## HOUSE RESEARCH

# - Bill Summary :

File Number: H.F. 179 Date: March 9, 2017

**Version:** Third engrossment

**Authors:** Scott and others

**Subject:** Prohibiting the use of ignition interlock devices enabled with location tracking

capabilities

**Analyst:** Ben Johnson (651-296-8957)

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

This bill amends section 171.306; defines "location tracking capabilities;" prohibits the use of ignition interlock devices enabled with location tracking unless ordered by a court; requires that program participants receive notification of an ignition interlock device's location tracking capabilities; removes the exemption from chapter 14 rulemaking procedures for rules governing the ignition interlock program; and requires legislative approval of administrative rules being developed for the ignition interlock program.

### **Section**

- **Definitions.** Defines "location tracking capabilities" as the ability of an electronic or wireless device to transmit the geographic location of the device.
- Performance standards; certification; manufacturer and provider requirements.

  Prohibits the commissioner from establishing standards that require ignition interlock devices to use, or enable, location tracking capabilities. Requires that program participants receive notice of the location tracking capabilities of an ignition interlock device.
- **Program requirements.** Prohibits the enabling of location tracking capabilities on ignition interlock devices unless a court order requires that the capabilities be enabled.
- **Rulemaking.** Removes the commissioner's exemption from the standard rulemaking procedures, specifically requires that rules necessary to implement the ignition interlock program follow the procedure for the promulgation of rules under chapter 14, and requires

H.F. 179
Version: Third engrossment

March 9, 2017
Page 2

#### **Section**

legislative approval of any proposed rules before they take effect (except for rules adopted under the good cause exemption).