

STATE OF MINNESOTA
COUNTY OF RAMSEY

DISTRICT COURT
SECOND JUDICIAL DISTRICT

Case Type: Civil Other/Misc.

Patrick Jensen, Karen Graves, and Scott
Metcalf,

Court File No. 62-CV-20-5599

Contestants,

vs.

Angie Craig and
Steve Simon, in his official capacity as
Secretary of State and Chair of
State Canvassing Board

**CONTESTEE STEVE SIMON'S
MEMORANDUM SUPPORTING
MOTION TO DISMISS**

Contestees.

Contestant Patrick Jensen and two co-contestant voters filed an election contest challenging the conduct of a 2020 election for U.S. Representative in Minnesota's Second Congressional District. In addition to naming the successful candidate Angie Craig as a contestee, they named Secretary of State Steve Simon. The contestants' attempt to join the Secretary as a contestee to this action falls outside of the subject-matter jurisdiction that state law grants to this Court. As a result, the contest must be dismissed as to the Secretary.

FACTS

Voting in Minnesota's 2020 general election ended November 3. Nearly 3.3 million Minnesotans cast ballots, including more than 424,000 residents of the Second District. *See* 2020 State of Minnesota Canvassing Report at 4, 18, available at <https://www.sos.state.mn.us/media/4364/mn-2020-state-general-canvassing-report-post-per.pdf>.

Contestants are three individual voters. (Notice of Contest ¶¶ 1-3.) On December 1, they served the Secretary with a joint notice of contest of the election for U.S. Representative for the Second Congressional District. Contestants allege that the election is subject to questions regarding who

received the largest number of votes legally cast, and they contend that the election was affected by deliberate, serious, and material violations of state election law. (*Id.* at 2.)

On November 30 and December 1, various individuals filed six additional election contests in Dakota, Clay, and Ramsey Counties contesting particular races conducted in the 2020 statewide general election.¹ The six contests are substantially similar to the current contest and contain predominantly the same factual claims and declaration testimony. The contests challenge all five incumbent Democrats who were re-elected to the U.S. House and Senate in 2020, as well as ten Democratic candidates who were elected to the state legislature. The Secretary is named as a contestee in all six contests and either has sought, or will be seeking, dismissal in those cases for the same reasons presented here.

ARGUMENT

State courts only have subject-matter jurisdiction over an election contest against the Secretary of State if the contest pertains to his own re-election or to a proposed amendment to the state constitution. Because the contest meets neither of these conditions, it must be dismissed as to the Secretary.

On procedural questions, Minnesota courts hearing election contests “shall proceed in the manner provided for the trial of civil actions so far as practicable.” Minn. Stat. § 209.065 (2020). This includes motions to dismiss under Minn. R. Civ. P. 12.02. *Derus v. Higgins*, 555 N.W.2d 515, 516 n.4, 520 (Minn. 1996).

¹ See *Kistner v. Simon*, No. 19AV-CV-20-2183 (Dakota Cty. Dist. Ct., filed Nov. 30, 2020); *Hahn v. Simon*, No. 14-CV-20-4033 (Clay Cty. Dist. Ct., filed Dec. 1, 2020); *Quist v. Simon*, No. 62-CV-20-5598 (Ramsey Cty. Dist. Ct., filed Dec. 1, 2020); *Peterson v. Simon*, No. 62-CV-20-5600 (Ramsey Cty. Dist. Ct., filed Dec. 1, 2020); *Rodriguez v. Simon*, No. 62-CV-20-5601 (Ramsey Cty. Dist. Ct., filed Dec. 1, 2020); *Braun v. Simon*, No. 62-CV-20-5602 (Ramsey Cty. Dist. Ct., filed Dec. 1, 2020).

