1646-S2.E AMS PADD BLAK 009

**E2SHB 1646** - S AMD TO HSRR COMM AMD (S-3004.5/19) **664**

By Senator Padden

**NOT ADOPTED 04/15/2019**

On page 2, line 25, after "twenty-five", insert ", or until the person reaches the age of twenty-one if the person was adjudicated for one of the following offenses committed at age sixteen or seventeen:

(i) A serious violent offense as defined in RCW 9.94A.030;

(ii) A violent offense as defined in RCW 9.94A.030 and the person has a criminal history consisting of: (A) One or more prior serious violent offenses; (B) two or more prior violent offenses; or (C) three or more of any combination of the following offenses: Any class A felony, any class B felony, vehicular assault, or manslaughter in the second degree, all of which must have been committed after the persons's thirteenth birthday and prosecuted separately; or

(iii) Rape of a child in the first degree"

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|  | EFFECT: A person who is convicted in adult court for an offense committed at the age of sixteen or seventeen which is a serious violent offense, rape of a child in the first degree, or a violent offense when the person has a criminal history consisting of a serious violent offense, two or more violent offenses, or three or more class A or class B felonies is eligible to serve his or her term of confinement in a Juvenile Rehabilitation facility until age twenty-one, but not until age twenty-five. |

**--- END ---**