While Reading Information in this presentation, ASK YOURSELF:

Do you trust the DFL to act in the best interests of the Republican Party? - Has the DFL done a SINGLE THING to support the interests or platform of the GOP?

Why would the DFL pass a statute they did not intend to utilize to their advantage?

- Would the DFL try to strip the DFL of Major Party Status?
- Other than the MNGOP, which Major Party is an actual threat to the DFL?

Would/Could the DFL use this issue to say they are DEFENDING THE REPUBLICAN VOTERS FROM BEING HARMED BY MNGOP LEADERSHIP to actually destroy the Party?

- -What narrative would be reported in the papers / on the news?
- -If the SCC fails to take corrective action immediately, is that inaction, or will it appear, derelict?

If any officer takes action that, on its face, is either incompetent or not compliant with his/her duty to the Party, does the body of delegates have a duty to intervene to protect the Party?

Do State Convention Delegates, State Central Delegates and the members of State Executive Committee have a fiduciary duty to the PARTY and its MEMBERS or a fiduciary duty to the Chair/Deputy Chair?



" It can therefore be said that politics is war without bloodshed while war is politics with bloodshed."

Mao Zedong

(Quotations from Chairman Mao Tse-tung)



• The People will lose every war they do not realize they are fighting- Political wars are the wars that MUST be won to prevent conventional war.

• Too many Republicans, too many good people in Minnesota and across this country, do not realize we are in a political war to save the greatest country ever built by the people, of the people and for the people.

- The Democrat Party now has control over all branches of government in Minnesota. They have absolute power over the Minnesota People.
- This power has emboldened Democrats to change laws in ways nobody saw coming and, clearly the MNGOP missed a change that will destroy the Republican Party of Minnesota.

Links related to Meeting



MN Statute 202A.12- Party Constitution & Amendments: https://www.revisor.mn.gov/statutes/cite/202A.12

MN Statute 202A.11- Party Name:

https://www.revisor.mn.gov/statutes/cite/202A.11

MN Statute 200.02 – Definition of Major Party:

https://www.revisor.mn.gov/statutes/cite/200.02

Chapter 62—H.F.No. 1830: https://www.revisor.mn.gov/laws/2023/0/62/laws.4.9.0#laws.4.9.0

1988 Constitution:

https://www.lrl.mn.gov/sos/file?fileno=38247

Official Document Request Form- MN SOS: https://www.sos.state.mn.us/media/4576/official-documentrequest-form.pdf

2023 MN SOS Election Laws Manual:

https://www.sos.mn.gov/media/5067/minnesota-election-lawsstatutes-and-rules.pdf

Official Document Request Form



Office of the Minnesota Secretary of State Steve Simon

Official Document Request Form

All government data collected, created, received, maintained or disseminated by a state agency, political subdivision, or statewide system shall be public unless classified by statute, temporary

classification or federal law, as nonpublic or protected nonpublic, or with respect to data on individuals, as private or confidential.

Note: While certain types of documents may have a statutory requirement that they be filed with the Secretary of State, this office has no statutory authority to seek out documents that have not been filed.

Date of Request: _____

Requestor: Optional but needer Name:	if documents are to be sent to requestor.	
Phone:	Email:	

Document	(s)	Requested:

____Oath ____Appointment
Office Holder/Office/Year Elected: ______
Appointee/Office/Year Appointed: ______
Judicial District (if applicable): _____
Business Trusts

Document Number:	
Copy of the Trust	_ (\$3.00 per copy)
Certificate of Existence	(\$5.00 per Certificate)

____ Other (please specify): ___

Fees (per M.S. 5.12 subdivision 1):

Copies Only: \$3.00 per document = _____ Total = \$_____

Certified Copies: \$8.00 per document = _____ Total = _____ (\$3.00 for the document and \$5.00 for the Certification) Business Trust Certificate of Existence \$5.00 per certificate = ____

Submit Request Form and payment to: Official Documents Office of the Minnesota Secretary of State 180 State Office Building 100 Rev. Dr. Martin Luther King Jr. Blvd. St. Paul, MN 55155

2023 & The Democrat Trifecta

- The Omnibus Bills usher in changes to the law, hidden within pages and pages of information that voters can not easily sort through
- Conference committees between the House and Senate did not include Republicans
- Chapter 62—House File No.1830 passes and ushers in disastrous, partisan changes to election law
- Link to Chap 62- House File No. 1830

