5291-S2.E AMH GILD LEON 408

**E2SSB 5291** - H AMD TO PS COMM AMD (H-5074.3/20) **1848**

By Representative Gildon

**WITHDRAWN 03/03/2020**

 On page 15, line 28 of the striking amendment, after "for" strike all material through "violent offense" on line 29 and insert ": a felony ((~~that is a~~)) sex offense ((~~or~~)); a serious violent offense; a felony offense where the offender was armed with a firearm or deadly weapon in the commission of the offense; or a felony offense involving domestic violence committed by one intimate partner against another, as those terms are defined in RCW 10.99.020"

 On page 16, line 8 of the striking amendment, after "(2)" strike all material through "section" on line 10 and insert "Prior juvenile adjudications are not considered offenses when considering eligibility under this section, except for any sex offense, serious violent offense, felony offense where the offender was armed with a firearm or deadly weapon in the commission of the offense, or felony offense involving domestic violence committed by one intimate partner against another, as those terms are defined in RCW 10.99.020"

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|  |  EFFECT:   Modifies the eligibility for the court-based parenting sentencing alternative by excluding any offender with a prior or current adult conviction or prior juvenile adjudication of any felony offense where he or she was armed with a firearm or deadly weapon in the commission of the offense or any felony offense involving intimate partner domestic violence.  |

**--- END ---**