400

Nomination Paper - Part 2



Prospective candidates must disclose offences to which they have pled guilty or of which they have been found guilty. Elections Act, disclosure of offences under the Youth Criminal Justice Act (Canada) or

prospective candidates must disclose offences to which they have under the Youth Criminal Justice Act (Canada)
Prospective candidates must disclose offences to which they must disclose offences under the Youth Criminal Justice Act (Canada) NOTE: As per s. 55(1)5.1 of The Elections Act, disclosure of offence for which the prospective candidate has been granted a the Young Offenders Act (Canada) or disclosure of an offence for which the prospective candidate has been granted a the Young Offenders Act (Canada) or disclosure of an offence for which the prospective candidate has been granted a pardon as per s. 748 of the Criminal Code are not required.
ANDREW TAYLOR NOTRE DAME NOTRE DAME Electoral Division As per s. 55(1)5.1 of The Elections Act, I have nothing to disclose under the Criminal Code (Canada), the Controlled Drugs and Substances Act (Canada), The Income Tax Act or the Income Tax Act (Canada) or any other law related to financial dishonesty as set out in regulations under this Act.
I, the undersigned, declare this information to be true. SIGNATURE OF CANDIDATE 7/30/2019
As per s. 55(1)5.1, of The Elections Act, I disclose that I have pled guilty to or been found guilty of the following offences under: The Criminal Code (Canada) The Controlled Drugs and Substances Act (Canada) The Income Tax Act or the Income Tax Act (Canada) or any other law related to financial dishonesty that the Lieutenant Governor in Council has, by regulation, designated for the purpose of this section.
I, the undersigned, declare this information to be true. SIGNATURE OF CANDIDATE And War Harden Manitoba must publish this statement.

As per s. 55(2) of The Elections Act, Elections Manitoba must publish this statement.