SB 5600 - S AMD - 129
By Senators West and McCaslin
ADOPTED 3/14/97
On page 3, after line 22, insert the following:
"Sec. 5. RCW 13.04 .035 and 1996 c 284 s 1 are each amended to read as follows:

Juvenile court shall be administered by the superior court, except that by local court rule and agreement with the legislative authority of the county this service may be administered by the legislative authority of the county. Juvenile probation counselor and detention services shall be administered by the superior court, except that (1) by local court rule and agreement with the county legislative authority, these services may be administered by the county legislative authority; (2) if a consortium of three or more counties, located east of the Cascade mountains and whose combined population exceeds five hundred thirty thousand, jointly operates a juvenile correctional facility, the county legislative authorities may prescribe for alternative administration of the juvenile correctional facility by ordinance; ((and)) (3) in any county with a population of one million or more, probation and detention services shall be administered in accordance with chapter 13.20 RCW ; and (4) in any county with a population of at least two hundred fifty thousand but less than five hundred thousand, the county legislative authority may prescribe for alternative administration of these services by ordinance. The administrative body shall appoint an administrator of juvenile court, probation counselor, and detention services who shall be responsible for day-to-day administration of such services, and who may also serve in the capacity of a probation counselor. One person may, pursuant to the agreement of more than one administrative body, serve as administrator of more than one juvenile court."

Renumber the remaining section consecutively.

On page 1, line 2 of the title, after "36.40.200," strike "and 5 36.40.250" and insert "36.40.250, and 13.04.035"