Laws > 93rd Legislature > 2023, Regular Session > Chapter 62

Minnesota Session Laws - 2023, Regular Session

Key: (1) language to be deleted (2) new language

CHAPTER 62--H.F.No. 1830

An act relating to government operations; establishing a biennial budget; appropriating money for the legislature, certain constitutional offices and state agencies, Minnesota Historical Society, Minnesota Humanities Center, State Lottery, certain retirement accounts, certain offices, departments, boards, commissions, councils, general contingent account, and tort claims; transferring certain funds; providing revenue recapture; requiring appropriation reduction for executive agencies; canceling a certain general fund appropriation; making changes to policy provisions for state government operations, local government policy, elections administration, campaign finance, information technology and cybersecurity, grants oversight, and state employees with disabilities; providing penalties; requiring reports; amending Minnesota Statutes 2022, sections 1.135, subdivisions 2, 4, 6, by adding a subdivision; 1.141, subdivision 1; 3.011; 3.012; 3.099, subdivision 3; 3.195, subdivision 1; 3.303, subdivision 6; 3.855, subdivisions 2, 3, 5, by adding a subdivision; 3.888, subdivision 5, by adding subdivisions; 3.97, subdivision 2; 3.972, subdivision 3; 3.978, subdivision 2; 3.979, subdivisions 2, 3, by adding a subdivision; 4.045; 5.30, subdivision 2; 5B.06; 6.91, subdivision 4; 9.031 subdivision 3; 10.44; 10.45; 10.5805; 10A.01, subdivisions 5, 21, 26, 30, by adding subdivisions; 10A.022, subdivision 3; 10A.025, subdivision 4; 10A.03, subdivision 2, by adding a subdivision; 10A.04, subdivisions 3, 4, 6, 9: 10A.05; 10A.06; 10A.071, subdivision 1; 10A.09, subdivision 5, by adding a subdivision; 10A.121, subdivisions 1, 2: 104,15, subdivisions 3, 5, by adding subdivisions: 104,17, subdivision 5, by adding a subdivision; 10A.20, subdivisions 2a, 5, 12; 10A.244; 10A.25, subdivision 3a; 10A.271, subdivision 1; 10A.273, subdivision 1; 10A.275, subdivision 1; 10A.31, subdivision 4; 10A.38; 12.03, by adding subdivisions; 12.31, subdivision 2; 12.36; 13.04, subdivision 4; 13D.02, subdivision 1; 15.0395; 15.066, by adding a subdivision; 15A.0815, subdivisions 1, 2; 15A.082, subdivisions 1, 2, 3, 4, by adding a subdivision; 15A.0825, subdivisions 1, 2, 3, 4, 9; 16A.011, by adding a subdivision; 16A.055, by adding a subdivision; 16A.103, subdivisions 1, 1b, as amended, by adding a subdivision; 16A.122, subdivision 2; 16A.126, subdivision 1; 16A.1286, subdivision 2; 16A.15, subdivision 3; 16A.152, subdivisions 2, 4; 16A.632, subdivision 2; 16A.97; 16B.307, subdivision 1; 16B.32, subdivisions 1, 1a; 16B.33, subdivisions 1, 3, 3a, by adding a subdivision; 16B.4805, subdivision 1; 16B.58, by adding a subdivision; 16B.87, subdivision 2; 16B.97, subdivisions 2, 3, 4; 16B.98, subdivisions 5, 6, 8, by adding subdivisions; 16B.991; 16C.10, subdivision 2; 16C.16, subdivisions 6, 6a, 7; 16C.19; 16C.251; 16C.32, subdivision 1: 16C.36: 16E.01, subdivisions 1a, 3, by adding a subdivision: 16E.016: 16E.03, subdivisions 2, 4a, by adding a subdivision; 16E.14, subdivision 4; 16E.21, subdivisions 1, 2; 43A.01, subdivision 2; 43A.02, by adding subdivisions; 43A.04, subdivisions 1a, 4, 7; 43A.06, subdivision 1; 43A.08, subdivision 1; 43A.09; 43A.10, subdivisions 2a, 7; 43A.14; 43A.15, subdivision 14, by adding a subdivision; 43A.18, subdivision 1: 43A.19, subdivision 1: 43A.191; 43A.21, subdivisions 1, 2, 3, by adding a subdivision; 43A.36, subdivision 1: 43A.421: 116J.994, subdivision 3: 118A.09, subdivisions 1, 2, 3: 135A.17, subdivision 2: 137,0245, subdivision 2, by adding a subdivision; 138,081, subdivision 3; 138,665, subdivision 2; 138,912, subdivisions 1, 2; 145.951; 155A.23, subdivisions 8, 18, by adding a subdivision; 155A.27, subdivisions 1, 5a, 10; 155A.271, subdivision 1; 155A.29, subdivision 1; 161.1419, subdivision 2; 179A.03, subdivision 14; 179A.22, subdivision 4; 200.02, subdivision 7; 201.014, subdivision 2a, as added; 201.022, subdivision 1; 201.061, subdivisions 1, 3, by adding a subdivision; 201.071, subdivisions 1, as amended, 8; 201.091, subdivision 4a; 201.12, subdivision 2; 201.121, subdivision 1; 201.13, subdivision 3; 201.145, subdivisions 3, 4; 201.1611, subdivision 1, by adding a subdivision; 201.195; 201.225, subdivision 2; 202A.13; 202A.18, subdivision 2a; 203B.001; 203B.01, by adding subdivisions; 203B.03, subdivision 1, by adding a subdivision; 203B.05, subdivision 1; 203B.06, subdivision 3; 203B.07, subdivisions 1, 2, 3; 203B.08, subdivisions 1, 3; 203B.081, subdivisions 1, 3, by adding subdivisions; 203B.085; 203B.11, subdivisions 1, 2, 4; 203B.12, subdivisions 7, 8, by adding a subdivision; 203B.121, subdivisions 1, 2, 3, 4; 203B.16, subdivision 2; 203B.21, subdivisions 1, 3; 203B.23, subdivision 2; 203B.24, subdivision 1; 204B.06, subdivisions 1, 1b, 4a, by adding a subdivision; 204B.071; 204B.09, subdivisions 1, 3; 204B.13, by adding a subdivision; 204B.14, subdivision 2; 204B.16, subdivision 1; 204B.19, subdivision 6; 204B.21, subdivision 2; 204B.26; 204B.28, subdivision 2; 204B.32, subdivision 2; 204B.35, by adding a subdivision; 204B.45, subdivisions 1, 2, by adding a subdivision; 204B.46; 204B.49; 204C.04, subdivision 1; 204C.07, subdivision 4; 204C.10, as amended; 204C.15, subdivision 1; 204C.24, subdivision 1; 204C.28, subdivision 1; 204C.33, subdivision 3; 204C.35, by adding a subdivision; 204C.39, subdivision 1; 204D.08, subdivision 6; 204D.09, subdivision 2; 204D.13, subdivisions 2, 3, by adding a subdivision; 204D,16; 204D,25, subdivision 1; 205.13, subdivision 5; 205.16, subdivision 2; 205.175, subdivision 3; 205A.09, subdivision 2; 205A.10, subdivision 5; 205A.12, subdivision 5; 206.58, subdivisions 1, 3: 206.61, subdivision 1: 206.80: 206.83: 206.845, subdivision 1, by adding a subdivision: 206.86, by adding a subdivision: 206.90, subdivision 10: 207A.12: 207A.15, subdivision 2: 208.05: 209.021, subdivision 2; 211A.02, subdivision 1; 211B.11, subdivision 1; 211B.15, subdivisions 4a, as added, 8; 211B.20, subdivision 1; 211B.32, subdivision 1, as amended; 307.08; 349A.02, subdivision 1; 367.03, subdivision 6; 381.12, subdivision 2; 383B.145, by adding a subdivision; 383B.32, subdivision 2; 428A.01, by adding subdivisions; 428A.02, subdivision 1; 428A.03, by adding a subdivision; 447.32, subdivision 4; 462A.22, subdivision 10; 471.345, by adding a subdivision; 473.606, subdivision 5; 473.704, subdivision 3; 507.0945; 645.44, subdivision 5, as amended; Laws 2023, chapter 5, sections 1; 2; Laws 2023, chapter 34, article 2, section 1; proposing coding for new law in Minnesota Statutes, chapters 1; 2; 3; 5; 8; 10A; 15; 16A; 16B; 16E; 43A; 118A; 134; 138; 155A; 203B; 208; 211B; 381; 412; 471; repealing Minnesota Statutes 2022, sections 1.135, subdivisions 3, 5; 1.141, subdivisions 3, 4, 6; 4A.01; 4A.04; 4A.06; 4A.07; 4A.11; 12.03, subdivision 5d; 15A.0815, subdivisions 3, 4, 5: 16A.98: 16B.24, subdivision 13: 16B.323: 16B.326: 16E.0466, subdivision 2: 43A,17, subdivision 9: 124D,23, subdivision 9: 136F,03: 179,90: 179,91: 202A,16, subdivisions 1, 2, 3: 203B.081, subdivision 2; 204D.04, subdivision 1; 383B.143, subdivisions 2, 3; 383C.806; Laws 2014, chapter 287, section 25, as amended; Laws 2023, chapter 34, article 4, section 1, subdivision 2; Minnesota Rules, parts 4511.0100, subpart 1a; 4511.0600, subpart 5.

