# IN THE UNITED STATES DISTRICT COURT OF MINNESOTA

AMERICAN ALLIANCE FOR EQUAL RIGHTS, a nonprofit corporation,

Plaintiff,

v.

TIM WALZ, in his official capacity as Governor of the State of Minnesota,

Defendant.

Civil Action No. 0:24-cv-01748

# COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF

## **INTRODUCTION**

1. The Minnesota Board of Social Work (Board) establishes qualifications, standards, and procedures for the state's licensed social workers. It is also responsible for issuing licenses to qualified social workers and taking disciplinary actions against violators of its standards.

2. The Board is composed of fifteen members appointed by the Governor for fouryear terms. But membership on the Board is not available to all equally. At least five members must be from a "community of color" or "an underrepresented community."

3. Such blatant racial discrimination against individuals who could sit on the Board serves no legitimate government purpose. It is demeaning, patronizing, and unconstitutional.

4. Plaintiff American Alliance for Equal Rights (Alliance) is a nationwide membership organization dedicated to eliminating racial distinctions and preferences in America. It has members who are qualified, ready, willing, and able to be appointed to the

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Board—including Member A, a Minnesota-licensed social worker who is ready, willing, and able to be appointed for a social worker position on the Board. And Member B, a Minnesota citizen who is ready, willing, and able to be appointed for a citizen position on the Board. Both members are disfavored—and at a significant disadvantage—for positions on the board because of their race.

5. The Alliance brings this lawsuit under 42 U.S.C. § 1983 to vindicate its members' constitutional rights, to guarantee that every qualified citizen in Minnesota has the equal right to serve on the Board, and to ensure that Minnesotans are regulated by a Board that is not selected on the basis of race.

### JURISDICTION AND VENUE

6. This action arises under the Fourteenth Amendment to the United States Constitution and 42 U.S.C. § 1983. This Court has jurisdiction over these federal claims under 28 U.S.C. § 1331 (federal question) and § 1343(a)(3) (redress for deprivation of civil rights). Declaratory relief is authorized by the Declaratory Judgment Act, 28 U.S.C. § 2201.

7. Venue is proper in this Court under 28 U.S.C. § 1391(b)(1) because Defendant resides in this district, and 28 U.S.C. § 1391(b)(2) because a substantial part of the events or omissions giving rise to the claim occurred and continue to occur in this district.

## PARTIES

8. Plaintiff American Alliance for Equal Rights is a nationwide membership organization headquartered in Austin, Texas. It is a 501(c)(3) tax-exempt organization whose mission is to challenge racial classifications and racial preferences in America. The

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Alliance has one or more members who are citizens of Minnesota, who are not racial minorities, and who are qualified, ready, willing, and able to be appointed to the Board.

9. In particular, Member A is a licensed graduate social worker in Minnesota. She is a woman who is not a member of a racial minority. Member A is qualified, ready, willing, and able to be appointed to the Board.

10. Similarly, Member B is an active public member in Minnesota. Member B has previously been appointed to a position by a Minnesota governor and has served in various public roles. Member B is a woman who is not a member of a racial minority. Member B is qualified, ready, willing, and able to be appointed to the Board.

11. Defendant Tim Walz is the Governor of the State of Minnesota. Minnesota law requires him to make all appointments to the Board and to consider the race of potential appointees when making those appointments. Minn. Stat. § 148E.025, subdiv. 2(e). Governor Walz is sued in his official capacity.

## **FACTUAL ALLEGATIONS**

12. The Board of Social Work was created in 1987 to perform duties necessary to promote and protect public health, safety, and welfare through the licensure and regulation of persons who practice social work in Minnesota.

13. The Board's mission is to protect the public through licensing and regulation of the social work profession. It carries out this mission through various duties, including holding examinations to assess social work applicants' qualifications, establishing such qualifications and standards, issuing licenses to qualified individuals, and taking

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disciplinary action against those who violate the requirements of a licensed social worker in Minnesota.

14. The Board is comprised of fifteen members appointed by the Governor. Ten members must be social workers (of varying credentials) and five must be public members. Minn. Stat. § 148E.025, subdiv. 1.

15. At least six members of the Board must reside outside of the 11-county metropolitan area at the time of their appointment. Minn. Stat. § 148E.025, subdiv. 2(d).

16. At least five members of the Board must be members of "a community of color" or "an underrepresented community." Minn. Stat. § 148E.025, subdiv. 2(e).

17. Minnesota law defines an "underrepresented community" as "a group that is not represented in the majority with respect to race, ethnicity, national origin, sexual orientation, gender identity, or physical ability." Minn. Stat. § 148E.010, subdiv. 20.

