## BILL REQUEST - CODE REVISER'S OFFICE

BILL REQ. #: S-0291.1/17

ATTY/TYPIST: AI:eab

BRIEF DESCRIPTION: Establishing a special allegation for habitual property offenders.

1 AN ACT Relating to a special allegation for habitual property 2 offenders; amending RCW 9.94A.533; adding a new section to chapter 3 9.94A RCW; creating a new section; and prescribing penalties.

4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

5 <u>NEW SECTION.</u> Sec. 1. (1) The legislature finds there to be a 6 significant number of property crimes in Washington and that the 7 current practices in the criminal justice system are ineffective in 8 reducing recidivism.

9 The legislature further finds that a large portion (2) of 10 property crimes in Washington are committed by habitual offenders. 11 Increasing the sanctions for habitual property offenders will provide 12 more effective deterrents to recidivism. The legislature intends to appropriately 13 enhance the courts' discretion to more sentence habitual property offenders with significant histories of burglary 14 15 and theft.

16 <u>NEW SECTION.</u> Sec. 2. A new section is added to chapter 9.94A 17 RCW to read as follows:

(1) The prosecuting attorney may file a special allegation when sufficient evidence exists to show that the accused is a habitual property offender.

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1 (2) In a criminal case in which there has been a special 2 allegation and the accused has been convicted of the underlying 3 crime, the court shall make a finding of fact prior to sentencing 4 whether the person is a habitual property offender based on the 5 person's criminal history. If the court finds by a preponderance of 6 the evidence that the person is a habitual property offender, the 7 person shall be sentenced in accordance with RCW 9.94A.533(15).

8 (3) For purposes of this section, a person is a habitual property9 offender if:

10 (a) The present felony conviction for which the person is being 11 sentenced is for residential burglary, burglary in the second degree, 12 theft in the first degree, theft in the second degree, theft of a 13 firearm, unlawful issuance of checks or drafts, organized retail 14 theft, theft with special circumstances, or mail theft;

15 (b) The person has an offender score of nine points or higher;

16 (c) At least nine of the points in the person's offender score 17 result from any combination of the following felony offenses: 18 Residential burglary, burglary in the second degree, theft in the 19 first degree, theft in the second degree, theft of a firearm, 20 unlawful issuance of checks or drafts, organized retail theft, theft 21 with special circumstances, or mail theft; and

(d) The person has either received drug treatment related to any felony conviction or has refused drug treatment related to any felony conviction.

25 **Sec. 3.** RCW 9.94A.533 and 2016 c 203 s 7 are each amended to 26 read as follows:

(1) The provisions of this section apply to the standard sentenceranges determined by RCW 9.94A.510 or 9.94A.517.

(2) For persons convicted of the anticipatory offenses of criminal attempt, solicitation, or conspiracy under chapter 9A.28 RCW, the standard sentence range is determined by locating the sentencing grid sentence range defined by the appropriate offender score and the seriousness level of the completed crime, and multiplying the range by seventy-five percent.

35 (3) The following additional times shall be added to the standard 36 sentence range for felony crimes committed after July 23, 1995, if 37 the offender or an accomplice was armed with a firearm as defined in 38 RCW 9.41.010 and the offender is being sentenced for one of the 39 crimes listed in this subsection as eligible for any firearm Code Rev/AI:eab 2 S-0291.1/17

1 enhancements based on the classification of the completed felony crime. If the offender is being sentenced for more than one offense, 2 the firearm enhancement or enhancements must be added to the total 3 period of confinement for all offenses, regardless of which 4 underlying offense is subject to a firearm enhancement. If the 5 offender or an accomplice was armed with a firearm as defined in RCW 6 7 9.41.010 and the offender is being sentenced for an anticipatory offense under chapter 9A.28 RCW to commit one of the crimes listed in 8 this subsection as eligible for any firearm enhancements, the 9 following additional times shall be added to the standard sentence 10 range determined under subsection (2) of this section based on the 11 felony crime of conviction as classified under RCW 9A.28.020: 12

(a) Five years for any felony defined under any law as a class A
felony or with a statutory maximum sentence of at least twenty years,
or both, and not covered under (f) of this subsection;

(b) Three years for any felony defined under any law as a class B felony or with a statutory maximum sentence of ten years, or both, and not covered under (f) of this subsection;