Plain Language of Constitutions, Statutes & Rules

- The MNGOP must comply with the plain language of the Federal, State & Party Constitutions, Federal and State Statutes and Federal, State and Party Rules.
- The Court must apply a plain language interpretation to all applicable Constitutions, Statutes and Rules.
 - Take note: when the plain language leads to a result inconsistent with the position of the DNC/DFL, the People have observed a too often failure of the Courts across the country to abide by this clear requirement HOWEVER when the plain language supports the position of the DNC/DFL we should be CONFIDENT every Court will apply a plain language interpretation to the matter that is presented.
- The Body of State Central and the State Convention each have the right to act within the bounds of the Federal & State Constitutions & Laws & the bounds of the Party Constitution & Rules.
- The Party cannot commit fraud or create duress to manipulate outcomes at meetings of any body.
- There is no way to know with 100% certainty how the MNSOS or MNAG would handle complaints related to the Party's violation of the law: voter's rights are FOUNDATIONAL and the Party is BOUND by Minnesota Statute to comply with ALL election laws.
- The Party is NOT: a business or a fraternal organization.
- The Party IS: a creation of government required to ENSURE the PEOPLE have a voice in every aspect of the
 political process because without that, our government can not/does not truly function with the consent of the
 governed.
- The MNGOP must reflect the will of its members, as defined by the Party Constitution.

Flow of power of the MNGOP The State Executive Committee (Including the Officers) is SUBJECT TO THE CONTROL OF THE STATE CONVENTION AND STATE CENTRAL COMMITTEE (Bylaws- Art III, Section 1) The State Central Committee is SUBJECT TO THE CONTROL OF THE STATE CONVENTION AND THIS CONSTITUTION (Constitution, Art IX, Section 1, A.)

And has a duty to call a special meeting of the State Convention The State Convention

Consists of the DULY ELECTED delegates of the BPOUs & Affiliates (Art VI, Sections 1 A&B) And is THE CONTROLLING BODY of the Party (MN Statute 202A.12, Constitution Art IX, Section 1, A.) & as such has the SOLE Power to adopt & amend the Party Constitution (Art XV, Section 2) The State Convention must meet in every general election year AND as called by the State Central Committee as it deems necessary. 2022 MN Statute 200.02 Definitions Subd. 7 "Major Political Party (a) "Major political party" means a political party that maintains a party organization in the state, political division or precinct in question and that has presented at least one candidate for election to the office of:

(1) governor and lieutenant governor, secretary of state, state auditor, or attorney general at the last preceding state general election for those offices; or

(2) presidential elector or U.S. senator at the last preceding state general election for presidential electors; and

whose candidate received votes in each county in that election and received votes from not less than five percent of the total number of individuals who voted in that election.

