

CITY OF GREENFIELD
7325 W. Forest Home Avenue, Room 102
Greenfield, WI 53220

Election Inspector Application

(Please print all information)

Last Name First Name Middle Name

Address Greenfield, WI Zip Code

Home Phone Work Phone Cell Phone Email

In Case of Emergency Call:

Name Relationship Phone Number(s)

1. Have you ever served as an election official? Yes ___ No ___

If yes, please indicate: Where: _____
When: _____
Training: _____

2. Please specify the polling sites at which you would be willing to work:

- _____ Greenfield Community Center – 7215 West Cold Spring Road (Wards 1-9)
- _____ Whitnall High School – 5000 South 116th Street (Wards 10-13)
- _____ Greenfield Public Library – 5310 West Layton Avenue (Wards 14-18)
- _____ Adoration Lutheran Church – 3840 West Edgerton Avenue (Wards 19-22)

I would like the following special considerations, if possible: (For example: work with specific individuals, to be able to leave the site for mealtimes, etc.)

I certify that I am a qualified elector of the City of Greenfield or County of Milwaukee; a U.S. citizen, at least 18 years of age, and not disqualified from voting for any of the reasons described in §6.03, Wis. Stats., as provided on the back of this application. Furthermore, I authorize the City of Greenfield to conduct an employee background check and I have provided my driver’s license number and date of birth information below for said purpose.

Signature Date

Date of Birth

Please provide a copy of your Driver’s License when submitting this form to our office.

Office Staff: verify DL is provided and initial here: _____

Qualifications

Election inspectors must meet the following criteria: Election inspectors must be able to read, write, speak and understand the English language; have strong clerical skills, be able to solve problems, and communicate effectively; receive training from the municipal clerk within the two years preceding the election event at which the inspector intends to work; may not be a candidate for any office to be voted on at an election at which an election inspector serves; be a qualified elector: a U.S. citizen, at least 18 years of age, and not disqualified from voting for any of the reasons described in §6.03, Wis. Stats. Note: When a political party is involved in the nomination of election inspectors, appointments are made with regard to party affiliation.

Election Inspectors may not serve at elections where they are a candidate on the ballot. Election Inspectors may not serve at elections where their spouse or immediate family member is a candidate on the ballot, or under other circumstances where a candidate's success or failure to win election would affect the election inspector financially. (*GAB Memorandum dated February 4, 2015 re: Election Inspector Service at Election Where a Candidate's Success or Failure may affect the Inspector Financially.*)

Wis. Stats. 6.03 Disqualification of electors

(1) The following persons shall not be allowed to vote in any election and any attempt to vote shall be rejected:

(a) Any person who is incapable of understanding the objective of the elective process or who is under guardianship, unless the court has determined that the person is competent to exercise the right to vote;

(b) Any person convicted of treason, felony or bribery, unless the person's right to vote is restored through a pardon or under s. 304.078 (3).

(2) No person shall be allowed to vote in any election in which the person has made or become interested, directly or indirectly, in any bet or wager depending upon the result of the election.

(3) No person may be denied the right to register to vote or the right to vote by reason that the person is alleged to be incapable of understanding the objective of the elective process unless the person has been adjudicated incompetent in this state. If a determination of incompetency of the person has already been made, or if a determination of limited incompetency has been made that does not include a specific finding that the subject is competent to exercise the right to vote, and a guardian has been appointed as a result of any such determination, then no determination of incapacity of understanding the objective of the elective process is required unless the guardianship is terminated or modified under s. 54.64.

History: 1973 c. 284; 1977 c. 26, 394; 1979 c. 110; 1991 a. 316; 2003 a. 121; 2005 a. 149, 387; 2007 a. 97. Disenfranchisement of felons does not deny them equal protection. *Richardson v. Ramirez*, 418 U.S. 24.