

1st Sub. S.B. 184
Post-Conviction Offense Amendments

Senate Amendments

Amendment 2

March 01, 2026 09:21 PM

Senator **Stephanie Pitcher** proposes the following amendments:

1. *Line 129 through 141:*

129 (f) the court finds, in accordance with Subsection (8), that entering a judgment of
130 conviction for a lower degree of offense is in the interest of justice [~~in accordance~~
131 ~~with Subsection (7)~~].

132 (7) (a) Upon a ~~joint~~ motion from the prosecuting attorney {~~or~~} ~~and~~ the defendant, the court
may
133 enter a judgment of conviction for a lower degree of offense than established by
134 statute if:

135 (i) the defendant, within one year after sentencing, provides substantial assistance in
136 the criminal investigation, arrest, or prosecution of another individual; ~~and~~

137 {~~(ii) the prosecuting attorney consents to the reduction; and~~}

138 {~~(iii)~~ (ii) the court finds, in accordance with Subsection (8), that entering a judgment of
139 conviction for a lower degree of offense is in the interest of justice.

140 (b) In determining whether the defendant has provided substantial assistance under
141 Subsection (7)(a)(i), the court shall consider: