



## **S.F. No. 1859 – Publication of inactive investigative data for officer-involved death investigations**

**Author:** Senator Jim Carlson

**Prepared by:** Priyanka Premo, Senate Counsel (priyanka.premo@mnsenate.gov)

**Date:** March 18, 2025

---

Under current law the Bureau of Criminal Apprehension must make all public inactive investigative data for officer-involved death investigations available on the BCA's website within 30 days of the end of the last criminal appeal of a subject of an investigation.

**S.F. 1859** requires the BCA to make only the following inactive investigative data available on the website within 30 days of the case becoming inactive: reports, audio, photographs, and any video that records, describes, or otherwise documents actions and circumstances surrounding the officer-involved death.

Current law provides that an investigation becomes inactive when any of the following occur:

- (1) a law enforcement agency or prosecutor decides not to pursue the case;
- (2) a statute of limitations runs or 30 years after the commission of the offense, whichever is earlier; or
- (3) the defendant has exhausted all appeal rights or the time to file an appeal has expired.