(b) "Major political party" also means a political party that maintains a party organization in the state, political subdivision, or precinct in question and that has presented at least 45 candidates for election to the office of state representative, 23 candidates for election to the office of state senator, four candidates for election to the office of representative in Congress, and one candidate for election to each of the following offices: governor and lieutenant governor, attorney general, secretary of state, and state auditor, at the last preceding state general election for those offices.

(c) "Major political party" also means a political party that maintains a party organization in the state, political subdivision, or precinct in question and whose members present to the secretary of state at any time before the close of filing for the state partisan primary ballot a petition for a place on the state partisan primary ballot, which petition contains valid signatures of a number of the party members equal to at least five percent of the total number of individuals who voted in the preceding state general election. A signature is valid only if signed no more than one year prior to the date the petition was filed.

(d) A political party whose candidate receives a sufficient number of votes at a state general election described in paragraph (a) or a political party that presents candidates at an election as required by paragraph (b) becomes a major political party as of January 1 following that election and retains its major party status for at least two state general elections even if the party fails to present a candidate who receives the number and percentage of votes required under paragraph (a) or fails to present candidates as required by paragraph (b) at subsequent state general elections.

(e) A major political party whose candidates fail to receive the number and percentage of votes required under paragraph (a) and that fails to present candidates as required by paragraph (b) at each of two consecutive state general elections described by paragraph (a) or (b), respectively, loses major party status as of December 31 following the later of the two consecutive state general elections.

• Subd. 7. Major political party. (a) "Major political party" means a political party that maintains a party organization in the state, political division or precinct in question and that has presented; has complied with the party's constitution and rules; is in compliance with the requirements of sections 202A.12 and 202A.13; files with the secretary of state no later than December 1 of each oddnumbered year a certification that the party has met the foregoing requirements, including a list of the dates and locations of each convention held; and meets all other qualification requirements of this subdivision.

Subd. 7. Major political party. (a) "Major political party" means a political party that has complied with the party's constitution and rules;

The Party is now ACCOUNTABLE BY STATUTE to maintain ABSOLUTE COMPLIANCE With its CONSTITUTION and RULES

This Statutory language ELIMINATES any and ALL ILLUSIONS OF A RIGHT of ANY BODY To Ignore the Constitutions, Laws & Rules BY WHICH THE PARTY IS BOUND.

ALL bodies of the Party

MUST be in compliance with Statutes and Constitutional Provisions.

This compliance includes, but is not limited to:

Removals of Duly Elected DELEGATES

Removals of Duly Elected OFFICERS

The Rights of Delegates to Call a Meeting

The Rights of Delegates to be provided with all information necessary to provide proper oversight

The PARTY IS NOT IN COMPLIANCE

A Major Political Party must comply with its Constitution and Rules. This is from TODAY:

BYLAWS OF THE REPUBLICAN PARTY OF MINNESOTA

ARTICLE I -- Name and Location

Section 1. The name of this organization shall be the Republican Party of Minnesota (Party).

Section 2. Party offices shall be located at such places as the State Executive Committee may from time to time determine.

ARTICLE II -- State Central Committee

<u>Section 1</u>. The business and property of the Party shall be managed by a State Central Committee composed of the persons specified in Article IX, Section 1B of the Party Constitution.

<u>Section 2</u>. Meetings of the State Central Committee maybe called by the Chair or by the State Executive Committee or by twenty-five (25) percent of the Delegates of the State Central Committee who must be from no fewer than three (3) Congressional Districts. Written notice of each meeting shall be mailed or emailed to each member at least ten (10) days in advance by the Party.

- A. The Party has ten (10) days to validate and acknowledge the petition to the full State Central Committee. The Party has forty (40) days to hold the meeting after receipt of the valid petition.
- B. For the purpose of calling a State Central meeting only, any Party Officer can accept the list serve agreement and provide a State Central Committee Delegate a copy of the Delegate List.
- C. If the State Central Committee meeting is called by a percentage of the delegation, the call must include the list of Delegates requesting the meeting containing first name, last name, and their Congressional District.



Subd. 7. Major political party. (a) "Major political party" means a political party that... is in compliance with the requirements of sections 202A.12 and 202A.13;

2022 Minnesota Statutes > ELECTIONS > Chapter 202A > Section 202A.12

202A.11

2022 Minnesota Statutes

202A.12 STATE CONVENTION, AUTHORITY OF.

Subdivision 1. **Time of convention.** The final authority over the affairs of each major political party is vested in the party's state convention to be held at least once every state general election year at the call of the state central committee.

Subd. 2. State central committee. Subject to the control of the state convention the general management of the affairs of the state party is vested in the party's state central committee.

Subd. 3. **State executive committee.** The state executive committee of the party shall have charge of the administration of the party's affairs, subject to the direction and control of the state convention and the state central committee.

Subd. 4. **Constitution, filing.** The chair of the state central committee of each party shall file with the secretary of state a copy of the party's constitution and all amendments to the constitution as they are enacted.

The Party MUST BE IN COMPLIANCE WITH MN STATE 202A.12 which VESTS FINAL AUTHORITY OVER ALL PARTY MATTERS With the STATE CONVENTION

The only way the Party can come into compliance is to: Conduct A State Central Meeting Address ALL matters of noncompliance within all bodies of Party AND Call a State Convention Resolve any matters of dispute within the Party AND Amend the Constitution as required to ensure compliance. shall be established by the central committee having jurisdiction.

the having governed by the current edition of *Robert's Rules of* Order Newly Revised.

