HB 670 -- DNA Profiling

Sponsor: Burnett

Currently, any individual who has pled guilty to or been found guilty of a sexual offense or has been determined to be a sexually violent predator is required to provide a sample for DNA profiling analysis upon entering or being released from a Department of Corrections' reception and diagnostic center or any detention facility, when acceptance of a person from another state under an interstate compact is conditional on the person providing a DNA sample, or if the individual is under the jurisdiction of the department.

This bill expands the DNA profiling analysis testing to include an individual who is arrested for a felony or sexual offense and any juvenile who is adjudicated to have committed an act that would be a felony if committed by an adult. Individuals must provide a sample upon entering or before being released from any jail or detention facility following an arrest for a felony or sexual offense or upon adjudication or release from the care, custody, and control of a juvenile detention center.