

2SHB 1517 - H AMD 130

By Representative Goodman

ADOPTED 03/06/2019

1 On page 15, line 34, after "9.94A.500" insert ", unless
2 otherwise specifically waived by the court"

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4 On page 16, beginning on line 3, after "(iii)" strike all material
5 through "(iv)" on line 7

6

7 Renumber the remaining subsection consecutively and correct any
8 internal references accordingly.

9

EFFECT: Removes the requirement for the Department of
Corrections to evaluate a domestic violence (DV) offender's risk of
committing DV in the future when conducting a court-ordered
evaluation for the residential drug offender sentencing alternative.
Makes requirements pertaining to presentence investigations
consistent across sections by adding language specifying that the
court may waive a presentence investigation.

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