18. As of May 13, 2024, three open Board positions are accepting applications. Additionally, six members' terms will expire in January 2025, and at least two of these positions are also currently accepting applications.

19. There are no pending appointments for the open positions on the Board.

20. The pressing need to address the racial quota for the Board is underscored by the fact that appointments will be available for a majority of its seats within the next year.

21. So long as this racial quota remains in place, Member A and Member B will never receive equal consideration for the openings on the Board.

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22. Member A and Member B are qualified, ready, willing, and able to be appointed to the Board. They would seek appointment to the Board if race were not a factor that put them at a disadvantage.

### **CAUSE OF ACTION**

# Minn. Stat. § 148E.025, Subdivision 2(e), Violates the Equal Protection Clause of the Fourteenth Amendment to the United States Constitution

23. Plaintiff hereby realleges and incorporates the allegations in all preceding paragraphs by reference.

24. Under the Fourteenth Amendment to the United States Constitution, "[n]o State shall ... deny to any person within its jurisdiction the equal protection of the laws." U.S. Const. amend. XIV, § 1.

25. Minn. Stat. § 148E.025, subdiv. 2(e), requires the Governor to consider and make decisions on the basis of the race of potential board members when making appointments to the Board of Social Work.

26. Governmental classifications on the basis of race violate the Equal Protection Clause unless they are narrowly tailored to a compelling governmental interest.

27. The racial mandate in Minn. Stat. § 148E.025, subdiv. 2(e), does not serve a compelling governmental interest.

28. The racial mandate in Minn. Stat. § 148E.025, subdiv. 2(e), does not remediate any specific instances of racial discrimination that violated the Constitution or statutes.

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29. Even if the racial mandate in Minn. Stat. § 148E.025, subdiv. 2(e), served a compelling governmental interest, it is not narrowly tailored to remediating past, intentional discrimination.

30. The racial mandate in section Minn. Stat. § 148E.025, subdiv. 2(e), stereotypes individuals on the basis of race, treats all individuals of different races as fungible, mandates racial quotas, requires racial balancing, has no "good faith exception," and has no end date.

## **PRAYER FOR RELIEF**

WHEREFORE, Plaintiff respectfully requests the following relief:

- A declaration that the racial mandate in Minn. Stat. § 148E.025, subdiv. 2(e), violates the Equal Protection Clause of the Fourteenth Amendment to the United States Constitution;
- A permanent prohibitory injunction forbidding the Governor and his agents from enforcing, or attempting to enforce, the racial mandates in Minn. Stat. § 148E.025, subdiv. 2(e);
- An award of attorneys' fees, costs, and expenses in this action pursuant to 42
   U.S.C. § 1988; and
- 4. Such other relief the Court deems just and proper.

DATED: May 15, 2025.

Respectfully submitted,

/s/ Brandon C. Beyer

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\* Pro Hac Vice forthcoming

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JS 44 (Rev. 04/21)

