#### STATE OF MINNESOTA

# Journal of the House

NINETY-FOURTH SESSION — 2025

### FIRST LEGISLATIVE DAY

SAINT PAUL, MINNESOTA, TUESDAY, JANUARY 14, 2025

In accordance with the Constitution and the Laws of the State of Minnesota, the members-elect of the House of Representatives assembled in the Chamber of the House of Representatives in the Capitol in Saint Paul on Tuesday, the fourteenth day of January 2025.

At the hour of twelve o'clock noon and pursuant to Minnesota Statutes 2024, Section 3.05, the Honorable Steve Simon, Secretary of State, called the members-elect to order and appointed the Honorable Peggy Scott from District 31B as Clerk pro tem.

The prayer was offered by Pastor Ben Mailhot, Youth, Worship and Life Group Pastor, Watermark Church, Stillwater, Minnesota.

The members-elect of the House gave the pledge of allegiance to the flag of the United States of America.

The Clerk pro tem called the roll by legislative district in numerical order, and the following members-elect presented proof of their eligibility to be sworn in and seated as members of the House of Representatives:

1AJohn Burkel	10ARon Kresha
1BSteve Gander	10B Isaac Schultz
2A Bidal Duran, Jr.	11A Jeff Dotseth
2B Matt Bliss	11BNathan Nelson
3ARoger J. Skraba	12APaul H. Anderson
3BNatalie Zeleznikar	12B Mary Franson
4A	13ALisa Demuth
4BJim Joy	13BTim O'Driscoll
5A Krista Knudsen	14A Bernie Perryman
5B Mike Wiener	14B
6A Ben Davis	15A Chris Swedzinski
6BJosh Heintzeman	15BPaul Torkelson
7ASpencer Igo	16A Scott Van Binsbergen
7BCal Warwas	16B Dave Baker
8A	17A Dawn Gillman
8B	17B Bobbie Harder
9AJeff Backer	18A Erica Schwartz
9BTom Murphy	18B

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19A	Keith Allen	43B
19B	Thomas J. Sexton	44A
20A	Pam Altendorf	44B
20B	Steven E. Jacob	45A Andrew Myers
21A	Joe Schomacker	45B
21B	Marj J. Fogelman	46A
	Bjorn Olson	46B
	Terry M. Stier	47A
	Peggy Bennett	47B
	Patricia Mueller	48A Jim Nash
	Duane Quam	48B
24B	*	49A
25A		49B
25B		50A
	Aaron Repinski	50B
	Gregory M. Davids	51A
	Shane Mekeland	51B
	Bryan Lawrence	52A
		52B
		53A
	Joe McDonald	53B
		54A
		54BBen Bakeberg
		55A
		55B
	Peggy Scott	56A
	Nolan West	56B
32B		57A Jon Koznick
	Patti Anderson	57BJeff Witte
33B		58A
	Danny Nadeau	58B Drew Roach
34B		59A
35A		59B
35B		60A
	Elliott Engen	60B
36B		61A
37A	Kristin Robbins	61B
37B		62A
38A		62B
38B		63A
39A		63B
39B		64A
40A	•••••	64B
40B		65A
	Wayne A. Johnson	65B
	Tom Dippel	66A
42A		66B
42B		67A
43A		67B
¬J/1	••••••	U/ <b>D</b>

There were 133 Certificates of Election on file.

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#### OATH OF OFFICE

The members-elect present subscribed to the oath of office as administered to them by the Honorable Jennifer L. Frisch, Chief Judge of the Minnesota Court of Appeals.

#### OATH OF OFFICE

The oath of office for Representative in the Minnesota Legislature was administered in St. Paul on Friday, January 10, 2025, to Heather Keeler by John P. Lesch, a notary public in the County of Ramsey, State of Minnesota, pursuant to Minnesota Statues, Section 359.04.