19 (c) Eighteen months for any felony defined under any law as a 20 class C felony or with a statutory maximum sentence of five years, or 21 both, and not covered under (f) of this subsection;

the offender is being sentenced for any firearm 22 (d) If enhancements under (a), (b), and/or (c) of this subsection and the 23 24 offender has previously been sentenced for any deadly weapon enhancements after July 23, 1995, under (a), (b), and/or (c) of this 25 26 subsection or subsection (4)(a), (b), and/or (c) of this section, or both, all firearm enhancements under this subsection shall be twice 27 the amount of the enhancement listed; 28

(e) Notwithstanding any other provision of law, all firearm enhancements under this section are mandatory, shall be served in total confinement, and shall run consecutively to all other sentencing provisions, including other firearm or deadly weapon enhancements, for all offenses sentenced under this chapter. However, whether or not a mandatory minimum term has expired, an offender serving a sentence under this subsection may be:

36 (i) Granted an extraordinary medical placement when authorized 37 under RCW 9.94A.728(1)(c); or

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(ii) Released under the provisions of RCW 9.94A.730;

39 (f) The firearm enhancements in this section shall apply to all 40 felony crimes except the following: Possession of a machine gun, Code Rev/AI:eab
3 S-0291.1/17 possessing a stolen firearm, drive-by shooting, theft of a firearm, unlawful possession of a firearm in the first and second degree, and use of a machine gun in a felony;

4 (g) If the standard sentence range under this section exceeds the 5 statutory maximum sentence for the offense, the statutory maximum 6 sentence shall be the presumptive sentence unless the offender is a 7 persistent offender. If the addition of a firearm enhancement 8 increases the sentence so that it would exceed the statutory maximum 9 for the offense, the portion of the sentence representing the 10 enhancement may not be reduced.

(4) The following additional times shall be added to the standard 11 sentence range for felony crimes committed after July 23, 1995, if 12 the offender or an accomplice was armed with a deadly weapon other 13 than a firearm as defined in RCW 9.41.010 and the offender is being 14 sentenced for one of the crimes listed in this subsection as eligible 15 16 for any deadly weapon enhancements based on the classification of the 17 completed felony crime. If the offender is being sentenced for more than one offense, the deadly weapon enhancement or enhancements must 18 be added to the total period of confinement for all offenses, 19 regardless of which underlying offense is subject to a deadly weapon 20 21 enhancement. If the offender or an accomplice was armed with a deadly weapon other than a firearm as defined in RCW 9.41.010 and the 22 offender is being sentenced for an anticipatory offense under chapter 23 9A.28 RCW to commit one of the crimes listed in this subsection as 24 25 eligible for any deadly weapon enhancements, the following additional 26 times shall be added to the standard sentence range determined under subsection (2) of this section based on the felony crime of 27 conviction as classified under RCW 9A.28.020: 28

(a) Two years for any felony defined under any law as a class A
felony or with a statutory maximum sentence of at least twenty years,
or both, and not covered under (f) of this subsection;

32 (b) One year for any felony defined under any law as a class B 33 felony or with a statutory maximum sentence of ten years, or both, 34 and not covered under (f) of this subsection;

35 (c) Six months for any felony defined under any law as a class C 36 felony or with a statutory maximum sentence of five years, or both, 37 and not covered under (f) of this subsection;

38 (d) If the offender is being sentenced under (a), (b), and/or (c) 39 of this subsection for any deadly weapon enhancements and the 40 offender has previously been sentenced for any deadly weapon Code Rev/AI:eab 4 S-0291.1/17 enhancements after July 23, 1995, under (a), (b), and/or (c) of this subsection or subsection (3)(a), (b), and/or (c) of this section, or both, all deadly weapon enhancements under this subsection shall be twice the amount of the enhancement listed;

5 (e) Notwithstanding any other provision of law, all deadly weapon 6 enhancements under this section are mandatory, shall be served in 7 total confinement, and shall run consecutively to all other 8 sentencing provisions, including other firearm or deadly weapon 9 enhancements, for all offenses sentenced under this chapter. However, 10 whether or not a mandatory minimum term has expired, an offender 11 serving a sentence under this subsection may be:

12 (i) Granted an extraordinary medical placement when authorized 13 under RCW 9.94A.728(1)(c); or

14 (ii) Released under the provisions of RCW 9.94A.730;

(f) The deadly weapon enhancements in this section shall apply to all felony crimes except the following: Possession of a machine gun, possessing a stolen firearm, drive-by shooting, theft of a firearm, unlawful possession of a firearm in the first and second degree, and use of a machine gun in a felony;

(g) If the standard sentence range under this section exceeds the statutory maximum sentence for the offense, the statutory maximum sentence shall be the presumptive sentence unless the offender is a persistent offender. If the addition of a deadly weapon enhancement increases the sentence so that it would exceed the statutory maximum for the offense, the portion of the sentence representing the enhancement may not be reduced.

