



Victor McCraw: Idaho POST Division Administrator

Victor McCraw is a career public safety professional and criminal justice trainer, and served the Arizona Department of Public Safety (DPS) for over 28 years. He retired at the rank of Captain in November 2014 to accept his current position after serving as the Executive Officer of the Arizona Law Enforcement Academy for the previous five years.

In addition to his vast law enforcement training experience, McCraw served as an Arizona Highway Patrol District Commander in the metro Phoenix area, as the Arizona DPS Operational Training Section Commander and as an Air Rescue Helicopter Paramedic Sergeant. His special duty assignments have included Tactical Negotiator, SWAT Medic, Major Events Security Commander and Senior NFL Public Safety Official for the Arizona Cardinals.

Vic is a graduate of the IACP Leadership in Police Organizations course, and the 249th Session of the FBI National Academy. He is a member of the Idaho Peace Officer Memorial Board of Directors and the Idaho Medal of Honor Commission. Vic remains active in speaking, teaching and consulting on and off-duty.



IDAHO PEACE OFFICER STANDARDS AND TRAINING COUNCIL

Jan Bennetts, Prosecutor Ada County

Daniel Chadwick, Executive Director Idaho Association of Counties

Kevin J. Fuhr, Chief (Chairman) Rathdrum Police Department

> Shaun Gough, Sheriff Gooding County

Seth Grigg, Executive Director Association of Idaho Cities Sharon Harrigfeld, Director Idaho Department of Juvenile Corrections

Doug Hart, SSRA Federal Bureau of Investigation

Kevin Kempf, Director Idaho Department of Correction

Jeffrey A. Lavey, Chief Meridian Police Department

Lorin Nielsen, Sheriff Bannock County Paul Panther, Chief Criminal Law Division, Office of the Attorney General

> Ralph Powell, Director Idaho State Police

Wayne Rausch, Sheriff (Vice Chairman) Latah County

> Shane Turman, Chief Rexburg Police Department

Greg Wooten, Enforcement Chief Idaho Department of Fish & Game



IDAHO PEACE OFFICER STANDARDS AND TRAINING STAFF



NOVEMBER 2015

DOCKET NO. 11-1101-1501

- Brings POST in compliance with the FBI's criminal fingerprint check restrictions related to law enforcement agencies and the administration of justice
- $oldsymbol{\square}$ Clarifies the certification qualifications regarding past misdemeanor convictions and past decertifications
- $f \square$ Removes language prohibiting POST from considering misdemeanor convictions related to crimes against children and vulnerable adults
- Eliminates the need for Physical Readiness/Agility Testing for recertification and certification challenge candidates
- $f\square$ Eliminates the requirement for students to live on campus during academy sessions
- Improves processes and standards related to POST Certified Instructors and credit

p. 46

□ 03.g (stricken)

Allows the consideration of convictions of violations of Title 18 Chapter 15 of the Idaho Code (or comparable statutes from elsewhere) to be considered when making peace officer certifications.

TITLE 18 CHAPTER 15 CHILDREN AND VULNERABLE ADULTS

- 18-1501 INJURY TO CHILDREN.
 18-1502 BEER, WINE OR OTHER ALCOHOL AGE VIOLATIONS -- FINES.
 18-1502B POSSESSION OF INHALANTS BY MINORS.
 18-1502C POSSESSION OF MARIJUANA OR DRUG PARAPHERNALIA BY A MINOR -- USE OF CONTROLLED SUBSTANCES -- FINES.
 18-1505A ABUSE, EXPLOITATION OR NEGLECT OF A VULNERABLE ADULT.

- 18-1505A ABANDONING A VULNERABLE ADULT.
 18-1505B SEXUAL ABUSE AND EXPLOITATION OF A VULNERABLE ADULT.
 18-1506 SEXUAL ABUSE OF A CHILD UNDER THE AGE OF SIXTEEN YEARS.
 18-1506 RITUALIZED ABUSE OF A CHILD -- EXCLUSIONS -- PENALTIES -- DEFINITION.
 18-1507 DEFINITIONS -- SEXUAL EXPLOITATION OF A CHILD -- PENALTIES.
 18-1508 LEWD CONDUCT WITH MINOR CHILD UNDER SIXTEEN.
 18-1509 LEVIALD BATTERY OF A MINOR CHILD UNDER SIXTEEN.
 18-1509B SEXUAL BATTERY OF A MINOR CHILD SIXTEEN OR SEVENTEEN YEARS OF AGE -- PENALTY.
 18-1509 ENTICING OF CHILDREN.
- 18-1510 FARTER OF CHILDREN.

