

Compliance Bulletin – Q2 2014

Oregon Private Security & Private Investigator Moral Fitness

The Private Security Certification and Private Investigator Licensing programs are mandated by the Oregon legislature to establish and enforce minimum standards for all private security professionals and private investigators in the state. The minimum standards for each program are defined in Oregon Administrative Rule Divisions 60 & 61.

This quarterly review of applicants and providers who violated those minimum standards is meant to provide insight into the types of disqualifiers that DPSST is seeing in revocation, denial, or suspension of certification and licensure. The following cases are *some* of the circumstances that have resulted in consideration of **revocation, denial or suspension** of certifications and/or licenses by DPSST the last quarter.

The Department continues to ensure that certified private security professionals and private investigators meet the minimum standards established by the legislature.

April Criminal and Discretionary Cases Opened 63
 May Criminal and Discretionary Cases Opened 42
 June Criminal and Discretionary Cases Opened 95

Notice of Violations Issued

April 34
 May 43
 June 44

Unarmed Professional	Mandatory	Applicant convicted of Misdemeanor drug charge.
Unarmed Professional	Mandatory	Applicant was convicted of Criminal Mistreatment 1 in 1996. A lifetime disqualifier.
Unarmed Professional	Mandatory	Applicant convicted of Theft in the First Degree
Unarmed Professional	Discretionary	Provider arrested for Theft 2. Entering diversion. Revocation based on moral fitness, dishonesty, mistreatment of others, lack of good character and lack of public trust.
Unarmed Professional	Mandatory	Applicant convicted of Theft 2.
Unarmed Professional	Mandatory	Applicant convicted of Domestic Battery.
Unarmed Professional	Mandatory	Applicant convicted of Forgery
Armed/Unarmed Professional	Mandatory	Applicant convicted of Obstructing Admin. Of Law
Unarmed Professional	Mandatory	Applicant convicted of Assault with a Deadly Weapon
Unarmed Professional	Mandatory	Applicant convicted of Uttering and Publishing.
Unarmed Professional	Mandatory	Applicant does not meet moral fitness standards. Falsified his application when he failed to report his criminal justice certification was revoked.

Armed/Unarmed Professional	Civil Penalty \$500	Second instance of working without certification.
Executive Manager	Civil Penalty \$250	EM Issuing PS-20 without sending any other forms/fees.
Unarmed Professional	Emergency Suspension	Provider Emergency Suspended after being charged with Assault 3 and Criminal Mistreatment 1.
Unarmed Professional	Emergency Suspension	Provider Emergency Suspended after being charged with Criminal Mistreatment 1.
Executive Manager	Civil Penalty Assessed	Provider assessed a civil penalty in the amount of \$1,000 for employing an individual to provide security services without proper certification
Executive Manager	Civil Penalty Assessed	Provider assessed a civil penalty in the amount of \$1,000 for employing an individual to provide security services without proper certification and not employing an executive manager and failure to cease providing private security services after a cease and desist order was issued.
Executive Manager	Civil Penalty Assessed	Provider assessed a civil penalty in the amount of \$1,000 for employing individuals to provide security services without proper certification
Armed/Unarmed Professional	Civil Penalty Assessed	Individual assessed a civil penalty for providing private security services without proper certification.
Executive Manager	Civil Penalty Assessed	Provider assessed a civil penalty in the amount of \$1,000 for employing individuals to provide security services without proper certification
Executive Manager	Civil Penalty Assessed	Provider assessed a civil penalty for issuing a PS-20 two months after his executive manager license expired. This was the second violation of the PS-20 temporary work permit rules.
Unarmed Professional	Mandatory	Provider convicted of Interfering with a Peace/Patrol Officer.
Unarmed Professional	Mandatory	Applicant convicted by court martial of article 80-Attempts and article 121 Larceny while serving in the U.S. Marine Corp.
Unarmed Professional	Mandatory	Applicant convicted of Use of a Dangerous Weapon.
Unarmed Professional	Mandatory	Provider convicted of Theft 2
Unarmed Professional	Mandatory	Applicant convicted Assault 2 and Burglary 1

Unarmed Professional	Mandatory	Applicant convicted of Felony DUI, and Failure to Appear 1.
Alarm Monitor Professional	Mandatory	Applicant convicted of Fraud, insufficient Funds Check.
Unarmed Professional	Discretionary	Provider was found intoxicated while on duty. Beer cans and marijuana were found in his car. He admitted to drinking while working.
Unarmed Professional	Discretionary	Applicant arrested for Felony Theft from her employer of 3K in cash. The case was dismissed in a civil compromise.
Unarmed Professional	Mandatory	Applicant convicted of uttering a worthless check in another jurisdiction. Oregon equivalency is Negotiating a bad check.
Unarmed Professional	Mandatory	Applicant convicted of Unlawful Possession of Cocaine. A class C Felony.
Unarmed Professional	Mandatory	Applicant was convicted of Petty Theft in another jurisdiction.
Unarmed Professional	Discretionary	Provider was terminated from his employment for theft. As a security officer he had access to company vending machines and was filmed removing money.
Unarmed Instructor	Discretionary	Instructor surrendered certification after an investigation revealed they were not teaching the full 12-hour basic curriculum, and were passing individuals that should not have passed.
Unarmed Instructor	Discretionary	An investigation revealed that an unarmed instructor passed two individuals who could not read and write. Both security professionals were revoked and the instructor was sanctioned.