4SHB 1412 - H AMD TO H AMD (H-2659.2/22) 887 By Representative Abbarno

NOT ADOPTED 02/10/2022

1 On page 29, beginning on line 10 of the striking amendment, strike 2 all of subsection (2) 3 4 Renumber the remaining subsections consecutively and correct any 5 internal references accordingly. 6 7 On page 33, beginning on line 4 of the striking amendment, after 8 "restitution." strike all material through "hours.))" on line 6 and 9 insert "((The)) Any crime victim penalty assessment imposed under RCW 10 7.68.035 may not be reduced, waived, or converted to community 11 restitution hours." 12 13 On page 36, beginning on line 2 of the striking amendment, after 14 "restitution." strike all material through "hours.))" on line 4 and 15 insert "((The)) Any crime victim penalty assessment imposed under RCW 16 7.68.035 may not be reduced, waived, or converted to community 17 restitution hours." 18 19 On page 37, beginning on line 36 of the striking amendment, after 20 "restitution." strike all material through "hours.))" on line 38 and 21 insert "((The)) Any crime victim penalty assessment imposed under RCW 22 7.68.035 may not be reduced, revoked, or converted to community 23 restitution hours." 24 25 On page 46, beginning on line 26 of the striking amendment, strike 26 all of section 30 27

1412-S4 AMH ABBA ADAM 588

1 - Official Print

- 1 Renumber the remaining sections consecutively and correct any
- 2 internal references accordingly.

3

EFFECT: Eliminates the provision allowing a court to waive or reduce any crime victim penalty assessments imposed prior to the effective date of the bill if the court finds that the defendant is indigent and does not have the current or likely future ability to pay. Retains current law provisions that crime victim penalty assessments may not be reduced, waived, or converted to community restitution hours.

--- END ---