#### OATH OF OFFICE

The oath of office for Representative in the Minnesota Legislature was administered in St. Paul on Sunday, January 12, 2025, by Senior District Court Judge Kevin Burke to the following members-elect:

Patty Acomb Peter Johnson
Esther Agbaje Katie Jones
Kristin Bahner Sydney Jordan
Kaela Berg Ginny Klevorn
Robert Bierman Erin Koegel

Ned Carroll
Ethan Cha
Mary Frances Clardy
Nathan Coulter
Reion Curron
Liz Loo

Brion Curran Liz Lee
Steve Elkins Tina Liebling
Alex Falconer Leon Lillie
Sandra Feist Jamie Long
Leigh Finke Anquam Mahamoud

Peter Fischer Kelly Moller
Cedrick Frazier Mohamud Noor
Luke Frederick Matt Norris

Mike Freiberg María Isa Pérez-Vega
Aisha Gomez Dave Pinto
Julie Greene Kristi Pursell
Lucy Pohm

Emma Greenman Lucy Rehm
Rick Hansen Kari Rehrauer
Jess Hanson Liz Reyer

Amanda Hemmingsen-Jaeger Samantha Sencer-Mura

Kaohly Her Andy Smith Kim Hicks Zack Stephenson Brad Tabke Josiah Hill Huldah Hiltsley Samantha Vang Athena Hollins Bianca Virnig Melissa Hortman Dan Wolgamott Michael Howard Jay Xiong John Huot Cheryl Youakim

Samakab Hussein

The members present took their seats in the Chamber of the House of Representatives.

The roll was called and the following members were present:

Allen	Demuth	Hudson	Murphy	Repinski	Torkelson
Altendorf	Dippel	Igo	Myers	Roach	Van Binsbergen
Anderson, P. E.	Dotseth	Jacob	Nadeau	Robbins	Warwas
Anderson, P. H.	Duran	Johnson, W.	Nash	Rymer	West
Backer	Engen	Joy	Nelson	Schomacker	Wiener
Bakeberg	Fogelman	Knudsen	Niska	Schultz	Witte
Baker	Franson	Koznick	Novotny	Schwartz	Zeleznikar
Bennett	Gander	Kresha	O'Driscoll	Scott	
Bliss	Gillman	Lawrence	Olson	Sexton	
Burkel	Gordon	McDonald	Perryman	Skraba	
Davids	Harder	Mekeland	Quam	Stier	
Davis	Heintzeman	Mueller	Rarick	Swedzinski	

Secretary of State Steve Simon declared there being 67 members present, there was no quorum, pursuant to the Minnesota Constitution and that the House adjourned.

Niska appealed the declaration of no quorum by Secretary of State Steve Simon pursuant to Mason's Manual of Legislative Procedure, Section 504, paragraph 5, relating to Question of No Quorum.

Niska moved that the Secretary of State be removed pursuant to Minnesota Statutes, Section 3.05, and Minnesota Constitution, Article IV, Section 15, and that Anderson, P. H., the oldest member present, assume the Chair.

Anderson, P. H., assumed the Chair.

Niska moved to find the prior adjournment out of order and requested a roll call. The motion prevailed.

Niska moved that the Clerk pro tem take the roll for the purpose of establishing a quorum. The motion prevailed.

Anderson, P. H., directed the Clerk pro tem to take the roll for the purpose of establishing a quorum.

The roll was called and the following members were present:

Allen	Demuth	Hudson	Murphy	Repinski	Torkelson
Altendorf	Dippel	Igo	Myers	Roach	Van Binsbergen
Anderson, P. E.	Dotseth	Jacob	Nadeau	Robbins	Warwas
Anderson, P. H.	Duran	Johnson, W.	Nash	Rymer	West
Backer	Engen	Joy	Nelson	Schomacker	Wiener
Bakeberg	Fogelman	Knudsen	Niska	Schultz	Witte
Baker	Franson	Koznick	Novotny	Schwartz	Zeleznikar
Bennett	Gander	Kresha	O'Driscoll	Scott	
Bliss	Gillman	Lawrence	Olson	Sexton	
Burkel	Gordon	McDonald	Perryman	Skraba	
Davids	Harder	Mekeland	Quam	Stier	
Davis	Heintzeman	Mueller	Rarick	Swedzinski	

Anderson, P. H., declared there being 67 of 133 members of the whole House, a quorum was present.

