(DIGEST AS ENACTED)

Authorizes the department of social and health services to offer appropriate available services and treatment to a sexually aggressive youth and his or her parents or legal guardians as provided in section 2 of the act and to refer the child and his or her parents to appropriate treatment and services available within the community, regardless of whether the child is the subject of a proceeding under chapter 13.34 RCW (juvenile court act--dependency and termination of parent-child relationship).

Provides that a juvenile's status as a sexually aggressive youth, and any protective plan, services, and treatment plans and progress reports provided with these funds are confidential and not subject to public disclosure by the department of social and health services.