Section 5. Operations of Electoral Jurisdictions.

Each electoral jurisdiction shall conduct its operation in accordance with the provisions of this Constitution and Bylaws, including the general rules and policies in Article III hereof.

> ARTICLE XI AMENDING PROCEDURES FOR CONSTITUTION

This Constitution may be amended by a majority vote of the delegates at any State Convention of the Democratic-Farmer-Labor Party. Amendments will take effect upon adjournment of the Convention at

ARTICLE XII BYLAWS

Section 1. State Constitution Bylaws.

which it was adopted.

Bylaws concerning matters not expressly governed by nor in conflict with this Constitution may be adopted or amended by majority vote of the State Convention.

Bylaws may be adopted or amended by the State Central Committee provided such changes receive an affirmative vote of 60 percent of those present and voting at the meeting. A copy of the proposed changes in Bylaws shall be included in the meeting notice of the State Central Committee.

Section 2. Local Unit Bylaws.

A unit may adopt bylaws concerning matters not expressly governed by nor in conflict with this Constitution and Bylaws and the unit's constitution, even if the unit has not adopted a constitution. Bylaws may be adopted or amended by a majority vote of the unit convention or by a 60 percent affirmative vote at a meeting of the unit central committee. A copy of any proposed changes in the bylaws must be included in the central committee meeting notice.

ARTICLE XIII PARLIAMENTARY AUTHORITY

All matters not governed by this Constitution a its Bylaws, the Rule Book, the Official Call curren in effect, by convention rules or by law shall

(Last amended 30 May 2023, Rev A)

ARTICLE XIV NEW CONSTITUTION

This Constitution supersedes any and all other previous constitutions of the Minnesota Democratic-Farmer-Labor Party.

Bylaw Proofs of this Constitution and Bylaws shall be reviewed by the co-chairs of the Constitution, Bylaws, and Rules Committee prior to publication.



Page 30 of DFL Constitution was last amended on 30 May 2023 AND Supersedes any and all previous Constitutions



The DFL has posted online a properly adopted new Constitution.

We will continue to monitor the MNSOS Official Documents site to ensure it complies with the filing requirement.

.....

151233

Name: Legal Marijuana Now Party Type: Election

Description: Document is to certify that the Legal Marijuana Now Party has adopted a party constitution at the convention of the party held on November 22, 2014, and fulfills the requirements to establish the Party as an officially recognized minor party in Minnesota Date: 12/09/2014

i



191290

Name: Legal Marijuana Now Type: Election Description: Party Constitution Filed. Date: 12/17/2018

200827

Name: Legal Marijuana Now Party Type: Election Description: Amended Constitution - amended 06/2019. Date: 08/19/2019 The Legal Marijuana Now Party has filed 4 documents in compliance with 202A.12 since 2014

so there is no reason to believe this Major Party is noncompliant. We will continue to monitor the MNSOS Official Documents site to ensure it complies with the filing requirement.

MN SOS confirmation of MNGOP Knowledge of Need to File Constitution:

December 2, 2022

On Friday, December 2, 2022, 3:56 PM, Black, Bibi (OSS) <Bibi.Black@state.mn.us> wrote:

While I haven't yet received the document, our office was contacted by the RPM and they asked for instruction on filing the latest party constitution, which I provided to them. I would certainly hope that they file soon as I am not aware of an update since 1988.

From: Susan Smith <shogrensus@yahoo.com> Sent: Friday, December 2, 2022 2:51 PM To: Black, Bibi (OSS) <Bibi.Black@state.mn.us> Subject: Re: MNGOP constitution

Bibi-

Wondering if anyone has found a more recent MN Republican Party constitution or amendments.

We have a state central meeting tomorrow and if it hasn't been done, I would like to again prompt the Chair to file the necessary documents.

Thank you again!

Susan Shogren Smith

There is NO possibility the **Chair submitted** the attached document to the **MNSOS** on February 1, 2022 **BECAUSE the state** convention approved a block of amendments, as noted in the document itself, On May 14, 2022. This document must be rescinded and corrected.



Republican Party of Minnesota

7400 Metro BLVD, Suite 424 · Edina, MN 55439 Office: 651-222-0022 · Web: www.mngop.org

2-1-22

To Whom It May Concern

I, David Hann, Chair of the State Central Committee of the Republican Party of Minnesota, submit the most recent party constitution and by-laws that govern the operation of the Republican Party of Minnesota and its sub-units and affiliates. Please don't hesitate to contact me with any questions.

Regards,

Deih.ll

David Hann Chair

> Document Number: 237917 Filed on August 28, 2023 Office of the Minnesota Secretary of State, Steve Simor

Paid for by the Republican Party of Minnesota. Not authorized by any candidate or candidate's committee. www.mngop.org The Republican Party has failed to file a single document under 202A.12 since 1995 until recently. There has been a clear acknowledgment the Chair had NOT filed a document with the MNSOS before May 2023.

On August 28, 2023 a document was officially recorded that, on its face, demonstrates non-compliance and EITHER fraud or ABSOLUTE incompetence by Party leadership.

The Party is NOT in Compliance

the Document submitted to the MNSOS by the chair states:

Amended May 14, 2022.