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#### **ELECTION OF OFFICERS**

Anderson, P. H., announced the next order of business to be the election of the Speaker.

The name of Lisa Demuth was placed in nomination by Baker. The nomination was seconded by Igo.

There being no further nominations, Anderson P. H., declared the nominations closed.

The Clerk pro tem called the roll on the election of the Speaker.

The following members of the House voted for Demuth:

Allen	Demuth	Hudson	Murphy	Repinski	Torkelson
Altendorf	Dippel	Igo	Myers	Roach	Van Binsbergen
Anderson, P. E.	Dotseth	Jacob	Nadeau	Robbins	Warwas
Anderson, P. H.	Duran	Johnson, W.	Nash	Rymer	West
Backer	Engen	Joy	Nelson	Schomacker	Wiener
Bakeberg	Fogelman	Knudsen	Niska	Schultz	Witte
Baker	Franson	Koznick	Novotny	Schwartz	Zeleznikar
Bennett	Gander	Kresha	O'Driscoll	Scott	
Bliss	Gillman	Lawrence	Olson	Sexton	
Burkel	Gordon	McDonald	Perryman	Skraba	
Davids	Harder	Mekeland	Quam	Stier	
Davis	Heintzeman	Mueller	Rarick	Swedzinski	

Demuth received 67 votes.

Lisa Demuth, having received a majority of the votes cast, was declared duly elected Speaker of the House of Representatives.

Nash, Knudsen and Backer were appointed to escort the Speaker-elect to the rostrum.

# OATH OF OFFICE

The oath of office was administered to Speaker-elect Lisa Demuth by Representative Paul H. Anderson, District 12A. The Speaker expressed her appreciation for the honor bestowed upon her.

# PETITIONS AND COMMUNICATIONS

A communication was received from the Honorable Judge Leonardo Castro, Second Judicial District, County of Ramsey, State of Minnesota in the matter of Paul Wikstrom, Contestant, v. Curtis Johnson, Contestee.

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Niska offered the following resolution and moved its adoption:

*Resolved*, that the findings of fact and conclusions of law received by the House from the Honorable Judge Leonardo Castro, Second Judicial District, County of Ramsey, in the matter of Paul Wikstrom, Contestant, v. Curtis Johnson, Contestee, be accepted without further review and that a vacancy resulting from a successful election contest be declared for district 40B.

The motion prevailed and the resolution was adopted.

Niska offered the following resolution and moved its adoption:

*Be it Resolved*, that the Temporary Rules of the House for this session, the 94th Regular Session, shall be the same as the Permanent Rules of the House for the last session, the 93rd Regular Session, as they existed on Monday, May 20, 2024, with the following exceptions:

"Rule 3.50 shall read:

- <u>3.50</u> <u>ELECTION CHALLENGES.</u> A challenge to the seating of a member pursuant to a resolution, motion, or court recommendation must be heard as follows.
- (1) A resolution, motion, or court recommendation filed with the Chief Clerk must immediately be referred to the Speaker. The referral must be announced to the body. In announcing the referral, the Speaker must appoint a time for the election challenge to be heard. The challenge must be heard as soon as practicable, but no later than 14 calendar days after the referral.
- (2) At the appointed time, the House shall resolve itself into a Committee of the Whole for the purpose of considering the election challenge. The Committee of the Whole is a committee of the entire membership of the House. The Speaker, or another member appointed by the Speaker, shall preside over the Committee of the Whole. Each caucus may appoint a member to act as lead member on consideration of the challenge. The Committee of the Whole may receive testimony and other evidence, and shall prepare a report for recommendation to the body.
- (3) The House must act on a report made by the Committee of the Whole within two legislative days of its receipt.
- (4) No member whose eligibility is challenged may vote on any procedural or substantive question related to the challenge. Only the Speaker or the appointed presiding member may decide whether a vote is procedurally or substantively related to the election challenge. This determination must be announced in advance of each vote.
- (5) The Rules of the House shall be observed in the Committee of the Whole so far as may be applicable except that the previous question shall not be forced or speaking limited. Upon demand of 15 members, the yeas and nays shall be called, the question voted on, and the yeas and nays recorded in the Journal of the House. A motion that the Committee arise shall always be in order and shall be decided without debate. The Committee of the Whole may adopt additional procedures to govern its proceedings that are not in conflict with the Rules of the House.

