## — HOUSE RESEARCH — Bill Summary —

FILE NUMBER: Version:	H. F. 92 <b>DATE:</b> February 10, 1999 Original
Authors:	Carruthers and others
Subject:	Implied consent law; petition for judicial review; scope of discovery
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.

**1 Petition for judicial review.** Amends the requirements for a petition for judicial review of an implied consent driver license revocation. Strikes the current statutory requirement that the petition "state the facts underlying each claim asserted."

Also strikes current language that limits pre-hearing discovery to (1) notice of revocation, (2) the test record, (3) the peace officer's certificate and any accompanying documentation, and disclosure of potential witnesses.

2 Effective date. Section 1 is effective August 1, 1999, and applies to petitions filed on or after that date.