIRST READING, JUNE 17, 2010 INTRODUCED BY: Bruce Hyer (Thunder Bay Superior North)
C-565	An Act to amend the Criminal Code (arrest without warrant by owner)	This enactment amends the <i>Criminal Code</i> to give the owner or person in lawful possession of property the power to arrest without warrant a person he finds committing, or he believes has committed, a criminal offence on or in relation to that property.	HOUSE OF COMMONS: FIRST READING, SEPTEMBER 29, 2010 INTRODUCED BY: Olivia Chow (Trinity-Spadina)
C-576	An Act to amend the Criminal Code (personating peace officer)	This enactment amends the <i>Criminal Code</i> to establish that personating a police officer for the purpose of committing another offence shall be considered by a court to be an aggravating circumstance for sentencing purposes.	HOUSE OF COMMONS: PLACED ON THE ORDER OF PRECEDENCE, OCTOBER 1ST, 2010 INTRODUCED BY: Earl Dreeshen (Red Deer)

No	Title	Subject	Status
C-602	An Act to amend the Criminal Code, the Firearms Act and the Contraventions Act (long guns) An Act to amend the Criminal Code (trafficking in persons)	This enactment amends the <i>Criminal Code</i> to remove the first time offence of possession of a firearm other than a prohibited firearm or a restricted firearm without having registered that firearm under the <i>Criminal Code</i> . It clarifies that firearm possession proceedings under that Act do not abrogate or derogate from any existing rights of the aboriginal peoples of Canada. It also amends the <i>Firearms Act</i> to eliminate the fee for registration of a firearm that is neither a prohibited firearm nor a restricted firearm. It imposes more control on the release of records that are kept under that Act and that could be used to identify an individual, and ensures that the Chief Firearms Officer, in determining whether a person is eligible to hold a firearms licence, may review records relating to that person's discharge from or unsuccessful application for membership in a law enforcement agency or the military. Finally, it amends the <i>Contraventions Act</i> to designate a first time offence under section 112 of the <i>Firearms Act</i> as a contraventions offence for the purposes of the <i>Contraventions Act</i> . This enactment amends the <i>Criminal Code</i> in order to provide consecutive sentences for offences related to procuring and trafficking in persons. It also specifies that the provisions apply to the trafficking in persons in a domestic or international context. The enactment creates a presumption regarding the exploitation of one person by another and adds circumstances that are deemed to constitute exploitation. Finally, it adds the offences of procuring and trafficking in persons to the list of offences to which the confiscation of the products of criminality apply.	HOUSE OF COMMONS: FIRST READING, OCTOBER 8, 2010 INTRODUCED BY: Charlie Angus (TimminsJames Bay) HOUSE OF COMMONS: FIRST READING (DECEMBER 9, 2010) INTRODUCED BY: Maria Mouranie (Ahuntsic)

No	Title	Subject	Status
C-608	An Act to amend the Criminal Code (failure to inform)	This enactment amends the <i>Criminal Code</i> to make it an offence not to report to the authorities instances of sexual or physical abuse of a child.	HOUSE OF COMMONS: FIRST READING (DECEMBER 15, 2010)
			INTRODUCED BY: Michel Guimond (Montmorency— Charlevoix—Haute- Côte-Nord)
C-612	An Act to amend the	This enactment amends the Criminal	HOUSE OF
	Criminal Code	Code in order to provide consecutive	COMMONS:
	(trafficking in persons)	sentences for offences related to procuring and trafficking in persons.	FIRST READING (DECEMBER 15,
		It also specifies that the provisions apply	2010)
		to the trafficking in persons in a domestic	,
		or international context.	INTRODUCED BY:
		The enactment creates a presumption regarding the exploitation of one person by	Maria Mouranie (Ahuntsic)
		another and adds circumstances that are	(Allulitsic)
		deemed to constitute exploitation.	
		Finally, it adds the offences of procuring	
		and trafficking in persons to the list of	
		offences to which the confiscation of the products of criminality apply.	
		GOVERNMENT BILLS	
S-2	An Act to amend the	This enactment amends the Criminal	HOUSE OF
	Criminal Code and other	Code, the Sex Offender Information	COMMONS:
	Acts	Registration Act and the National Defence	
		Act to enhance police investigation of	(DECEMBER 15,
		crimes of a sexual nature and allow police	2010)
		services to use the national database proactively to prevent crimes of a sexual	
		nature.	
		It also amends the Criminal Code and	
		the International Transfer of Offenders Act	
		to require sex offenders arriving in Canada	
		to comply with the Sex Offender Information Registration Act.	
		It also amends the Criminal Code to	
		provide that sex offenders who are subject	
		to a mandatory requirement to comply	
		with the Sex Offender Information	
		Registration Act are also subject to a	