Key WORD: Amended

The delegates voted on the proposed amendments to the constitution- which were adopted in block, as verifiable by the wrongly dated minutes of that meeting:

17:55: Motion and second to amend the rules to change the end time to 7:00pm.17:59: Constitution report forwarded as a block. Debate ensues.18:11: Constitution amendments pass as a block based on a majority vote.

10.10

Amended May 14, 2022

Document Number: 237917 Filed on August 28, 2023 Office of the Minnesota Secretary of State, Steve Simon

"amended" **Constitution on its face** implies the unamended language was passed previously and NOT filed as required or amended the properly filed 1988 Constitution. **Either way:** THE PARTY IS NOT In Compliance.

The submission of an

22 of 22

The Party is NOT in Compliance

ARTICLE XV Constitution and Bylaws, Committee and Amendments

SECTION 1: Constitution and Bylaws Committee.

The Constitution and Bylaws Committee shall consist of a chair, and two (2) persons from each Congressional District. The Chair shall appoint the chair of the Constitution and Bylaws Committee. The Congressional District representatives shall be appointed by the Congressional District chair(s), or in the event of a dispute between the chairs regarding the appointment, by the Congressional District Executive Committee.

The Constitution and Bylaws Committee shall <u>give consideration to</u> and may propose appropriate amendments and/or revisions of the Constitution to the state convention. The Constitution and Bylaws Committee shall also <u>give consideration to</u> and propose appropriate amendments of the bylaws to the State Central Committee. One third of the committee members shall constitute a quorum.

Any member of the Constitution and Bylaws Committee shall have the privilege of addressing the State Convention or the State Central Committee when any report of the Constitution and Bylaws Committee is being considered.

SECTION 2: Amendments to the Constitution.

This Constitution may be amended by a majority vote at any State Convention, provided that any proposal for amendment shall be referred to the State Constitution and Bylaws Committee and reported out of said committee. Any minority report shall be signed by at least one-third (1/3) of committee members before it shall be submitted to the Convention. Proposed amendments must be posted to the Party website at least five (5) days before the Convention. The Party Constitution has no provision allowing for the adoption of a new constitution.

Art XV, Section 2 allows a majority vote at any State Convention, PROVIDED THAT ANY PROPOSAL FOR AMENDMENT BE REFERRED TO AND OUT OF The Constitution Committee. The Party has complied with the statutes, constitutions and rules in the past.

The Party's failures to retain institutional documents and to comply with the statutes, constitutions and laws must be addressed and remedied by the proper governing body, beginning with the State Central Committee.

Most Recent Constitution, properly filed with the MNSOS



Click on the card image or PDF link to view the full card, as some cards are two-sided. To locate a document noted on the card, enter the file number into the "retrieve document" search box on the right. Not all documents noted on the cards are included in the collection





INDEPENDENT REPUBLICANS **OF MINNESOTA**

RECEIVEN

JUN ²⁹ 1988 SECRETARY OF STATE

MEMORANDUM

- Joan Growe, Secretary of State T0:
- FROM: Jack Hansen, Administrative Director
- DATE: June 27, 1988
- Presidential Electors RE:

Enclosed is a list of Presidential Electors who were elected at the Independent-Republicans of Minnesota State Convention June 18, 1988 held in the Mayo Civic Center, Rochester, Minnesota.

Please advise me if any additional information is needed.

P.S. Also enclosed is a current copy of our Party Constitution

138247

8030 Cedar Ave., Suite 202 · Bloomington, MN 55425 · (612) 854-1446

MN Statute 202A.12

• 202A.12 STATE CONVENTION, AUTHORITY OF.

Subdivision 1.Time of convention

 The final authority over the affairs of each major political party is vested in the party's state convention to be held at least once every state general election year at the call of the state central committee.

Subd. 2.State central committee

 Subject to the control of the state convention the general management of the affairs of the state party is vested in the party's state central committee.

Subd. 3.State executive committee

 The state executive committee of the party shall have charge of the administration of the party's affairs, subject to the direction and control of the state convention and the state central committee.

• Subd. 4.Constitution, filing.

The chair of the state central committee of each party shall file with the secretary of state a copy of the party's constitution and all amendments to the constitution as they are enacted.

The MN Republican Party was Put on Notice in May '22 at State Central & State Convention & The issue has been raised at State Exec multiple times in the past year. A State Convention should have been called in 2023.

Republican Party Name Change & Certification Properly Filed

CERTIFICATE OF CHANGE OF PARTY NAME

We, respectfully, the undersigned Chairman and Secretary of the State Convention of the Independent-Republicans of Minnesota, do hereby certify that on the 23rd day of September, 1995, the following Resolution was agreed upon by the majority of the Convention:

"RESOLVED: That for all purposes appropriate under Minnesota law, the name of this organization shall be the Independent Republicans Republican Party of Minnesota."

The Convention further agreed to change all other references from Independent-Republicans to Republican throughout the Constitution, following passage of the above referenced amendment.

Dated: September 27, 1995

Dated: September 27, 1995

STATE OF MINNESOTA)) SS. COUNTY OF HENNEPIN)

On this 27th day of September, 1995, before me a Notary Public personally appeared William F. Mohrman, Chairman of the State Convention of the Independent-Republicans of Minnesota and who executed the same on behalf of the Convention.

