HOUSE RESEARCH

- Bill Summary :

File Number: H.F. 2944 **Date:** April 11, 2018

Version: As amended by H2944A1

Authors: Grossell

Subject: Criminal sexual conduct

Analyst: Jeff Diebel

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 contains requires sex offenders to serve either a 50-year conditional release or probation terms and imposes intensive probation on certain sex offenders.

Section

- 1 Criminal sexual conduct in the first degree; penalty. Provides notice that persons convicted of criminal sexual conduct in the first degree (CSC-1) are subject to extended probation and intensive probation.
- 2 Criminal sexual conduct in the second degree; penalty. Provides notice that persons convicted of CSC-2 are subject to extended probation and intensive probation.
- 3 Criminal sexual conduct in the third degree; penalty. Provides notice that persons convicted of CSC-3 are subject to extended probation and intensive probation.
- 4 Criminal sexual conduct in the fourth degree; penalty. Provides notice that persons convicted of CSC-4 are subject to extended probation and intensive probation.
- 5 Criminal sexual conduct in the fifth degree; felony. Provides notice that persons convicted of felony CSC-5 are subject to conditional release, extended probation, and intensive probation.
- Mandatory 50-year conditional release term. Requires a 25-year conditional release term for all offenders convicted of felony CSC who are committed to the commissioner of corrections. Establishes a process for an offender to request early termination of their conditional release term.

H.F. 2944
Version: As amended by H2944A1
April 11, 2018
Page 2

Section

Extended probation. Requires extended probation for all offenders convicted of felony CSC who are NOT sent to prison. Establishes a process for an offender to request early termination of their extended probation term.

- **Terms of conditional release; applicable to all sex offenders.** Technical amendment that reflects the requirement that conditional release applies to all felony sex offenders.
- Intensive probation. Establishes an intensive probation program for all felony sex offenders who are not committed to the commissioner of corrections following their convictions. Intensive probation is modeled after intensive supervised release, which applies to certain high risk offenders released from prison.