## SHB 1096 - H AMD 290

By Representative O'Ban

## NOT CONSIDERED

- On page 10, beginning on line 25, after "stolen firearm," strike all material through "behavior" on page 11, line 12, and insert "and is subject to a standard range disposition of local sanctions, and if the court determines that the offender may benefit from an intensive
- 4 the court determines that the offender may benefit from an intensive
- 5 intervention aimed at reducing aggressive or violent behavior, the
- 6 court may impose the following disposition alternative:
- 7 (a) The court may impose the disposition required under RCW
- 8 13.40.193(1) and suspend the disposition on condition that the
- 9 offender participate in an intensive intervention that utilizes
- 10 evidence-based practices that have been proven effective for reducing
- 11 aggressive or violent behavior; and
- 12 (b) The court must also impose a minimum of six months of
- 13 community supervision"

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- On page 11, line 15, after "offense" insert "or has a prior
- 16 adjudication for unlawful possession of a firearm, theft of a firearm,
- 17 or possession of a stolen firearm"

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- On page 16, beginning on line 27, after "RCW 13.40.0357" strike
- 20 all material through "firearm" on line 29

EFFECT: Removes language that would allow a juvenile offender subject to a standard range disposition of commitment to the juvenile rehabilitation administration and who has no more than one prior adjudication of a listed firearm offense to qualify for the firearm disposition alternative. Eligibility for the alternative is limited to juvenile offenders who are subject to a standard range disposition of local sanctions and have never been previously adjudicated of a listed firearm offense.

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