(5) The following additional times shall be added to the standard 27 sentence range if the offender or an accomplice committed the offense 28 29 while in a county jail or state correctional facility and the offender is being sentenced for one of the crimes listed in this 30 31 subsection. If the offender or an accomplice committed one of the crimes listed in this subsection while in a county jail or state 32 correctional facility, and the offender is being sentenced for an 33 anticipatory offense under chapter 9A.28 RCW to commit one of the 34 crimes listed in this subsection, the following additional times 35 shall be added to the standard sentence range determined under 36 subsection (2) of this section: 37

(a) Eighteen months for offenses committed under RCW 69.50.401(2)
(a) or (b) or 69.50.410;

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1 (b) Fifteen months for offenses committed under RCW 69.50.401(2)
2 (c), (d), or (e);

(c) Twelve months for offenses committed under RCW 69.50.4013.

For the purposes of this subsection, all of the real property of a state correctional facility or county jail shall be deemed to be part of that facility or county jail.

7 (6) An additional twenty-four months shall be added to the 8 standard sentence range for any ranked offense involving a violation 9 of chapter 69.50 RCW if the offense was also a violation of RCW 10 69.50.435 or 9.94A.827. All enhancements under this subsection shall 11 run consecutively to all other sentencing provisions, for all 12 offenses sentenced under this chapter.

13 (7) An additional two years shall be added to the standard 14 sentence range for vehicular homicide committed while under the 15 influence of intoxicating liquor or any drug as defined by RCW 16 46.61.502 for each prior offense as defined in RCW 46.61.5055.

Notwithstanding any other provision of law, all impaired driving enhancements under this subsection are mandatory, shall be served in total confinement, and shall run consecutively to all other sentencing provisions, including other impaired driving enhancements, for all offenses sentenced under this chapter.

An offender serving a sentence under this subsection may be granted an extraordinary medical placement when authorized under RCW 9.94A.728(1)(c).

(8)(a) The following additional times shall be added to the 25 26 standard sentence range for felony crimes committed on or after July 1, 2006, if the offense was committed with sexual motivation, as that 27 term is defined in RCW 9.94A.030. If the offender is being sentenced 28 29 for more than one offense, the sexual motivation enhancement must be added to the total period of total confinement for all offenses, 30 31 regardless of which underlying offense is subject to a sexual motivation enhancement. If the offender committed the offense with 32 sexual motivation and the offender is being sentenced for 33 an anticipatory offense under chapter 9A.28 34 RCW, the following additional times shall be added to the standard sentence range 35 determined under subsection (2) of this section based on the felony 36 crime of conviction as classified under RCW 9A.28.020: 37

38 (i) Two years for any felony defined under the law as a class A 39 felony or with a statutory maximum sentence of at least twenty years, 40 or both;

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(ii) Eighteen months for any felony defined under any law as a
 class B felony or with a statutory maximum sentence of ten years, or
 both;

4 (iii) One year for any felony defined under any law as a class C 5 felony or with a statutory maximum sentence of five years, or both;

6 (iv) If the offender is being sentenced for any sexual motivation 7 enhancements under (a)(i), (ii), and/or (iii) of this subsection and 8 the offender has previously been sentenced for any sexual motivation 9 enhancements on or after July 1, 2006, under (a)(i), (ii), and/or 10 (iii) of this subsection, all sexual motivation enhancements under 11 this subsection shall be twice the amount of the enhancement listed;

12 (b) Notwithstanding any other provision of law, all sexual motivation enhancements under this subsection are mandatory, shall be 13 served in total confinement, and shall run consecutively to all other 14 sentencing provisions, including other 15 sexual motivation enhancements, for all offenses sentenced under this chapter. However, 16 17 whether or not a mandatory minimum term has expired, an offender serving a sentence under this subsection may be: 18

(i) Granted an extraordinary medical placement when authorized under RCW 9.94A.728(1)(c); or

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(ii) Released under the provisions of RCW 9.94A.730;

(c) The sexual motivation enhancements in this subsection applyto all felony crimes;

(d) If the standard sentence range under this subsection exceeds the statutory maximum sentence for the offense, the statutory maximum sentence shall be the presumptive sentence unless the offender is a persistent offender. If the addition of a sexual motivation enhancement increases the sentence so that it would exceed the statutory maximum for the offense, the portion of the sentence representing the enhancement may not be reduced;

31 (e) The portion of the total confinement sentence which the 32 offender must serve under this subsection shall be calculated before 33 any earned early release time is credited to the offender;

34 (f) Nothing in this subsection prevents a sentencing court from 35 imposing a sentence outside the standard sentence range pursuant to 36 RCW 9.94A.535.

