

SENATE
STATE OF MINNESOTA
NINETIETH SESSION

S.F. No. 1008

(SENATE AUTHORS: DZIEDZIC, Chamberlain, Rest and Senjem)

DATE	D-PG	OFFICIAL STATUS
02/15/2017	609	Introduction and first reading Referred to Taxes

1.1 A bill for an act
 1.2 relating to taxation; Tax Court; allowing for electronic filing of documents;
 1.3 amending Minnesota Statutes 2016, section 271.06, subdivision 6.
 1.4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

1.5 Section 1. Minnesota Statutes 2016, section 271.06, subdivision 6, is amended to read:

1.6 Subd. 6. **Hearings; determination of issues; default.** (a) The Tax Court shall hear,
 1.7 consider, and determine without a jury every appeal de novo. A Tax Court judge may
 1.8 empanel an advisory jury upon the judge's motion. The Tax Court shall hold a public hearing
 1.9 in every case. All such parties shall have an opportunity to offer evidence and arguments
 1.10 at the hearing; provided, that the order of the commissioner or the appropriate unit of
 1.11 government in every case shall be prima facie valid. When an appeal to the Tax Court has
 1.12 been taken from an order or determination of the commissioner or from the appropriate unit
 1.13 of government, the proceeding shall be an original proceeding in the nature of a suit to set
 1.14 aside or modify the order or determination. In case no appellant shall appear the Tax Court
 1.15 shall enter its order affirming the order of the commissioner of revenue or the appropriate
 1.16 unit of government from which the appeal was taken. If the Department of Revenue's sales
 1.17 ratio study is introduced in Tax Court as evidence, the sales ratio data from the study shall
 1.18 be admissible as evidence only as provided in section 278.05, subdivision 4.

1.19 (b) The commissioner, the taxpayer, and any other party to an appeal to the Tax Court
 1.20 may file all necessary notices, documents, and other necessary information with the Tax
 1.21 Court in a manner approved by the Tax Court.

1.22 **EFFECTIVE DATE.** This section is effective the day following final enactment.