<u>SSB 5052</u> - S AMD 28 By Senator Christian

1 On page 2, line 24, after "juvenile;" strike "or" and insert 2 "((or))"

3	On page 2, line 32, after "threat" insert " <u>; or</u>
4	(c) The law enforcement officer has reasonable suspicion that the
5	juvenile committed any of the following:
6	(i) Any "felony traffic offense" as defined in RCW 9.94A.030;
7	(ii) Any "most serious offense" as defined in RCW 9.94A.030;
8	(iii) Any "serious traffic offense" as defined in RCW 9.94A.030;
9	(iv) Any "serious violent offense" as defined in RCW 9.94A.030;
10	(v) Any "sex offense" as defined in RCW 9.94A.030; or
11	(vi) Any "violent offense" as defined in RCW 9.94A.030"

EFFECT: Allows a law enforcement officer to question a youth without providing an attorney consultation if there is reasonable suspicion to believe the juvenile has committed any felony traffic offense; any most serious offense; any serious traffic offense; any serious violent offense; any sex offense; or any violent offense.

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