(9) An additional one-year enhancement shall be added to the
 standard sentence range for the felony crimes of RCW 9A.44.073,
 9A.44.076, 9A.44.079, 9A.44.083, 9A.44.086, or 9A.44.089 committed on
 or after July 22, 2007, if the offender engaged, agreed, or offered
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to engage the victim in the sexual conduct in return for a fee. If 1 the offender is being sentenced for more than one offense, the 2 one-year enhancement must be added to the total period of total 3 confinement for all offenses, regardless of which underlying offense 4 is subject to the enhancement. If the offender is being sentenced for 5 6 an anticipatory offense for the felony crimes of RCW 9A.44.073, 9A.44.076, 9A.44.079, 9A.44.083, 9A.44.086, or 9A.44.089, and the 7 offender attempted, solicited another, or conspired to engage, agree, 8 or offer to engage the victim in the sexual conduct in return for a 9 fee, an additional one-year enhancement shall be added to the 10 11 standard sentence range determined under subsection (2) of this section. For purposes of this subsection, "sexual conduct" means 12 sexual intercourse or sexual contact, both as defined in chapter 13 14 9A.44 RCW.

(10)(a) For a person age eighteen or older convicted of any 15 criminal street gang-related felony offense for which the person 16 compensated, threatened, or solicited a minor in order to involve the 17 minor in the commission of the felony offense, the standard sentence 18 range is determined by locating the sentencing grid sentence range 19 defined by the appropriate offender score and the seriousness level 20 21 of the completed crime, and multiplying the range by one hundred twenty-five percent. If the standard sentence range under this 22 subsection exceeds the statutory maximum sentence for the offense, 23 24 the statutory maximum sentence is the presumptive sentence unless the 25 offender is a persistent offender.

(b) This subsection does not apply to any criminal street gangrelated felony offense for which involving a minor in the commission
of the felony offense is an element of the offense.

(c) The increased penalty specified in (a) of this subsection is unavailable in the event that the prosecution gives notice that it will seek an exceptional sentence based on an aggravating factor under RCW 9.94A.535.

33 (11) An additional twelve months and one day shall be added to 34 the standard sentence range for a conviction of attempting to elude a 35 police vehicle as defined by RCW 46.61.024, if the conviction 36 included a finding by special allegation of endangering one or more 37 persons under RCW 9.94A.834.

38 (12) An additional twelve months shall be added to the standard 39 sentence range for an offense that is also a violation of RCW 40 9.94A.831.

(13) An additional twelve months shall be added to the standard 1 sentence range for vehicular homicide committed while under the 2 influence of intoxicating liquor or any drug as defined by RCW 3 46.61.520 or for vehicular assault committed while under the 4 influence of intoxicating liquor or any drug as defined by RCW 5 б 46.61.522, or for any felony driving under the influence (RCW 46.61.502(6)) or felony physical control under the influence (RCW 7 46.61.504(6)) for each child passenger under the age of sixteen who 8 is an occupant in the defendant's vehicle. These enhancements shall 9 be mandatory, shall be served in total confinement, and shall run 10 consecutively to all other sentencing provisions. If the addition of 11 12 a minor child enhancement increases the sentence so that it would exceed the statutory maximum for the offense, the portion of the 13 14 sentence representing the enhancement may not be reduced.

15 (14) An additional twelve months shall be added to the standard 16 sentence range for an offense that is also a violation of RCW 17 9.94A.832.

18 (15)(a) The following additional times shall be added to the 19 standard sentence range if the court finds that the offender is a 20 habitual property offender pursuant to section 2 of this act:

21 (i) Twenty-four months if the offender is being sentenced for a 22 felony defined as a class B felony;

23 <u>(ii) Twelve months if the offender is being sentenced for a</u> 24 <u>felony defined as a class C felony.</u>

25 (b) A sentence imposed pursuant to this subsection is not to
26 exceed the statutory maximum for the crime as established in RCW
27 <u>9A.20.021.</u>

(c) Notwithstanding any other provision of law, all habitual property offender enhancements imposed under this subsection (15) are mandatory and shall be served in total confinement. However, whether or not the mandatory minimum term has expired, an offender serving a sentence under this subsection may be granted an extraordinary medical placement when authorized under RCW 9.94A.728(1)(c).

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