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Rule 4.03 shall read:

- 4.03 WAYS AND MEANS COMMITTEE; BUDGET RESOLUTION; EFFECT ON EXPENDITURE AND REVENUE BILLS. (a) The Committee on Ways and Means must hold hearings as necessary to determine state expenditures and revenues for the fiscal biennium.
- (b) Within 25 days after the last state general fund revenue and expenditure forecast for the next fiscal biennium becomes available during the regular session in the odd-numbered year, the Committee on Ways and Means must adopt a budget resolution. The budget resolution: (1) must set the maximum limit on net expenditures for the next fiscal biennium for the general fund, (2) must set an amount or amounts to be set aside as a budget reserve and a cash flow account, (3) must set net spending limits for each budget category represented by the major finance and revenue bills identified in paragraph (e), and (4) may set limits for expenditures from funds other than the general fund. The budget resolution must not specify, limit, or prescribe revenues or expenditures by any category other than those specified in clauses (1), (2), (3), and (4). After the Committee adopts the budget resolution, the limits in the resolution are effective during the regular session in the year in which the resolution is adopted, unless a different or amended resolution is adopted.
- (c) During the regular session in the even-numbered year, before the Committee on Ways and Means reports a bill containing net increases or decreases in expenditures as compared to general fund expenditures in the current fiscal biennium estimated by the most recent state budget forecast, the Committee may adopt a budget resolution. If adopted, the resolution must account for the net changes in expenditures. The resolution may also (1) set limits for changes in net expenditures for each budget category represented by the major finance and revenue bills identified in paragraph (e), and (2) set limits for expenditures from funds other than the general fund.

If the Committee adopts a budget resolution, it is effective during the regular session that year, unless a different or amended resolution is adopted.

- (d) The major finance or revenue bills may be combined or separated by a majority vote of either the Committee on Ways and Means or the Committee on Rules and Legislative Administration. Combined or separated bills must conform to the limits in the resolution as those limits apply to the accounts in those bills.
  - (e) Major finance and revenue bills are:

the agriculture finance bill;

the capital investment bill;

the climate and energy finance bill;

the commerce finance bill;

the children and families finance bill;

the economic development finance bill;

the elections finance bill;

the environment and natural resources finance bill;

the health finance bill;

the higher education finance bill;

the housing finance bill; the human services finance bill; the judiciary finance bill; the education finance bill; the labor and industry finance bill; the legacy finance bill; the public safety finance bill; the state and local government finance bill; the tax bill; the transportation finance bill; the veterans and military affairs finance bill; and the workforce development finance bill. the agriculture finance bill; the capital investment bill; the children and families finance bill; the commerce finance bill; the education finance bill; the elections finance bill; the energy finance bill; the environment and natural resources finance bill; the health finance bill; the higher education finance bill; the housing finance bill; the human services finance bill; the judiciary finance bill;

the legacy finance bill;

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the public safety finance bill;

the state government finance bill;

the tax bill;

the transportation finance bill; and

the workforce, labor, and economic development finance bill.

