## <u>2SHB 2015</u> - H AMD By Representative \_\_\_\_\_

- 1 On page 3, line 6, after "of" strike "either"
- 2 On page 3, line 7, after "this section" strike "or a community-
- 3 <u>based alternative under subsection (6) of this section</u>"
- 4 On page 3, at the beginning of line 36, strike all material
- 5 through the end of line 26 on page 4
- 6 Renumber the remaining subsections accordingly
- 7 On page 6, at the beginning of line 20, strike all material
- 8 through the end of line 25

## **EFFECT:** Eliminates the provisions that:

- Gave courts the option to sentence an offender to the current prison-based Drug Offender Sentencing Alternative (DOSA) program or the newly created community-based DOSA program.
  - Created a community-based DOSA program where a nonviolent offender with a substance abuse addiction can be sentenced directly to community custody along with supervised inpatient and outpatient treatment;
  - Required the court to schedule a termination hearing for three months prior to the expiration date of the offender's community-based DOSA sentence in order to determine if the offender's community-based sentence should be terminated or modified; and
  - Authorized (but did not require) the costs of the substance abuse examinations, treatment plans, and all community-based treatment to be paid from funds provided to counties from the Criminal Justice Treatment Account, if the county chooses to provide the services directly or by contract.