

City of Byron, Minnesota 2026 Election Judge Application

1. Date _____

2. Name _____ Best Phone # _____

3. Address _____

4. Email Address _____

You must meet the following requirements to qualify as an election judge:

- You must be a resident of Minnesota and be at least 18 years of age,
- Be eligible to vote,
- Be able to read, write and speak fluent English,
- Cannot be a candidate in an election or closely related to a candidate, and
- Cannot be closely related to another election judge in the same precinct.

State Primary Election August 11, 2026

- I am available to work all day 6am – close
 I am available to work a partial day (refer below)
 I am not available to work

General Election November 3, 2026

- I am available to work all day 6am - close
 I am available to work a partial day (refer below)
 I am not available to work

I am only available during these times for partial working days:

Primary: _____

General: _____

- I am interested in being a head election judge (additional training required)

State Law requires that no more than one-half of the election judges in a precinct can be members of the same major political party. All election judges must declare a major political party affiliation. When working at a polling place, however, election judges must remain non-partisan.

DFL Republican Independent No Party Affiliation

An individual who is selected as an election judge may be absent from their place of work for the purpose of serving as an election judge without penalty if they notify their employer in writing at least 20 days prior to each election. (M.S.204B.195)

Continued on back →

City of Byron, Minnesota

2026 Election Judge Application

As an applicant for Election Judge, I certify that I am not a candidate or closely related to a candidate in the election I am choosing to serve in. I meet all the qualifications for serving as an Election Judge for the City of Byron. I have been given the Tennessean Warning Notice.

Signature

Date

TENNESSEAN WARNING

In Accordance with the Minnesota Government Data Practices Act, the City of Byron is required to inform you of your rights as they relate to the private information collected from you.

A. The Purpose and Intended use of the information collected

1. The information we collect about you is classified by law as either public (anyone can see the information), or private (only you can see the information), or confidential (you cannot see the information).
2. The purpose and intended use of this is to aid the City of Byron in determining your qualifications to the committee you have selected or as an election judge.

B. May you refuse or are you legally required to Supply the Information we ask for? What are the Consequences of your Supplying or Refusing to Supply the Information?

1. You have the right to refuse to supply the information requested and there is no legal requirement that you provide the information requested.
2. If you supply the information requested, it will aid the City of Byron in determining your qualifications essential appointment on a committee or as election judge.
3. If you refuse to supply the information, your application may be considered incomplete and may disqualify you from being appointed to a committee or election judge.

C. Who has Access to the Private and Confidential Information We Collect About You?

1. Individuals within the Clerk's Office of the City of Byron and individuals within the Committee seeking to fill the position. The City Council of the City of Byron will also have access to the information.
2. Individuals or agencies for which a state statute, federal law or the State Commission of Administration authorizes a new use or sharing of the information after you have been given this notice.

Unless otherwise authorized by state statute or federal law, government agencies with which we share private or confidential information may also treat the information they receive as private or confidential.