- (f) After the adoption of a resolution by the Committee on Ways and Means, each finance committee, and the Committee on Taxes must reconcile each bill described in Rule 4.10 with the resolution. When reporting a finance or revenue bill, each committee or division must provide to the Committee on Ways and Means a fiscal statement reconciling the bill with the resolution.
- (g) After the adoption of a resolution by the Committee on Ways and Means, the Committee on Ways and Means must reconcile finance and revenue bills with the resolution. When reporting a bill, the chair of the Committee must certify to the House that the Committee has reconciled the bill with the resolution.
- (h) After the adoption of a resolution by the Committee on Ways and Means, an amendment to a bill is out of order if it would cause any of the limits specified in the resolution to be exceeded. Whether an amendment is out of order under this Rule is a question to be decided on the Floor by the Speaker or other presiding officer and in Committee or Division by the person chairing the Committee or Division meeting. In making the determination, the Speaker or other presiding officer or the Committee or Division chair may consider: (1) the limits in a resolution; (2) the effect of existing laws on revenues and expenditures; (3) the effect of amendments previously adopted to the bill under consideration; (4) the effect of bills previously recommended by a Committee or Division or bills previously passed in the legislative session by the House or by the legislature; (5) whether expenditure increases or revenue decreases that would result from the amendment are offset by decreases in other expenditures or increases in other revenue specified by the amendment; and (6) other information reasonably related to expenditure and revenue amounts.
- (i) After a resolution is adopted by the Committee on Ways and Means, the Committee must make available a summary of the estimated fiscal effect on the general fund of each bill that has been referred to the Committee on Ways and Means by a finance committee or a division of a finance committee, or the Committee on Taxes and of each bill that has been reported by the Committee on Ways and Means.

Rule 6.01 shall read:

6.01 COMMITTEES AND DIVISIONS. Standing committees and divisions of the House must be appointed by the Speaker as follows:

**Agriculture Finance and Policy** 

**Capital Investment** 

Children and Families Finance and Policy

Climate and Energy Finance and Policy

Commerce Finance and Policy

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Economic Development Finance and Police	<del>y</del>			
Education Finance				
Education Policy				
Elections Finance and Policy				
Environment and Natural Resources Finance	ee and Policy			
Ethics				
Health Finance and Policy				
Higher Education Finance and Policy				
Housing Finance and Policy				
Human Services Finance				
Human Services Policy				
Judiciary Finance and Civil Law				
Labor and Industry Finance and Policy				
Legacy Finance				
Public Safety Finance and Policy				
Rules and Legislative Administration				
State and Local Government Finance and P	<del>'olicy</del>			
Sustainable Infrastructure Policy				
Taxes				
Property Tax Division				
Transportation Finance and Policy				
Veterans and Military Affairs Finance and Policy				
Ways and Means				
Workforce Development Finance and Police	<del>'y</del>			
Agriculture Finance and Policy;				

On January 24, 2025, the Minnesota Supreme Court held that 68 members are necessary to constitute a quorum of the House.

This document reflects proceedings that occurred before that decision was issued and are no longer active.

See Simon v. Demuth, No. A25-0066 (Minn. Jan. 24, 2025) (consolidated with Hortman et al. v. Demuth et al., No. A25-0068).

1ST DAY] TUESDAY, JANUARY 14, 2025 13 Capital Investment; Children and Families Finance and Policy; Commerce Finance and Policy; Education Finance; **Education Policy**; Elections Finance and Government Operations; Energy Finance and Policy; Environment and Natural Resources Finance and Policy; Ethics; Fraud Prevention and State Agency Oversight Policy; Health Finance and Policy; Higher Education Finance and Policy; Housing Finance and Policy; Human Services Finance and Policy; Judiciary Finance and Civil Law; Legacy Finance; Public Safety Finance and Policy; Rules and Legislative Administration; State Government Finance and Policy; Veterans and Military Affairs Division; Taxes;

Ways and Means; and

Transportation Finance and Policy;

Workforce, Labor, and Economic Development Finance and Policy."

These temporary rules shall apply until the Committee on Rules and Legislative Administration, to be appointed by the Speaker, shall have made its report and the new Permanent Rules have been adopted.

