SHB 1682 - S COMM AMD

By Committee on Human Services & Corrections

Strike everything after the enacting clause and insert the following:

3 "**Sec. 1.** RCW 13.40.210 and 2002 c 175 s 27 are each amended to 4 read as follows:

5 (1) The secretary shall set a release date for each juvenile 6 committed to its custody. The release date shall be within the prescribed range to which a juvenile has been committed under RCW 7 8 13.40.0357 or 13.40.030 except as provided in RCW 13.40.320 concerning 9 offenders the department determines are eligible for the juvenile 10 offender basic training camp program. Such dates shall be determined prior to the expiration of sixty percent of a juvenile's minimum term 11 12 of confinement included within the prescribed range to which the juvenile has been committed. The secretary shall release any juvenile 13 14 committed to the custody of the department within four calendar days 15 prior to the juvenile's release date or on the release date set under 16 this chapter. Days spent in the custody of the department shall be tolled by any period of time during which a juvenile has absented 17 18 himself or herself from the department's supervision without the prior 19 approval of the secretary or the secretary's designee.

20 (2) The secretary shall monitor the average daily population of the 21 state's juvenile residential facilities. When the secretary concludes that in-residence population of residential facilities exceeds one 22 23 hundred five percent of the rated bed capacity specified in statute, or 24 in absence of such specification, as specified by the department in 25 rule, the secretary may recommend reductions to the governor. On 26 certification by the governor that the recommended reductions are 27 necessary, the secretary has authority to administratively release a 28 sufficient number of offenders to reduce in-residence population to one 29 hundred percent of rated bed capacity. The secretary shall release those offenders who have served the greatest proportion of their 30

sentence. However, the secretary may deny release in a particular case 1 2 at the request of an offender, or if the secretary finds that there is no responsible custodian, as determined by the department, to whom to 3 release the offender, or if the release of the offender would pose a 4 5 clear danger to society. The department shall notify the committing court of the release at the time of release if any such early releases 6 7 have occurred as a result of excessive in-residence population. In no event shall an offender adjudicated of a violent offense be granted 8 release under the provisions of this subsection. 9

10 (3)(a) Following the release of any juvenile under subsection (1) of this section, the secretary may require the juvenile to comply with 11 a program of parole to be administered by the department in his or her 12 13 community which shall last no longer than eighteen months, except that 14 in the case of a juvenile sentenced for rape in the first or second degree, rape of a child in the first or second degree, child 15 molestation in the first degree, or indecent liberties with forcible 16 17 compulsion, the period of parole shall be twenty-four months and, in the discretion of the secretary, may be up to thirty-six months when 18 the secretary finds that an additional period of parole is necessary 19 and appropriate in the interests of public safety or to meet the 20 21 ongoing needs of the juvenile. A parole program is mandatory for 22 offenders released under subsection (2) of this section. The decision to place an offender on parole shall be based on an assessment by the 23 24 department of the offender's risk for reoffending upon release. The 25 department shall prioritize available parole resources to provide supervision and services to offenders at moderate to high risk for 26 27 reoffending.

(b) The secretary shall, for the period of parole, facilitate the 28 juvenile's reintegration into his or her community and to further this 29 goal shall require the juvenile to refrain from possessing a firearm or 30 31 using a deadly weapon and refrain from committing new offenses and may 32 require the juvenile to: (i) Undergo available medical, psychiatric, drug and alcohol, sex offender, mental health, and other offense-33 related treatment services; (ii) report as directed to a parole officer 34 and/or designee; (iii) pursue a course of study, vocational training, 35 or employment; (iv) notify the parole officer of the current address 36 37 where he or she resides; (v) be present at a particular address during 38 specified hours; (vi) remain within prescribed geographical boundaries;

(vii) submit to electronic monitoring; (viii) refrain from using 1 2 illegal drugs and alcohol, and submit to random urinalysis when requested by the assigned parole officer; (ix) refrain from contact 3 with specific individuals or a specified class of individuals; (x) meet 4 other conditions determined by the parole officer to further enhance 5 the juvenile's reintegration into the community; (xi) pay any courtб 7 ordered fines or restitution; and (xii) perform community restitution. Community restitution for the purpose of this section means compulsory 8 service, without compensation, performed for the benefit of the 9 10 community by the offender. Community restitution may be performed through public or private organizations or through work crews. 11

12 (c) The secretary may further require up to twenty-five percent of 13 the highest risk juvenile offenders who are placed on parole to 14 in an intensive supervision program. Offenders participate participating in an intensive supervision program shall be required to 15 comply with all terms and conditions listed in (b) of this subsection 16 17 and shall also be required to comply with the following additional terms and conditions: (i) Obey all laws and refrain from any conduct 18 that threatens public safety; (ii) report at least once a week to an 19 assigned community case manager; and (iii) meet all other requirements 20 21 imposed by the community case manager related to participating in the 22 intensive supervision program. As a part of the intensive supervision 23 program, the secretary may require day reporting.

(d) After termination of the parole period, the juvenile shall bedischarged from the department's supervision.

(4)(a) The department may also modify parole for violation thereof. 26 27 If, after affording a juvenile all of the due process rights to which he or she would be entitled if the juvenile were an adult, the 28 secretary finds that a juvenile has violated a condition of his or her 29 parole, the secretary shall order one of the following which is 30 reasonably likely to effectuate the purpose of the parole and to 31 protect the public: (i) Continued supervision under the same 32 conditions previously imposed; (ii) intensified supervision with 33 increased reporting requirements; (iii) additional conditions of 34 supervision authorized by this chapter; (iv) except as provided in 35 (a)(v) ((and)), (vi), and (vii) of this subsection, imposition of a 36 37 period of confinement not to exceed thirty days in a facility operated by or pursuant to a contract with the state of Washington or any city 38

or county for a portion of each day or for a certain number of days 1 2 each week with the balance of the days or weeks spent under supervision; (v) the secretary may order any of the conditions or may 3 return the offender to confinement for the remainder of the sentence 4 range if the offense for which the offender was sentenced is rape in 5 the first or second degree, rape of a child in the first or second 6 degree, child molestation in the first degree, indecent liberties with 7 forcible compulsion, or a sex offense that is also a serious violent 8 offense as defined by RCW 9.94A.030; (vi) the secretary may order any 9 of the conditions or may return the offender to confinement for a 10 period of up to twenty-four weeks if the offender has been sentenced 11 for a sex offense as defined by RCW 9A.44.130, but in no event shall 12 13 the period of confinement after return exceed the term of parole imposed under subsection (3)(a) of this section; and (((vi))) (vii) the 14 secretary may order any of the conditions or may return the offender to 15 confinement for the remainder of the sentence range if the youth has 16 17 completed the basic training camp program as described in RCW 13.40.320. 18

(b) If the department finds that any juvenile in a program of parole has possessed a firearm or used a deadly weapon during the program of parole, the department shall modify the parole under (a) of this subsection and confine the juvenile for at least thirty days. Confinement shall be in a facility operated by or pursuant to a contract with the state or any county.

(5) A parole officer of the department of social and health services shall have the power to arrest a juvenile under his or her supervision on the same grounds as a law enforcement officer would be authorized to arrest the person.

(6) If so requested and approved under chapter 13.06 RCW, the secretary shall permit a county or group of counties to perform functions under subsections (3) through (5) of this section."

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1 On page 1, line 4 of the title, after "administration;" strike the 2 remainder of the title and insert "amending RCW 13.40.210; and 3 prescribing penalties."

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