## HB 2535 - S COMM AMD

By Committee on Human Services & Corrections

## NOT ADOPTED 02/29/2012

Strike everything after the enacting clause and insert the following:

"NEW SECTION. Sec. 1. The legislature finds that juvenile gang 3 4 activity in Washington state poses a significant threat to communities 5 and to the positive development of juveniles as they mature into 6 adulthood. Thus, a strategic and collaborative approach is needed to 7 address the problem of juvenile gangs. Many juveniles who become 8 involved in gang activity have been exposed to risk factors such as 9 antisocial behavior, alcohol and drug use, mental health problems, and 10 victimization. Evidence-based and research-based gang intervention 11 programs and strategies can provide services to these youth such as 12 mental health counseling, education, chemical dependency treatment, and 13 The legislature further finds that skill building. a court specifically developed to facilitate the delivery of these critical 14 15 services to gang-involved juveniles and that provides a supportive team 16 will assist juveniles in breaking out of a cycle of gang activity, 17 reduce criminal activity, and increase their ability to develop into successful adults. 18

19 <u>NEW SECTION.</u> Sec. 2. A new section is added to chapter 13.40 RCW 20 to read as follows:

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(1) Counties may establish and operate juvenile gang courts.

22 (2) For the purposes of this section, "juvenile gang court" means a court that has special calendars or dockets designed to achieve a 23 reduction in gang-related offenses among juvenile offenders by 24 increasing their likelihood for successful rehabilitation through 25 continuous, 26 early, and judicially supervised and integrated 27 evidence-based services proven to reduce juvenile recidivism and gang 28 involvement or through the use of research-based or promising practices 1 identified by the Washington state partnership council on juvenile 2 justice.

3 (3) Any county that establishes a juvenile gang court pursuant to 4 this section shall establish minimum requirements for the participation 5 of offenders in the program. The juvenile gang court may adopt local 6 requirements that are more stringent than the minimum. The minimum 7 requirements are:

8 (a) The juvenile offender participates in gang activity, is 9 repeatedly in the company of known gang members, or openly admits that 10 he or she has been admitted to a gang;

(b) The juvenile offender has not previously been convicted of a serious violent offense or sex offense as defined in RCW 9.94A.030; and (c) The juvenile offender is not currently charged with an offense:

14 (i) That is a class A felony offense;

15 (ii) That is a sex offense;

16 (iii) During which the juvenile offender intentionally discharged, 17 threatened to discharge, or attempted to discharge a firearm in 18 furtherance of the offense;

19 (iv) That subjects the juvenile offender to adult court original 20 jurisdiction pursuant to RCW 13.04.030(1)(e)(v); or

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(v) That constitutes assault of a child in the second degree.

(4) For the purposes of this act, a "gang" means a group which consists of three or more persons; has identifiable leadership; and on an ongoing basis, regularly conspires and acts in concert mainly for criminal purposes.

26 (5) The juvenile offender who is admitted to juvenile gang court 27 must:

(a) Stipulate to the admissibility of the facts contained in thewritten police report;

30 (b) Acknowledge that the report will be entered and used to support 31 a finding of guilt and to impose a disposition if the juvenile fails to 32 comply with the requirements of the juvenile gang court; and

33 (c) Waive the following rights to: (i) A speedy disposition; and 34 (ii) call and confront witnesses.

35 (6) The adjudicatory hearing shall be limited to a reading of the 36 court's record.

37 (7) Following the stipulation to the facts in the police report,

acknowledgment, waiver, and entry of a finding or plea of guilt, the
court shall defer entry of an order of disposition of the juvenile.

3 (8) Upon admission to juvenile gang court, an individualized plan 4 shall be developed for the juvenile, identifying goals for the juvenile and a team to support the juvenile, which may include mental health and 5 chemical dependency treatment providers, a probation officer, teachers, б 7 defense counsel, the prosecuting attorney, law enforcement, guardians 8 or family members, and other participants deemed appropriate by the 9 court. At least one member of the support team must have daily contact 10 with the juvenile.

(9) Upon successful completion of the juvenile gang court requirements over a twelve-month period, the conviction entered by the court shall be vacated and the charge shall be dismissed with prejudice.

(10) A juvenile may only be admitted to juvenile gang court once. If the juvenile fails to complete the requirements of gang court after being admitted, or successfully completes the requirements of gang court after being admitted, the juvenile may not be admitted again.

(11) If the juvenile fails to complete the juvenile gang court requirements, the court shall enter an order of disposition pursuant to RCW 13.40.0357.

22 <u>NEW SECTION.</u> **Sec. 3.** A new section is added to chapter 13.40 RCW 23 to read as follows:

(1) Counties that create a juvenile gang court pursuant to section 25 2 of this act shall track and document data regarding the criteria that 26 led to a juvenile's admission to gang court, the successful and 27 unsuccessful completion of juvenile gang court requirements, and any 28 subsequent criminal charges of juvenile gang court participants and 29 provide such data to the administrative office of the courts.

(2) Subject to the availability of funds appropriated for this 30 31 purpose, the administrative office of the courts shall study the data provided by the counties pursuant to subsection (1) of this section and 32 33 report to the appropriate legislative committees regarding the 34 recidivism outcomes for juvenile gang court participants. Α 35 preliminary report shall be completed by December 1, 2013. A final 36 report shall be completed by December 1, 2015."

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1 On page 1, line 1 of the title, after "court;" strike the remainder 2 of the title and insert "adding new sections to chapter 13.40 RCW; and 3 creating a new section."

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