## **SSB 5288** - S AMD **410**

By Senator King

## WITHDRAWN 03/13/2019

1	On page 16, line 1, after "(3)", insert the following: "The
2	sentencing court may not grant the motion until the department of
3	corrections submits to the legislature the report described in section
4	3 of this act."
5	
6	Renumber the remaining sections consecutively and correct any
7	internal references accordingly.
8	
9	On page 16, after line 1, insert the following: "NEW SECTION. Sec.
10	3. A new section is added to chapter 9.94A RCW to read as follows:
11	(1) By December 2, 2019, and in compliance with RCW 43.01.036, the
12	department of corrections must submit a report to the legislature that
13	details the number of offenders eligible for a resentencing hearing
14	under section 2 of this act that have participated in any offender
15	treatment or change program. The report must provide information on:
16	(a) The number and type of programs in which the offender
17	participated;
18	(b) The number and type of programs the offender completed; and
19	(c) If the offender failed to complete such a program, the number
20	and type of programs the offender failed to complete and the reason
21	for the failure.
22	
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On page 1, line 2 of the title, after "adding", strike "a new

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26 section", and insert "new sections"

1 - Official Print

EFFECT: Requires the department of corrections to provide the legislature with a report on the participation of eligible offenders in an offender treatment or change program. Prohibits the sentencing court from granting a motion for relief of sentence until the department of corrections provides the legislature with the report.

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