## 6199-S AMS BAUM KLEI 057

## <u>ssb 6199</u> - S AMD **473**

By Senator Baumgartner

## WITHDRAWN 02/07/2018

- 1 Strike everything after the enacting clause and insert the 2 following:
- 3 "NEW SECTION. Sec. 1. A new section is added to chapter 74.39A
- 4 RCW to read as follows:
- 5 The legislature finds that enacting a consumer directed employer
- 6 program prior to the United States supreme court deciding Janus v.
- 7 American Federation of State, County and Municipal Employees, Council
- 8 31 would subvert the jurisdiction of the court and would therefore not
- 9 be a prudent use of state resources. The legislature therefore intends
- 10 to not adopt a consumer directed employer program prior to the supreme
- 11 court deciding whether public sector unions can require workers who
- 12 are not members to pay for collective bargaining."

EFFECT: Strikes all provisions related to requirements and parameters for establishing a consumer directed employer program and inserts a new intent section.

--- END ---