## 1276-S2 AMH KLIP WAYV 043

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    2SHB 1276 - H AMD 198
    By Representative Klippert
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ADOPTED 03/06/2015

On page 1, line 19, after "((もo (a)))" strike ": (i)" and insert ": (i)"

On page 2, beginning on line 4, after "jurisdiction;" strike all material through "both" on line 6 and insert "((or (b)))
(ii) Comply with $24 / 7$ sobriety program monitoring, as defined in RCW 36.28A.330; ( (or both))
(iii) Have an ignition interlock device pursuant to subsection (1) (a) (i) of this section and comply with $24 / 7$ sobriety program monitoring pursuant to subsection (1)(a) (ii) of this section; or
(iv) Have an ignition interlock pursuant to subsection (1) (a) (i) on this section, file a sworn statement with the court upon release at arraignment that states the person agrees not to operate any motor vehicle while the ignition interlock restriction is imposed by the court, and submit to alcohol monitoring as outlined in RCW $46.61 .5055(5)(\mathrm{b})$ "

On page 2, line 17 after "(c)" strike "The" and insert "Pursuant to subsection (1) (a) (iv) of this section, the"

On page 2, beginning on line 20 , after "court" strike "before the date for the required ignition interlock installation" and insert "at arraignment,"

EFFECT: Requires the court to order a repeat DUI offender, as a condition of release at arraignment, to: (1) have an ignition interlock installed; (2) file a sworn statement with the court, at arraignment, agreeing not to drive a vehicle without an ignition interlock; and (3) participate in alcohol monitoring.

## END ---

