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<u>SHB 2481</u> - S AMD TO FHC COMM AMD (S-5333.2/06) **196**By Senator Benton

ADOPTED 02/28/2006

- On page 2, after line 24 of the amendment, insert the following:
- 2 "Sec. 3. RCW 9A.56.200 and 2002 c 85 s 1 are each amended to read 3 as follows:
 - (1) A person is guilty of robbery in the first degree if:
- 5 (a) In the commission of a robbery or of immediate flight 6 therefrom, he or she:
 - (i) Is armed with a deadly weapon; or
- 8 (ii) Displays what appears to be a firearm or other deadly weapon; 9 or
- 10 (iii) Inflicts bodily injury; or
- 11 (b) He or she commits a robbery within and against a financial
- institution as defined in RCW 7.88.010 or 35.38.060. Evidence showing
- 13 that the establishment robbed was a financial institution is not
- 14 required when "bank," "savings and loan," "trust," "payday," or "credit
- 15 <u>union" appears in the name of the establishment.</u>
- 16 (2) Robbery in the first degree is a class A felony."

SHB 2481 - S AMD TO FHC COMM AMD (S-5333.2/06) By Senator Benton

ADOPTED 02/28/2006

- On page 2, beginning on line 25 of the amendment, strike all material through "section." on line 27, and insert the following:
- 19 "On page 1, line 1 of the title, after "Relating to" strike the 20 remainder of the title and insert "insuring victims of crimes and
- 21 robbery in the first degree; amending RCW 9A.56.200; adding a new
- 22 section to chapter 48.18 RCW; creating a new section; and prescribing

1 penalties.""

<u>EFFECT:</u> Declares that evidence showing that the establishment robbed was a financial institution is not required when "bank," "savings and loan," "trust," "payday," or "credit union" appears in the name of the establishment.

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