 18-1510 PROVIDING SHELTER TO RUNAWAY CHILDREN.

 18-1511 SALE OR BARTER OF CHILD FOR ADOPTION OR OTHER PURPOSE PENALIZED.—ALLOWED EXPENSES.
- 18-1512 MEDICAL BILLS PAYMENT FOR CHILD TO BE ADOPTED OR MOTHER AN EXCEPTION
 18-1512A ADVERTISING FOR ADOPTION -- PROHIBITED ACTS.
 18-1513 OBSCENE MATERIALS -- DISSEMINATION TO MINORS -- POLICY.
 18-1514 OBSCENE MATERIALS -- DEFINITIONS.

- 18-1515 DISSEMINATING MATERIAL HARMFUL TO MINORS DEFINED -- PENALTY.
 18-1516 MISREPRESENTATIONS -- PARENTHOOD OR AGE -- MISDEMEANOR.
 18-1517 DISSEMINATING MATERIAL HARMFUL TO MINORS -- DEFENSES.

- 18-1517 DISSEMINATING MATERIAL HARMFUL TO MINORS -- DEFENSES.

 18-1517 HIRING, EMPLOYING, ETC., MINOR TO ENGAGE IN CERTAIN ACTS -- PENALTY.

 18-1518 TIE-IN SALES OF PROHIBITED MATERIALS -- MISOSEMEMANOR.

 18-1519 EACH PROHIBITED ITEM DISSEMINATED CONSTITUTES SEPARATE OFFENSE.

 18-1520 DISTRICT COURTS -- INJUNCTIONS -- TRIAL -- ORDERS OF INJUNCTION.

 18-1521 UNIFORM ENFORCEMENT -- ABROGATION OF EXISTING ORDINANCES -- FURTHER LOCAL ORDINANCES BANNED.

 18-1522 UNAUTHORIZED SCHOOL BUS ENTRY -- NOTICE.

 18-1523 MINORS -- TAITOOING, BRANDING, TANNING DEVICES AND BODY PIERCING.

p. 47

071.01-04 (stricken) Closed Campus and Attendance

Students will report promptly for duty at the designated time and location. Tardiness will not be tolerated. Students will not leave academy grounds or other assigned duty posts without permission from the training staff. Leaving the academy grounds without proper authorization will result in the student being absent from duty and may lead to immediate dismissal from the academy.

Students are required to complete all academy objectives, classes and course material in order to graduate from the academy. A student may not be absent from more than 16 hours of academy instruction. All missed instructional time must be made up by the student. If the student misses skills based training (e.g. Defensive Tactics, EVOC, Firearms, Scenarios, etc.) it is the responsibility of the student's agency to ensure that the student receives the missed training as approved by POST.



11.11.01.251 - 311

POST CERTIFIED INSTRUCTOR CHANGES

- POST Currently processes several hundreds of annual instructor-related "certification" requests. Instructors are spending hours on submittals, and POST is spending additional hours on logging, scanning, verification, approval and notification for each request. This process includes next to no quality control, and absolutely no agency or instructor support to improve training.
- ☐ The purpose of the rule change proposal is to decrease the amount of "red tape" while maintaining standards and increasing the amount of support offered by POST to improve training.



POST CERTIFIED INSTRUCTOR CHANGES

Highlights

- Issues POST Training Credit only for courses taught by at least one certified or approved instructor
- Adds a provision for non-punitive suspension of instructor certification for significant or repeated deviations from POST training standards
- > Eliminates "exemptions" and institutes an "approved" status for non-certified instructors
- > Reduces the instructor application document requirements
- Eliminates the requirement for recertification as an instructor for each and every non-high liability topic or lesson plan taught
- Maintains and refines the current level of oversight, continuing training and recertification requirements for instructors of high liability content
- Establishes the POST Instructor Development course as a "certification" course for instructors

END OF NOTES FOR DOCKET NO. 11-1101-1501

DOCKET NO. 11-1104-1501

	Brings POST in compliance with the FBI's criminal
1	fingerprint restrictions related law enforcement
ā	agencies and the administration of justice

- ☐ Clarifies the certification qualifications regarding disclosure of past decertifications
- ☐ Eliminates the need for Physical Readiness/Agility
 Testing for recertification and certification challenge
 candidates (Legality and purpose of testing considered)