1806 AMH KLIP LEON 129

**HB 1806** - H AMD **24**

By Representative Klippert

**NOT ADOPTED 03/02/2017**

Strike everything after the enacting clause and insert the following:

**"Sec.**  RCW 10.01.100 and 1925 ex.s. c 101 s 1 are each amended to read as follows:

Every corporation guilty of a violation of any law of the state of Washington, where the prescribed penalty is, for any reason, incapable of execution or enforcement against such corporation, shall be punished by a fine of not more than ((~~ten~~)) one hundred fifty thousand dollars, if such offense is a felony; or, by a fine of not more than ((~~one~~)) fifteen thousand dollars if such offense is a gross misdemeanor; or, by a fine of not more than ((~~five hundred~~)) ten thousand dollars if such offense is a misdemeanor."

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|  | EFFECT: Restores underlying law providing maximum fines imposed on corporations only when the prescribed penalties are not executable against corporations. Modifies the maximum fines as follows:   * $150,000 for felonies (rather than $10,000 in current law or $1,000,000 for class A and B felonies and $750,000 for class C felonies in the underlying bill); * $15,000 for gross misdemeanors (rather than $1,000 in current law or $250,000 in the underlying bill); and * $10,000 for misdemeanors (rather than $500 in current law or $50,000 in the underlying bill). |

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