| provided by local rules of cour  | rt. This form, approved by th  | ne Judicial Conference of  | supplement the filing and service<br>the United States in September 1   |  |   |  |
|--|--|--|---|--|---|--|
| Impose of initiating the civil docket sheet.         (SEE INSTRUCTIONS ON NEXT PAGE OF<br>(a) PLAINTIFFS   |  |  | THIS FORM.) DEFENDANTS  |  |   |  |
| American Alliance for Equal Rights   |  |  | TIM WALZ, in his official capacity  |  |   |  |
| (b) County of Residence of First Listed Plaintiff<br>(EXCEPT IN U.S. PLAINTIFF CASES)  |  |  | County of Residence of First Listed Defendant<br>(IN U.S. PLAINTIFF CASES ONLY)<br>NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF<br>THE TRACT OF LAND INVOLVED.   |  |   |  |
| Brandon C. Bey<br>Legal Foundation   | Address, and Telephone Numbe<br>/er and Joshua P. Th<br>on, 555 Capitol Mall,<br>A. 95814. 916-419-7   | ompson, Pacific<br>Suite 1290,   | Attorneys (If Known)  |  |   |  |
| II. BASIS OF JURISD  |  |  | II. CITIZENSHIP OF PI   | RINCIPAL PARTIES   | Place an "X" in One Box for Plaintiff   |  |
| 1 U.S. Government<br>Plaintiff   | <b>X</b> 3 Federal Question<br>(U.S. Government Not a Party)   |  | (For Diversity Cases Only) PT Citizen of This State   | IF DEF   | Ind One Box for Defendant)<br>PTF DEF<br>incipal Place 4 4  |  |
| 2 U.S. Government<br>Defendant   | 4 Diversity<br>(Indicate Citizenship of Parties in Item III)   |  | Citizen of Another State  | 2 2 Incorporated and P<br>of Business In A   |   |  |
|  |  |  | Citizen or Subject of a Foreign Country   |  | 6 6   |  |
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| CONTRACT         110 Insurance         120 Marine         130 Miller Act         140 Negotiable Instrument         150 Recovery of Overpayment<br>& Enforcement of Judgmer         151 Medicare Act         152 Recovery of Defaulted<br>Student Loans<br>(Excludes Veterans)         153 Recovery of Overpayment<br>of Veteran's Benefits         160 Stockholders' Suits         190 Other Contract         195 Contract Product Liability         196 Franchise         REAL PROPERTY         210 Land Condemnation         220 Foreclosure         230 Rent Lease & Ejectment         240 Torts to Land         245 Tort Product Liability         290 All Other Real Property | PERSONAL INJURY<br>310 Airplane<br>315 Airplane Product<br>Liability<br>320 Assault, Libel &<br>Slander<br>330 Federal Employers'<br>Liability<br>340 Marine<br>345 Marine Product | RTS  PERSONAL INJURY  365 Personal Injury - Product Liability 367 Health Care/ Pharmaceutical Personal Injury Product Liability 368 Asbestos Personal Injury Product Liability PERSONAL PROPERTY 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage 385 Property Damage 385 Property Damage 385 Property Damage 385 Property Damage 510 Motions to Vacate Sentence 530 General 535 Death Penalty Other: 540 Mandamus & Other 550 Civil Rights 555 Prison Condition 560 Civil Detainee - Conditions of | FORFEITURE/PENALTY         625 Drug Related Seizure<br>of Property 21 USC 881         690 Other         710 Fair Labor Standards<br>Act         720 Labor/Management<br>Relations         740 Railway Labor Act         751 Family and Medical<br>Leave Act         790 Other Labor Litigation         791 Employee Retirement<br>Income Security Act         462 Naturalization Application<br>Actions | BANKRUPTCY         422 Appeal 28 USC 158         423 Withdrawal         28 USC 157         INTELLECTUAL         PROPERTY RIGHTS         820 Copyrights         830 Patent         835 Patent - Abbreviated         New Drug Application         840 Trademark         880 Defend Trade Secrets         Act of 2016         SOCIAL SECURITY         861 HIA (1395ff)         862 Black Lung (923)         863 DIWC/DIWW (405(g))         864 SSID Title XVI         865 RSI (405(g))         FEDERAL TAX SUITS         870 Taxes (U.S. Plaintiff<br>or Defendant)         871 IRS—Third Party         26 USC 7609 | OTHER STATUTES           375 False Claims Act           376 Qui Tam (31 USC<br>3729(a))           400 State Reapportionment           410 Antitrust           430 Banks and Banking           450 Commerce           460 Deportation           470 Racketeer Influenced and<br>Corrupt Organizations           480 Consumer Credit<br>(15 USC 1681 or 1692)           485 Telephone Consumer<br>Protection Act           490 Cable/Sat TV           850 Securities/Commodities/<br>Exchange           890 Other Statutory Actions           891 Agricultural Acts           895 Freedom of Information<br>Act           896 Arbitration           899 Administrative Procedure<br>Act/Review or Appeal of<br>Agency Decision           950 Constitutionality of<br>State Statutes |  |
|  | emoved from 3  | Appellate Court  | (specify  | r District Litigation  |   |  |
| VI. CAUSE OF ACTION  | ON 42 U.S.C. § 1983<br>Brief description of ca   | -  | filing <i>(Do not cite jurisdictional stat</i><br>025, subdiv. 2(e)   | utes unless diversity):  |   |  |
| VII. REQUESTED IN<br>COMPLAINT:       CHECK IF THIS IS A CLASS ACTION<br>UNDER RULE 23, F.R.Cv.P.  |  |  | DEMAND \$   |  |   |  |
| VIII. RELATED CASE(S)<br>IF ANY (See instructions):<br>JUDGE DOCKET NUMBER   |  |  |   |  |   |  |
| DATE<br>May 15, 2024   | SIGNATURE OF ATTORNEY OF RECORD<br>/s/ Brandon C. Beyer  |  |   |  |   |  |
| FOR OFFICE USE ONLY<br>RECEIPT # A   | MOUNT  | APPLYING IFP   | JUDGE   | MAG. JUI   | DGE   |  |