2700-S AMH SHEA WAYV 103

**SHB 2700** - H AMD **806**

By Representative Shea

**ADOPTED 02/17/2016**

 On page 4, line 23, after "~~subsection~~." insert ")) After fifteen years from the date of conviction or adjudication, the director shall destroy all records of the conviction if the offense was originally charged as one of the offenses designated in (a) of this subsection and the court entered written findings of fact and conclusions of law holding that the person was not intoxicated by liquor, marijuana, or a controlled substance under chapter 69.50 RCW unless the person had a valid prescription for such drug."

 On page 4, at the beginning of line 24, strike "~~(c)~~))" and insert "(c)"

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|  |  EFFECT:   Requires the Department of Licensing to destroy a person's driving record if he or she was originally charged of a DUI-related offense but the court found and concluded (through a written finding of fact and conclusion) that the person was not intoxicated by liquor, marijuana, or a controlled substance (without a valid prescription). Such records must be destroyed fifteen years following the date of conviction or adjudication. |

**--- END ---**