House Research Act Summary

CHAPTER: 233 SESSION: 2002 Regular Session

TOPIC: Juvenile Data to the Statewide Supervision System

Date: August 27, 2002

Analyst: Deborah K. McKnight, 651-296-5056

This publication can be made available in alternative formats upon request. Please call 651-296-6753 (voice); or the Minnesota State Relay Service at 1-800-627-3529 (TTY) for assistance. Summaries are also available on our website at: www.house.mn/hrd.

Record of findings. Requires the juvenile court to send the statewide supervision system the following data on individuals who are being supervised by probation agencies or are in out-of-home placement:

name, address, birth date, race, and gender of the juvenile, including known aliases; the act for which the juvenile was petitioned and date of offense;

date and county where the petition was filed;

county, date of court action, and court file number of adjudication and continuance; case disposition, including any conditions of supervision; and

discharge or closing date and reason for the case under supervision.

- 2 **System for identifying criminals.** Technical.
- Establishment. Moves the current conditional release data system from the bureau of criminal apprehension to the department of corrections. Calls it the statewide supervision system. References the juvenile data that will be collected under section 2. Specifies that data will be provided to all trial and appellate courts. (Current law provides data only to the district court.)
- 4 **Authority to enter or retrieve data.** Conforms to section 3.
- 5 **Procedures.** Conforms to section 3.