



MINNESOTA DEPARTMENT OF CORRECTIONS

OFFICE OF THE COMMISSIONER
Contributing to a Safer Minnesota

November 25, 2005

TO: Honorable Tim Pawlenty, Governor
Honorable Jane Ranum, Senate Public Safety Budget Division Chair
Honorable Leo Foley, Senate Crime Prevention & Public Safety Chair
Honorable Steve Smith, House Public Safety Policy & Finance Chair
Greg Hubinger, Legislative Coordinating Commission Director
Michele Timmons, Revisor of Statutes

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REVISOR OF STATUTES

RE: Annual Report on Obsolete, Unnecessary, or Duplicative Rules

This report is submitted pursuant to Minn. Stat. §14.05, subd. 5, which provides that agencies report any rules or portions of rules that are obsolete, unnecessary, or duplicative, as well as the status of rules identified in last year's report as obsolete, unnecessary, or duplicative.

The Department of Corrections (DOC) continues its review of Minnesota Rule 2940 related to those portions concerning revocation of supervised release.

In September 2003, Minnesota Rule 2960 ("Licensure and certification of certain programs for children"), which consolidates nine (four are DOC) out-of-home placement childcare licensing rules and programming standards administered by the DOC and Department of Human Services, was adopted. As a result, Rule 2930, "Secure juvenile detention facility;" Rule 2935, "Juvenile residential facilities;" and Rule 2950, "Juvenile temporary holdover facilities" were repealed July 1, 2005.

At this time, we can identify no other DOC rules that are obsolete, unnecessary, or duplicative and that should be repealed.

If you have any questions regarding this report, please contact Peter Orput, Policy & Legal Services Director, Community Services Division, at 651/603-0161.

Sincerely,

Joan Fabian
Commissioner

c: Honorable Steve Sviggum, LCC Chair
Legislative Reference Library (6)
Minnesota State Law Library (2)

Chief Clerk of the House
Secretary of the Senate



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