STATE OF MINNESOTA)) SS. COUNTY OF HENNEPIN)

> ARTHUR W. DICKINSON NOTARY PUBLIC-MINNESOTA MY COMMISSION EXPIRES 1-31-00

LOIS D. MICHALKO HOTAVY PUBLIC-MINHEBOTA RAMSEY COUNTY by Countries Extrem 4.1, 1, 2005

Notary Public

9503780

Secretary of the Convention

Respectfully submitted,

William F. Mohrman Chairman of the Convention

Erick G. Kaardal

On this 27th day of September, 1995, before me a Notary Public personally appeared Erick G. Kaardal, Secretary of the State Convention of the Independent-Republicans of Minnesota and who executed the same on behalf of the Convention.

1988 Constitution

ARTICLE IX

State Party Administration

SECTION 1: State Central Committee

- A. Duties and Responsibilities
 - General Management. The general management of the affairs of the party in the state shall be vested in the State Central Committee, subject to the control of the state convention.

Unofficial Constitution

ARTICLE IX State Party Administration

SECTION 1: State Central Committee.

A. General Management. The general management of the affairs of the Party in the state shall be vested in the State Central Committee, subject to the control of the State Convention and this Constitution.

ARTICLE XIV

General Provisions

SECTION 1: Other constitutions and bylaws. Any body within the party organization may adopt and amend a constitution and/or bylaws for its own government not inconsistent with this constitution.

ARTICLE XVI General Provisions

SECTION 1: Other Constitutions and Bylaws.

Only BPOUs, Congressional Districts and Affiliates may adopt and amend a constitution and/or bylaws for its own governance. Those documents may not be inconsistent with this Party's Constitution and Bylaws.

Subd. 7. Major political party. (a) "Major political party" means a political party that... files with the secretary of state no later than December 1 of each oddnumbered year a certification that the party has met the foregoing requirements, including a list of the dates and locations of each convention held;

Subd. 7. Major political party. (e) A major political party that does not submit the certification required by this subdivision loses major party status on December 31 of the year in which the party did not file the certification.

Subd. 7. Major political party. (f) The secretary of state must notify the chair of the major political party, the commissioner of revenue, and the Campaign Finance and Public Disclosure Board if the political party's status is changed pursuant to this section.

EFFECTIVE DATE.

This section is effective the day following final enactment and applies to major party status for elections held in 2024 and thereafter. The December 1, 2023, certification of a political party that is recognized as a major political party as of the effective date of this section must include certification that the party was in compliance with paragraph (a) during the most recent state general election year.

What does

"a certification that the party has met the foregoing requirements"

Mean?



The person who signs the certification is testifying/ promising/verifying the Party has:

Mean?

- COMPLIED with ALL of the Party's Constitutions & Rules
- ✓ Complied with ALL sections of MN Statute 202A.12 and 202A.13

It could mean the Democrats thought to open the door to a criminal forgery charge against any person who files a fraudulent document with the MN SOS:

MN Statute 609.63 FORGERY. Subdivision 1.Crime defined; intent to defraud. Whoever, with intent to injure or defraud, does any of the following is guilty of forgery and may be sentenced to imprisonment for not more than three years or to payment of a fine of not more than \$5,000, or both: (6) without authority of law, destroys, mutilates, or by alteration, false entry, or omission, falsifies any record, account, or other document relating to a person, corporation, or business, or filed in the office of, or deposited with, any public office or officer; or

(7) destroys a writing or object to prevent it from being produced at a trial, hearing, or other proceeding authorized by law.

• <u>1963 c 753 art 1 s 609</u>.63; <u>1984 c 628 art 3 s 11</u>; 1986 c 444

Response to the David Hann's Effort to Stop Delegates from Calling a Meeting to Bring MNGOP Into Compliance

- June 26, 2023 notification from the MN SOS re Party status based upon 2022 elections is NOT relevant to compliance with MN Stat 200.02 as amended
- Current listing as Major Party is NOT relevant to compliance with MN Stat 200.02 as amended
- MN Stat 202A.12 does NOT limit requirement to Minor Parties
 - The MNGOP has now proven noncompliance w/ 202A.12 by filing constitutional amendments more than a year after they were passed
 - The State Convention did NOT adopt the Constitution in 2022 so any indication that occurred would be fraudulent
- Beginning on Dec.1, 2023 ONLY Major Parties MUST submit CERTIFICATION OF COMPLIANCE with
 - Party Constitution & Rules
 - MN Stat 202A.12 and 202A.13

The MNGOP is NOT in compliance. This MUST be remedied.



From Chairman David Hann

Minnesota Republicans,

It has come to my attention that there are rumors going around claiming that the MN GOP has lost major party status or that we are in danger of losing major party status. *These rumors are not true.*

On June 26, 2023, the Office of the Minnesota Secretary of State notified me that the Republican Party of Minnesota had qualified for Major Party status based on the results of the 2022 election.

The Republican Party of Minnesota is currently <u>listed as a Major Party on the</u> <u>Secretary of State's website</u>.

The letter also included notice of some law changes related to political parties that passed during the 2023 Legislative Session:

- The threshold that statewide candidates have to receive for their party to maintain major party status increased from 5% to 8%. All of our Republican candidates met this threshold in 2022, and we are confident the same will happen in 2024, so we are in compliance with this change.
- Prior to the 2023 Legislative Session, only minor parties had to submit their Constitution. Going forward, Major Parties will also have to submit their Constitutions by December 1st. Fortunately, the MN GOP did submit our updated constitution and bylaws to the SOS this year. We are in compliance with this change as well.
- There is also a provision to list the dates and locations of each convention "held." We have been working with the SOS's office to clarify what "held" means referring to convention dates and locations. Is that the ones we "held" in 2022? Or the ones "held" in 2023? Or the ones to be "held" in 2024? Regardless of what the answer is, we have until December 1st to submit whatever information is newly required.

