

FAIR CAMPAIGN PRACTICES 211.41

make an application in the form of an affidavit executed in triplicate in the presence of the county auditor substantially as follows:

State of

ss.

County of

I,, do solemnly swear that:

1. I am a citizen of the United States.

2. Before becoming a resident of this state, I resided at street, in the (town) (township) (village) (city) of, (county) of the state of

3. On the day of the next presidential election, I shall be at least 18 years of age. I have been a resident of this state since, 19...., now residing at street, in the (precinct) of the (ward) of the (town) (township) (village) (city) of, (county).

4. I have resided in Minnesota less than six months. I believe I am entitled under the laws of this state to vote at the presidential election to be held, 19....

5. I hereby make application for a presidential and vice presidential ballot. I have not voted and will not vote otherwise than by this ballot at that election.

Signed

(applicant)

Subscribed and sworn to before me this day of, 19....

Signed

[1973 c 725 s 41]

CHAPTER 211. FAIR CAMPAIGN PRACTICES

Sec.

211.41 Denial of access by political candidates to multiple unit dwellings [New].

211.41 Denial of access by political candidates to multiple unit dwellings

Subdivision 1. Prohibition. It is unlawful for any person, either directly or indirectly, to deny access to any apartment house, dormitory, nursing home, mobile home park, any areas in which two or more single family dwellings are located on private roadways or other multiple unit facility used as a residence, to any candidate who has filed for election to public office or workers accompanied by the candidate, provided the candidate and workers seeking admittance to such facility do so solely for the purpose of campaigning.

Subd. 2. Exceptions. The provisions of subdivision 1 shall not be construed to prohibit:

(a) Denial of admittance into a particular apartment, room, mobile home or personal residential unit by a person or persons residing in that particular apartment, room, mobile home or unit.

(b) Requiring reasonable and proper identification as a necessary prerequisite to admission to a multiple unit dwelling;

(c) In the case of nursing homes, denial of permission to visit certain persons where valid reasons of health exist therefor;

(d) Limiting visits by candidates or workers accompanied by the candidate to reasonable number of persons, reasonable hours or requiring prior appointments;

(e) Denial of admittance to or expulsion from a multiple unit dwelling for good cause.

211.41 FAIR CAMPAIGN PRACTICES

Subd. 3. Injunction. Any candidate who is denied access personally or with workers he accompanies to any multiple unit dwelling in violation of subdivision 1 shall be entitled to sue for and have injunctive relief in any court of competent jurisdiction against all persons involved in any violation of subdivision 1, to prevent and restrain violations thereof without alleging or proving actual damages or that an adequate remedy at law does not exist, so that injunctive relief can be obtained promptly without awaiting injury or actual damage. Such injunctive relief shall not abridge or be in lieu of any other remedy or penalty provided by law, provided the court shall specifically exclude from the injunction any resident of the multiple unit facilities specified in subdivision 1 who shall have indicated orally or in writing to the candidate, his representative or the court that he does not want to be contacted by said candidate.

Subd. 4. Violations not a crime. A violation of the provisions of this section is not a crime.

[1973 c 93 s 1-4]

DEPARTMENTS, AGENCIES

CHAPTER 214.

STATE EXAMINING LICENSING BOARDS, GENERAL PROVISIONS
[NEW]

Sec.		Sec.	
214.01	Definitions.	214.05	Effect of powers granted in enabling acts.
214.02	Public member, defined.	214.06	Fees.
214.03	Standardized tests.		
214.04	Services.		

214.01 Definitions

Subdivision 1. The words defined in this section for purposes of sections 214.02, 214.03, 481.01, and 481.18 have the meanings given them unless the context clearly requires otherwise.

Subd. 2. "Health related licensing board" means the board of examiners of nursing home administration established pursuant to section 144.952, the board of examiners in basic sciences established pursuant to section 146.03, the state board of medical examiners created pursuant to section 147.01, the Minnesota board of nursing created pursuant to section 148.181, the state board of chiropractic examiners established pursuant to section 148.02, the licensed practical nurses examining board created pursuant to section 148.296, the state board of optometry established pursuant to section 148.52, the state examining committee for physical therapists established pursuant to section 148.66, the state board of dentistry established pursuant to section 150A.02, the state board of pharmacy established pursuant to section 151.02, the state board of podiatry examiners and registration established pursuant to section 153.02, and the state veterinary examining board, established pursuant to section 156.01.

Subd. 3. "Non-health related licensing board" means the state board of examiners of psychologists established pursuant to section 148.79 or its successor board, the board of barber examiners established pursuant to section 154.22, the state board of cosmetology examiners established pursuant to section 155.04, the state board of architects, engineers and land surveyors established pursuant to section 326.04, the state board of accountancy established pursuant to section 326.17, the state board of electricity established pursuant