

Precinct Official's
Initials

Ballot Style 3
(LB) Bennett Schools

OFFICIAL BALLOT
SPECIAL SCHOOL ELECTION
SCOTT COUNTY, STATE OF IOWA
TUESDAY, MARCH 4, 2025



INSTRUCTIONS TO VOTERS

To vote, darken the oval(s) completely next to your choice, like this: ●.
Do not cross out. If you change your mind exchange your ballot for a new one.

**Bennett
Community School District
School Board Director At-Large
(To Fill Vacancy)**
(Vote For No More Than One)

- Ian Bjurstrom
- _____
(Write-in vote, if any)

Notice to voters. To vote to approve any question on this ballot, fill in the oval in front of the word "Yes". To vote against any question, fill in the oval in front of the word "No".

Public Measure DM

SHALL THE FOLLOWING PUBLIC MEASURE BE ADOPTED?

- Yes
- No

Shall the Board of Directors of the Bennett Community School District, in the Counties of Cedar and Scott, State of Iowa, for the purpose of purchasing and improving grounds; constructing schoolhouses or buildings and opening roads to schoolhouses or buildings; purchasing of buildings; purchase, lease or lease-purchase of technology and equipment; paying debts contracted for the erection or construction of schoolhouses or buildings, not including interest on bonds; procuring or acquisition of libraries; repairing, remodeling, reconstructing, improving, or expanding the schoolhouses or buildings and additions to existing schoolhouses; expenditures for energy conservation; renting facilities under Iowa Code Chapter 28E; purchasing transportation equipment for transporting students; lease purchase option agreements for school buildings or equipment; purchasing equipment authorized by law; or for any purpose or purposes now or hereafter authorized by law, be authorized for a period of four (4) years, to levy annually, a voter-approved physical plant and equipment property tax not to exceed an additional Sixty-Seven Cents (\$0.67) per One Thousand Dollars (\$1,000) of the assessed valuation of the taxable property within the school district commencing with the levy for collection in the fiscal year ending June 30, 2026, or each year thereafter, it being understood that if this public measure should fail to be approved by the voters, such failure shall not be construed to terminate or restrict authority previously granted by the voters to levy and impose a special tax for any one or more of the foregoing purposes?