# LEGISLATURE OF THE STATE OF IDAHO Sixty-fourth Legislature First Regular Session - 2017

## IN THE SENATE

### SENATE BILL NO. 1154

#### BY JUDICIARY AND RULES COMMITTEE

#### AN ACT

- RELATING TO THE PEACE OFFICER STANDARDS AND TRAINING COUNCIL; AMENDING SEC TION 19-5109, IDAHO CODE, TO PROVIDE THAT THE COUNCIL MAY OBTAIN AND RE TAIN CERTAIN CRIMINAL JUSTICE INFORMATION IN CERTAIN INSTANCES AND TO
   MAKE TECHNICAL CORRECTIONS.
- 6 Be It Enacted by the Legislature of the State of Idaho:

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7 SECTION 1. That Section 19-5109, Idaho Code, be, and the same is hereby 8 amended to read as follows:

9 19-5109. POWERS OF THE COUNCIL -- STANDARDS OF TRAINING, EDUCATION AND
 10 EMPLOYMENT OF PEACE OFFICERS -- CERTIFICATION -- PENALTIES. (1) It shall be
 11 the duty of and the council shall have the power:

- (a) To establish the requirements of minimum basic training which that
  peace officers shall complete in order to be eligible for permanent
  employment as peace officers, and the time within which such basic
  training must be completed. One (1) component of minimum basic training
  shall be a course in the investigation of and collection of evidence in
  cases involving an allegation of sexual assault or battery.
- (b) To establish the requirements of minimum education and training
   standards for employment as a peace officer in probationary, temporary,
   part-time, and/or emergency positions.
- (c) To establish the length of time a peace officer may serve in a proba tionary, temporary, and/or emergency position.
- (d) To approve, deny approval or revoke the approval of any institution
   or school established by the state or any political subdivision or any
   other party for the training of peace officers.
- (e) To establish the minimum requirements of courses of study, atten dance, equipment, facilities of all approved schools, and the scholas tic requirement, experience and training of instructors at all approved
   schools.
- (f) To establish such other requirements for employment, retention and
   promotion of peace officers, including minimum age, physical and men tal standards, citizenship, moral character, experience and such other
   matters as relate to the competence and reliability of peace officers.
- (g) To certify peace officers as having completed all requirements es tablished by the council in order to be eligible for permanent employ ment as peace officers in this state.
- 37 (h) To receive and file for record copies of merit regulations or local38 ordinances passed by any political subdivision.
- (i) To maintain permanent files and transcripts for all peace officers
   certified by the council to include any additional courses or advanced
   courses of instruction successfully completed by such peace officers
   while employed in this state and to include the law enforcement em-

1 ployment history by agency and dates of service of the officer. Such 2 information shall be made available to any law enforcement agency upon 3 request when a person applies for employment at the requesting law en-4 forcement agency.

(j) To allow a peace officer of a federally recognized Indian tribe 5 within the boundaries of this state to attend the peace officer stan-6 dards and training academy if said peace officer meets minimum physical 7 and educational requirements of the academy. The Indian tribal law 8 enforcement agency shall reimburse the peace officer standards and 9 training academy for the officer's training. Upon satisfactory com-10 pletion of the peace officer standards and training academy, the tribal 11 peace officer shall receive a certificate of satisfactorily completing 12 the academy. 13

After January 1, 1974, any peace officer as defined in section (2)14 19-5101(d), Idaho Code, employed after January 1, 1974, except any elected 15 16 official or deputy serving civil process, the deputy director of the Idaho state police, or any person serving under a temporary commission with any 17 law enforcement agency in times of natural or man-caused disaster declared 18 to be an emergency by the board of county commissioners or by the governor 19 of the state of Idaho, or those peace officers whose primary duties involve 20 21 motor vehicle parking and animal control pursuant to city or county ordinance, or any peace officer acting under a special deputy commission from 22 the Idaho state police, shall be certified by the council within one (1) year 23 of employment; provided, however, that the council may establish criteria 24 different than that required of other peace officers for certification of 25 city police chiefs or administrators within state agencies having law en-26 forcement powers, who, because of the number of full-time peace officers 27 they supervise, have duties which that are primarily administrative. Any 28 such chief of police or state agency administrator employed in such capacity 29 prior to July 1, 1987, shall be exempt from certification. 30

31 (3) The council is designated as a criminal justice agency as defined in section 67-3012(7)(A)(ii), Idaho Code, for the purposes of obtaining and re-32 taining confidential criminal justice information by means of criminal jus-33 tice services as defined in section 67-3012(8), Idaho Code. Such informa-34 tion shall be used to provide for the certification, suspension or revoca-35 tion of certification of peace officers and public safety personnel subject 36 to certification by the council. The council may not record or retain any 37 confidential criminal justice information without complying with the provi-38 39 sions of chapter 30, title 67, Idaho Code.

(4) No peace officer shall have or exercise any power granted by any 40 statute of this state to peace officers unless such person shall have been 41 certified by the council within one (1) year of the date upon on which such 42 person commenced employment as a peace officer, except in cases where the 43 council, for good cause and in writing, has granted additional time to com-44 plete such training. The council shall decertify any officer who is con-45 victed of any felony or offense which that would be a felony if committed in 46 47 this state. The council may decertify any officer who:

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(a) Is convicted of any misdemeanor;

49 (b) Willfully or otherwise falsifies or omits any information to obtain50 any certified status; or

(c) Violates any of the standards of conduct as established by the council's code of ethics, as adopted and amended by the council.

All proceedings taken by the council shall be conducted in accordancewith chapter 52, title 67, Idaho Code.

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(4<u>5</u>) Any law enforcement agency as defined in section 19-5101(c), Idaho
Code, in which any peace officer shall resign as a result of any disciplinary
action or in which a peace officer's employment is terminated as a result
of any disciplinary action, shall, within fifteen (15) days of such action,
make a report to the council.

(56) The council shall, pursuant to the requirements of this section,
 establish minimum basic training and certification standards for county de tention officers that can be completed within one (1) year of employment as a
 county detention officer.

(67) The council may, upon recommendation of the juvenile training
 council and pursuant to the requirements of this section, implement minimum
 basic training and certification standards for juvenile detention offi cers, juvenile probation officers, and employees of the Idaho department of
 juvenile corrections who are engaged in the direct care and management of
 juveniles.

20  $(7\underline{8})$  The council may, upon recommendation of the correction standards 21 and training council<sub> $\tau$ </sub> and pursuant to the requirements of this section, es-22 tablish minimum basic training and certification standards for state cor-23 rection officers and for adult probation and parole officers.

(89) The council may, upon recommendation of a probation training advisory committee and pursuant to the requirements of this section, establish
minimum basic training, continuing education and certification standards
for misdemeanor probation officers, whether those officers are employees
of, or by private sector contract with, a county.

(910) The council may reject any applicant for certification who has
 been convicted of a misdemeanor, and the council shall reject an applicant
 for certification who has been convicted of a felony, the punishment for
 which could have been imprisonment in a federal or state penal institution.

(10) As used in this section, "convicted" means a plea or finding of 33 guilt, notwithstanding the form of judgment or withheld judgment, regard-34 less of whether the sentence is imposed, suspended, deferred or withheld, 35 and regardless of whether the plea or conviction is set aside or withdrawn or 36 the case is dismissed or reduced under section 19-2604, Idaho Code, or any 37 other comparable statute or procedure where the setting aside of the plea or 38 39 conviction, or dismissal or reduction of the case or charge, is based upon lenity or the furtherance of rehabilitation rather than upon any defect in 40 the legality or factual basis of the plea, finding of guilt or conviction. 41

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