Please stay tuned for more information on Precinct Caucus and 2024 BPOU and CD conventions. If you haven't started booking venues, please do so. The windows below were approved on August 12th by State Central:

- Precinct Caucus: February 27
- BPOU convention window: March 9th to April 16th
- CD convention window: April 27th to May 15th
- State convention: May 16 18 at the St. Paul River Center

If you have questions about your upcoming caucuses or conventions, please reach out to our Political Director, Andy <u>Aplikowski: aaa@mngop.com</u>.

Thank you

-Chairman David <u>Hann</u>

Paid for by the Republican Party of Minnesota. Not authorized by any candidate or candidate's committee. www.mngop.org



The State Executive Board, which has an ABSOLUTE DUTY TO PROTECT THE PARTY from the malfeasance of its officers, met on August 28, 2023.

There are board members who seek to remedy this obvious noncompliance but unfortunately, the Board did not call for a State Central Meeting to create a plan for compliance and create a timeline to protect the Party.

The Board has decided to demand transparency from people who created an information blackout for 18 months.

There are now strict deadlines and time constraints that must be followed.

Thee is no more time to wait for ineffective leaders to correct their own failures and hope for those leaders to lead the members they have both ignored and disenfranchised. The State Central Delegates MUST call and conduct an EMERGENCY MEETING. It WILL be called because it MUST be called.

The State Executive Board MUST NOT INTERFERE with the Delegates call of the meeting. The Party Administration MUST assist as required.

Does ANY of This Actually Matter???











What Happens if the Independent- Republican Party/ Republican Party of Minnesota loses Major Party Status?



Right to exclusive use of name	202A.11
Authority of State Convention	202A.12
Delegates right to attend conventions-	202A.135
Right to use public school buildings	202A.19 Subd 4
Election judges- Generally	204B
Election Judges – Absentee	203B
Balllot Boards	203B.121
Precinct party balance	204B.19 subd 5
nominating petitions required	204B.03
vacancy in nomination- major party	
determines rules	204B.13
order of names- major parties only	204D.13
order of names- major parties only	204D.13

PLEASE: Remember It does NOT matter if you think it is ridiculous. It only matters that there is NOT compliance. We MUST fix this.

SECTION 3: State Party Officers

- A. Composition. The state party officers shall consist of the following:
 - 1. Chairman
 - 2. Chairwoman
 - 3. Eight vice chairs
 - 4. Secretary-treasurer

ARTICLE IX: SECTION 3: Continued

- B. Election, Terms and Removal
 - The party officers shall be elected at large by the State Central Committee except for the eight vice chairs. One vice chair shall be elected from each Congressional District by a caucus of the State Central delegates and seated alternates from the Congressional District. A district chair and any other member of a Congressional District committee shall be an eligible candidate for state vice chair.

Upon election as state vice chair, a Congressional District chair must resign his or her position as Congressional district chair.

- State party officers shall serve no more than four (4) consecutive full terms in the same office.
- Any state party officer may be removed by a two-thirds vote of those present at any meeting of the State Central Committee.
- 4. In the event of a vacancy in the office of state chairman or state chairwoman, the State Central Committee shall meet within 30 days thereafter to elect a successor.

Flow Chart of Possible Path-Please make Suggestions



Hope for 2024

Minnesota Voters have been assaulted in every aspect of their lives by Democrat policies.

The Democrats KNOW the truth-MN is NOT a blue state: This is why they must change the laws to stop us from being heard.

They also know 4 of 7 seats on the MN Supreme Court are in play in 2024- Motivated GOP voter could FLIP THE COURT Many of us believe Republicans won many of the elections "lost" in 2022. We also know the voters who stayed home, the voters who can shift the tide in 2024, are CONSERVATIVE Voters.

These voters are looking for leaders who will not back down.

May each of us become a leader in whatever way we are best able to serve. The filing of anything over a year after passage simply proved the Party was not in compliance with a statute that does not limit compliance to minor parties.

The chair ignores the facts that the party is now required by law to certify that the Party is in compliance with its Constitution and rules.

There has been much public attention about the obvious violations of the Constitution (both '88 and any other document the party may try to find or create) and rules.

Never has there been the serious issues of litigation related to conduct of members of State Exec, attacks on delegates and the obliteration of the transparency that we have seen in the past 2 years.

The recognition of major party status in the past is not the issue- the amended law addresses party status after 12/31/2023.

There is a way to bring the Party into compliance before December.

This process will engage the party members, offer opportunities to show the members and others the Party is the Party of the People and help refocus our energy on who really is the opposition- the Democrats.

We have a chance to turn the page on the issues that have plagued us as a party for years and move forward stronger.

Whether people have the courage and conviction to do that is another matter altogether.

I am in.

Anybody else?

Affirmation of State Central Delegate Joining State Central Delegate Call			
for			
Immediate State Central Committee Meeting			
I,, am joining with other			
(print name)			
State Central Delegates to call for an immediate State Central			
Committee Meeting.			
I am a State Central Delegate in Congressional District			
(Signatura)			
(Signature)			
 (Date)			
()			

We MUST bring this Party into COMPLIANCE and begin the process of **Rebuilding the MNGOP** & **Saving Minnesota**

Please, join us in this important effort.