HOUSE RESEARCH

Bill Summary =

FILE NUMBER: H.F. 822 DATE: April1, 2003

Version: First Engrossment

Authors: Buesgens and Others

Subject: Providing direct judicial review of district exclusion and expulsion decisions

Analyst: Lisa Larson, 651-296-8036

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.

Overview

Makes school district decisions on student exclusions and expulsions subject to a judicial appeal rather than an appeal to the commissioner of children, families and learning.

Section

Judicial review. Makes school district decisions on student exclusions and expulsions subject to direct judicial review by writ certiorari to the court of appeals without the commissioner of children, families and learning first reviewing the decision. Allows a district to implement its decision during the appeal.

Makes the section effective immediately and applicable to all appeals of school district decisions made after that date.

Repealer. Repeals the section (121A.49) describing the appeal to the commissioner.