Dismissal is appropriate here because the Court lacks subject-matter jurisdiction over the election contest as to the Secretary. “Subject-matter jurisdiction is the court’s authority to hear the type of dispute at issue and to grant the type of relief sought.” *Seehus v. Bor-Son Constr., Inc.*, 783 N.W.2d 144, 147 (Minn. 2010). Whether subject-matter jurisdiction exists is a question of law. *Centra Homes, LLC v. City of Norwood Young Am.*, 834 N.W.2d 581, 585 (Minn. Ct. App. 2013). Subject-matter jurisdiction cannot be conferred by consent of the parties, nor can lack of such jurisdiction be waived. *Tischer v. Hous. & Redev. Auth. of Cambridge*, 693 N.W.2d 426, 430 (Minn. 2005). While modern pleading rules are liberal, they are not “a substitute for substantive law.” *N. Star Legal Found. v. Honeywell Project*, 355 N.W.2d 186, 188 (Minn. Ct. App. 1984). Dismissal under rule 12 is appropriate in cases that are fatally flawed in their legal premises and certain to fail, thereby sparing litigants the burden of unnecessary pretrial and trial activity. *Neitzke v. Williams*, 490 U.S. 319, 326-27 (1989). On a rule 12 motion, factual allegations in the complaint are entitled to some deference. *Bahr v. Capella Univ.*, 788 N.W.2d 76, 80 (Minn. 2010). Legal conclusions, however, are entitled to no deference. *Hebert v. City of Fifty Lakes*, 744 N.W.2d 226, 235 (Minn. 2008).

Minnesota courts’ jurisdiction over election contests is “solely statutory.” *Moulton v. Mewton*, 144 N.W.2d 706, 710 (Minn. 1966). As a result, state courts are “powerless to entertain such proceedings” except to the extent that the contestant brings them within the limitations provided by the contest statute. *Christenson v. Allen*, 119 N.W.2d 35, 38 (Minn. 1963).

Chapter 209 governs election contests and strictly limits the individuals who can be named as the contestee to a contest. *See* Minn. Stat. § 209.021, subd. 3 (2020). “In all contests relating to the nomination or election of a candidate,” it is only a “*candidate* who is the contestee.” *Id.* (emphasis added). Presuming that the Secretary himself is not the candidate

whose (re-)election is being contested, the statute only permits the Secretary to be named as a contestee “[i]f the contest relates to a constitutional amendment.” *Id.* Any contest filed against the Secretary that does not fit within this limitation must be dismissed as to the Secretary. *In re Contest of General Election Held on November 4, 2014, for the Purpose of Electing a United States Senator from the State of Minnesota*, No. 62-CV-14-7915, Order at 5-6 (Ramsey Cty. Dist. Ct. Dec. 30, 2014) (“2014 U.S. Senate Contest”), appeal dismissed, No. A14-2201 (Minn. Jan. 15, 2015).²

No constitutional amendment was on the 2020 general election ballot, and the contestants do not assert otherwise. The Secretary was not a candidate for re-election in 2020. As a result, this Court lacks subject-matter jurisdiction over the current contest insofar as the Secretary is a contestee. The contest must therefore be dismissed as to the Secretary.

Moreover, the contest statute repeatedly states that each election contest has *one* contestee. Specifically, the statute refers to “the contestee” to a particular contest, both in the singular and with the definite article “the,” no fewer than seven times. *See* Minn. Stat. § 209.021, subs. 2-3. This is further underscored by Chapter 209 outlining different case processes for different types of contests. *See, e.g., id.* §§ 209.10, .12 (2020) (providing different procedures for state legislative contests and congressional-race contests). No provision in state law states or

² For the Court’s convenience, copies of these decisions are attached to the Declaration of Nathan Hartshorn. When the 2014 U.S. Senate contest was decided, the relevant provision in section 209.021, subdivision 3, stated that the Secretary was the contestee in any contest “relat[ing] to a constitutional amendment *or other question voted on statewide or voted on in more than one county.*” Minn. Stat. § 209.021, subd. 3 (2014) (emphasis added). The contestant unsuccessfully argued that the 2014 Senate election constituted an “other question voted on statewide.” *2014 U.S. Senate Contest*, Order at 5-6. Five months later, during the legislative session following the 2014 election, the legislature deleted the “or other question” language from subdivision 3, further narrowing the circumstances under which the Secretary can be named as a contestee. 2015 Minn. Laws ch. 70, art. 1, § 53, at 848 (amending Minn. Stat. § 209.021, subd. 3).

even suggests that an election contest can have more than one contestee. As a result, the statute provides state courts no jurisdiction over the Secretary (or anyone else) when a contestant attempts to name him as a co-contestee along with the individual who is identified by the statute.

CONCLUSION

This Court's jurisdiction over election contests is strictly limited to the matters specified in the contest statute. The statute, in turn, does not permit an election contest against the Secretary unless it pertains to a constitutional amendment or to his own re-election—conditions that indisputably are not met here. The Secretary therefore respectfully requests that the Court dismiss the contest as to the Secretary.

Dated: December 4, 2020

Respectfully submitted,

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