

SENATE
STATE OF MINNESOTA
THIRD SPECIAL SESSION

S.F. No. 4

(SENATE AUTHORS: BENSON)

DATE	D-PG	OFFICIAL STATUS
08/12/2020	6	Introduction and first reading Referred to Rules and Administration

1.1A bill for an act

1.2relating to investigation of civil unrest; creating a commission to investigate and

1.3determine facts surrounding government responses to the tragic events and civil

1.4unrest of May and June of 2020; requiring a report; appropriating money.

1.5BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

1.6Section 1. CIVIL UNREST INVESTIGATORY COMMISSION.

1.7Subdivision 1. Purpose; finding of facts and time line of public responses. (a) The

1.8legislature and governor of the state of Minnesota recognize that the civil unrest that occurred

1.9in Minnesota in May and June of 2020 raises questions about the nature of orders given,

1.10responses made, and actions taken by civil authorities. The Minnesota public lacks a

1.11comprehensive and accurate time line of events and the role played in those events by local

1.12authorities, state military and police, appointed and elected officials, and all other responsible

1.13parties whose duties commanded their public response to the unprecedented events that

1.14tragically unfolded.

1.15(b) Civil authorities remain actively engaged at this moment in time in performing their

1.16ongoing duties, in managing the ongoing public interest in responding to unrest, and in

1.17helping affected citizens.

1.18(c) However, the creation of an accurate time line of civic responses is a crucial task

1.19that must be completed to provide confidence to the Minnesota public in the capacity of

1.20civil government in this and future responses. Further, the investigation into decisions and

1.21actions cannot be undertaken by persons currently in state or local government, whose

1.22ongoing duties and past responsibilities render them too involved for dispassionate analysis.

(d) Therefore, the Civil Unrest Investigatory Commission shall examine and create a public record of all actions, choices, orders, and responses by all local governments, police and military authorities, and elected officials who were crucial to the government's response to the civil unrest that unfolded in May and June of 2020.

Subd. 2. **Duties of commission.** The commission shall take public and private testimony, hold public meetings, construct a time line of official responses and actions, and issue a public report with an accurate and dispassionate analysis of the responses of Minnesota appointed and elected officials.

Subd. 3. **Cooperation.** The commission must be given access to all records and documents held by any government entity in any way associated with the civil unrest of May and June of 2020. Within their legal and constitutional rights, all elected and appointed officials shall cooperate with requests made by the commission.

Subd. 4. **Data.** All materials and information held by or created by the commission shall be public upon completion of the report required in this act.

Sec. 2. **COMMISSION STRUCTURE.**

(a) The chief justice of the Minnesota Supreme Court shall appoint a panel of ten neutral persons who shall make up the Civil Unrest Investigatory Commission. Appointees must have no current involvement with any political party, must have played no role in the events of May and June of 2020, and must have the highest personal probity and ability to command public confidence. Appointees must be chosen based on expertise in management of public crises and based on knowledge of government responses to civil unrest.

(b) The commission must be established by September 1, 2020. The chief justice shall designate one member of the panel to serve as chair.

(c) The chief justice shall determine the pay and expenses to be received by the panel. A member's total pay, not including expenses, may not exceed \$1,000.

(d) Those funds that are, in the determination of the chair of the commission, necessary to meet the expenses of the panel in conducting duties under this act are appropriated on an open and standing basis to the Office of the Legislative Auditor.

(e) The commission may issue subpoenas, take testimony under oath, and hire outside investigators.

(f) The legislative auditor shall act as fiscal agent for the commission and shall provide administrative support to the commission.

3.1 Sec. 3. **DUTIES AND REPORT.**

3.2 (a) The Civil Unrest Investigatory Commission shall:

3.3 (1) conduct and record interviews of all elected and appointed officials who played a
3.4 role in the response to civil unrest as it occurred in May and June of 2020;

3.5 (2) establish a time line of decisions taken and choices made by elected officials;

3.6 (3) conduct a review of the responses of police, national guard, and other responders;

3.7 (4) create a time line of events, with detailed explanation of choices made by public
3.8 officials; and

3.9 (5) issue a report, no later than December 15, 2020, with findings.

3.10 (b) The commission may:

3.11 (1) determine if possible whether actions taken were in accord with the duties of elected
3.12 and appointed officials; and

3.13 (2) suggest best practices that should be considered for future responses in the event of
3.14 civil unrest.

3.15 Sec. 4. **EFFECTIVE DATE.**

3.16 This act is effective the day following final enactment.