No	Title	Subject	Status
		mandatory requirement to provide a sample for forensic DNA analysis. It also amends the National Defence Act to reflect the amendments to the Criminal Code relating to the registration of sex offenders.	
S-6	An Act to amend the Criminal Code and another Act (Serious Time for the Most Serious Crime Act)	This enactment amends the <i>Criminal Code</i> with regard to the right of persons convicted of murder or high treason to be eligible to apply for early parole. It also amends the <i>International Transfer of Offenders Act</i> .	HOUSE OF COMMONS: THIRD READING (FEBRUARY 2, 2011)
S-7	An Act to deter terrorism and to amend the State Immunity Act (Justice for Victims of Terrorism Act)	This enactment creates, in order to deter terrorism, a cause of action that allows victims of terrorism to sue perpetrators of terrorism and their supporters. The enactment also amends the <i>State Immunity Act</i> to prevent a foreign state from claiming immunity from the jurisdiction of Canadian courts in respect of actions that relate to its support of terrorism.	SENATE: THIRD READING (NOVEMBER 16, 2010)
S-9	An Act to amend the Criminal Code (auto theft and trafficking in property obtained by crime) (Tackling Auto Theft and Property Crime Act)	This enactment amends the <i>Criminal Code</i> to create offences in connection with the theft of a motor vehicle, the alteration, removal or obliteration of a vehicle identification number, the trafficking of property or proceeds obtained by crime and the possession of such property or proceeds for the purposes of trafficking, and to provide for an <i>in rem</i> prohibition of the importation or exportation of such property or proceeds.	HOUSE OF COMMONS: ROYAL ASSENT (NOVEMBER 18, 2010)
S-10	An Act to amend the Controlled Drugs and Substances Act and to make related and consequential amendments to other Acts (Penalties for Organized Drug Crime Act)	This enactment amends the Controlled Drugs and Substances Act to provide for minimum penalties for serious drug offences, to increase the maximum penalty for cannabis (marihuana) production and to reschedule certain substances from Schedule III to that Act to Schedule I. As well, it requires that a review of that Act be undertaken and a report submitted to Parliament. The enactment also makes related and consequential amendments to other Acts.	HOUSE OF COMMONS: FIRST READING (DECEMBER 14, 2010)

No	Title	Subject	Status
	S	ENATE PUBLIC BILLS	
S-204	An Act to amend the Criminal Code (protection of children)	This enactment removes the justification in the Criminal Code available to schoolteachers, parents and persons standing in the place of parents of using force as a means of correction toward a pupil or child under their care.	SENATE FIRST READING, MARCH 9, 2010
		It provides the Government with up to one year between the dates of royal assent and coming into force, which can be used to educate Canadians and to coordinate with the provinces.	
S-215	An Act to amend the Criminal Code (suicide bombings)	This enactment amends the Criminal Code to clarify that suicide bombings fall within the definition "terrorist activity".	HOUSE OF COMMONS: ROYAL ASSENT (DECEMBER 15, 2010)
S-220	An Act to amend the Official Languages Act (communications with and services to the public).	This enactment amends the Official Languages Act. The concept of equal quality of communications and services in each official language is introduced. The enactment modifies the criteria used to determine when there is a significant demand for communications and services in one of the official languages. This enactment specifies the locations where federal institutions have a duty to provide communications and services in both official languages. That duty is applied to cases where an official language minority is located in a specific geographic region or faces linguistic assimilation. Many of the duties of the federal institutions to provide communications and services in both official languages are extended to the carriers designated by regulation of the Governor in Council. The provisions on prior consultation are applied more specifically to amendments to regulations that provide for exceptions to the application of Part IV of the Act in certain circumstances or to certain bodies.	SENATE: FIRST READING, JUNE 9, 2010