The question was taken on the adoption of the proposed Temporary Rules of the House for the 94th Session and the roll was called. There were 67 years and 0 nays as follows:

Those who voted in the affirmative were:

Allen	Demuth	Hudson	Murphy	Repinski	Torkelson
Altendorf	Dippel	Igo	Myers	Roach	Van Binsbergen
Anderson, P. E.	Dotseth	Jacob	Nadeau	Robbins	Warwas
Anderson, P. H.	Duran	Johnson, W.	Nash	Rymer	West
Backer	Engen	Joy	Nelson	Schomacker	Wiener
Bakeberg	Fogelman	Knudsen	Niska	Schultz	Witte
Baker	Franson	Koznick	Novotny	Schwartz	Zeleznikar
Bennett	Gander	Kresha	O'Driscoll	Scott	
Bliss	Gillman	Lawrence	Olson	Sexton	
Burkel	Gordon	McDonald	Perryman	Skraba	
Davids	Harder	Mekeland	Quam	Stier	
Davis	Heintzeman	Mueller	Rarick	Swedzinski	

The motion prevailed and the resolution relating to the Temporary Rules of the House for the 94th Session was adopted.

Niska offered the following resolution and moved its adoption:

*Resolved*, that necessary employees as directed by the Committee on Rules and Legislative Administration be authorized by the House effective today, Tuesday, January 14, 2025, to better expedite the business of the House.

The question was taken on the Niska motion and the roll was called. There were 67 yeas and 0 nays as follows:

Those who voted in the affirmative were:

Allen	Demuth	Hudson	Murphy	Repinski	Torkelson
Altendorf	Dippel	Igo	Myers	Roach	Van Binsbergen
Anderson, P. E.	Dotseth	Jacob	Nadeau	Robbins	Warwas
Anderson, P. H.	Duran	Johnson, W.	Nash	Rymer	West
Backer	Engen	Joy	Nelson	Schomacker	Wiener
Bakeberg	Fogelman	Knudsen	Niska	Schultz	Witte
Baker	Franson	Koznick	Novotny	Schwartz	Zeleznikar
Bennett	Gander	Kresha	O'Driscoll	Scott	
Bliss	Gillman	Lawrence	Olson	Sexton	
Burkel	Gordon	McDonald	Perryman	Skraba	
Davids	Harder	Mekeland	Quam	Stier	
Davis	Heintzeman	Mueller	Rarick	Swedzinski	

The motion prevailed and the resolution was adopted.

# ANNOUNCEMENTS BY THE SPEAKER

The Speaker announced the appointment of Representative Olson as Speaker pro tempore; and Representative Schultz as deputy Speaker pro tempore for the 2025-2026 session.

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The Speaker announced the appointment of the following members of the House to the Committee on Rules and Legislative Administration:

Niska, Chair; Engen, Vice Chair; Jacob; Nash; Schultz; Scott; Stier; Torkelson; and Zeleznikar.

Swedzinski offered the following resolution and moved its adoption:

Resolved, that the selection of permanent desks shall be as directed by the Speaker as follows:

- (1) that the Republican caucus shall occupy section 1, seats 1 to 19; section 2, seats 22 to 41; and section 3, seats 42 to 69. All members of the Republican caucus shall be seated in the manner prescribed by the Republican caucus; and
- (2) that the DFL caucus shall occupy section 4, seats 70 to 97; section 5, seats 99 to 119; and section 6, seats 120 to 138. All members of the DFL caucus shall be seated in the manner prescribed by the DFL caucus.

The motion prevailed and the resolution was adopted.

#### **ADJOURNMENT**

Niska moved that when the House adjourns today it adjourn until 12:00 noon, Wednesday, January 15, 2025. The motion prevailed.

Niska moved that the House adjourn. The motion prevailed, and the Speaker declared the House stands adjourned until 12:00 noon, Wednesday, January 15, 2025.

PEGGY SCOTT, Clerk Pro Tem, House of Representatives

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