



**MONTANA PUBLIC SAFETY OFFICER STANDARDS AND
TRAINING (POST) COUNCIL
INTEGRITY REPORT FOR 2010-CURRENT**

- Case #1- A county deputy was terminated for having sex on duty in his patrol car, which was inadvertently transmitted over his radio, and then lying about the incident during an internal affairs investigation.

POST Action: The officer had all his LE certificates suspended by the Executive Director for failure to respond to certified mail to initiate his due process for suspension/revocation action.

- Case #2- A county detention officer was investigated for several violations of policy by in reference to the deployment of a Taser. He was subsequently involuntarily terminated.

POST Action: The officer had his certificate suspended by the Executive Director for refusing delivery of certified mail to initiate his due process for suspension/revocation action.

- Case #3- A county detention officer was investigated for sexual misconduct in reference to his conduct with female inmates. He was subsequently involuntarily terminated.

POST Action: The officer had his certificate suspended by the Executive Director for refusing delivery of certified mail to initiate his due process for suspension/revocation action.

- Case #4- A county deputy was terminated for Gross Inefficiency in the Performance of Duties, making a false report and lying during an investigation.

POST Action: The officer had his certificate suspended by the Executive Director for refusing delivery of certified mail to initiate his due process for suspension/revocation action.

- Case #5- A county deputy fled the state after becoming the subject of an investigation of Partner Assault and Sexual Assault of a minor.

POST Action: The officer had his certificate suspended by the Executive Director until he can be located to initiate his due process for suspension/revocation action.

- Case #6- A county deputy entered his estranged girlfriend's house and damaged property. He was charged and plead guilty to Criminal Mischief. He was sentenced to six months in jail, fined \$1,085, and surrendered all of his law enforcement certificates.

POST Action: The officer's certificates were permanently revoked by the POST council and he may no longer serve in any capacity as a Public Safety Officer.

- Case #7- A university police officer was terminated after an IA investigation found he had stolen a firearm from the department. After his termination he was found to be in possession of stolen property from another location on the campus. He was charged and pleaded guilty to theft and was sentenced to six months in jail. He had not yet applied for and been awarded a basic certificate.

POST Action: The officer had his ability to become certified suspended by the Executive Director for refusing delivery of certified mail to initiate his due process for suspension/revocation action.

- **Case #8-** A university police officer resigned after an IA investigation found he had stolen department property: large amounts of toilet paper. The officer admitted to theft of department property and stated that “it is clear that I do not have the necessary values to represent the department, university and community.”

POST Action: The officer had his certificate suspended by the Executive Director for refusing delivery of certified mail to initiate his due process for suspension/revocation action.

- **Case #9-** A county deputy was charged and plead guilty to Felony Theft and received a five year suspended prison sentence for theft of over 40,000 rounds of department ammunition.

POST Action: The officer’s certificates were permanently revoked by the POST council and he may no longer serve in any capacity as a Public Safety Officer.

- **Case #10-** A tribal police officer was charge and found guilty of Sexual Assault of a Minor on an Indian Reservation. He was sentenced to 30 months in Federal Prison, 3 years supervised release and must register as a Sexual Offender.

POST Action: The officer’s certificates were permanently revoked by the POST council and he may no longer serve in any capacity as a Public Safety Officer.

- **Case #11-** A female corrections officer was charged with Conspiracy to Transfer Illegal Articles to an Inmate. She left cell phone inside a trash can for an inmate to pick up. Charges were dismissed o the condition she surrender her POST certificate.

POST Action: The officer’s certificate was permanently revoked by the POST council and he may no longer serve in any capacity as a Public Safety Officer.

- **Case #12-** A female corrections officer was charged and plead guilty to Transferring an Illegal Article to an Inmate, a Felony. The officer had another female corrections officer(see Case #11) deliver a cell phone to an inmate. She was sentenced to 13 months in prison (suspended) and fined \$1,700.

POST Action: The officer's certificate was permanently revoked by the POST council and he may no longer serve in any capacity as a Public Safety Officer.

- Case #13- An Undersheriff was charged with official misconduct and burglary, both felonies for breaking into a house to steal prescription drugs. In a plea agreement he surrendered his law enforcement certificates.

POST Action: The officer's certificates were permanently revoked by the POST council and he may no longer serve in any capacity as a Public Safety Officer.

- Case #14- A county detention officer was investigated for several violations of policy in reference to an inappropriate relationship with an inmate. During the course of the investigation she was evasive and untruthful with her answers concerning the relationship. She was subsequently involuntarily terminated.

POST Action: The officer had her certificate suspended by the Executive Director for refusing delivery of certified mail to initiate his due process for suspension/revocation action.

- Case #15- A county detention officer pleaded guilty to Theft (Common Scheme), a felony, and received a three year deferred sentence.

POST Action: The officer's certificates were permanently revoked by the POST council and she may no longer serve in any capacity as a Public Safety Officer.

- Case #16- A county detention officer pleaded guilty to Criminal Endangerment, a felony, and received a three year deferred sentence.

POST Action: The officer's certificates were permanently revoked by the POST council and he may no longer serve in any capacity as a Public Safety Officer.

- Case #17- A county detention officer was terminated for transmitting lewd photos of himself to a former female inmate while on duty and in uniform. The detention officer voluntarily surrendered his certificates.

POST Action: The officer's certificates were permanently revoked by the POST council and he may no longer serve in any capacity as a Public Safety Officer.

- Case #18- During a CJIN audit, a county detention officer was found to be working with three felony convictions on his criminal history.

POST Action: The officer's certificates were permanently revoked by the POST council and he may no longer serve in any capacity as a Public Safety Officer.

- Case #19- A police officer, who was also a city judge, pleaded guilty to Bribery, a felony. He voluntarily surrendered his certificates.

POST Action: The officer's certificates were permanently revoked by the POST council and he may no longer serve in any capacity as a Public Safety Officer.

- Case #20 – A detention/correction officer had inappropriate sexual acts with female inmates.

POST Action: The officer's certificates were permanently revoked by the POST Council after the officer surrendered his certificates. He can no longer serve as a Public Safety Officer.

- Case #21- A female detention/correction officer had inappropriate sexual acts with male inmate.

POST Action: The officer was suspended for five years and cannot serve as a Public Safety Officer during that time.

- Case #22- A deputy sheriff lied about his military background and experience.

POST Action: This case went to a hearing and all certificates were revoked. The officer can no longer serve as a Public Safety Offer.

- Case #23- A City Police Chief falsified the MLEA application for his son by certifying that the son was a sworn law enforcement officer and employee of the department, when in fact he was not. The Chief repeatedly disregarded statutes and regulations regarding attendance at MLEA when he sent other officers to the Academy.

POST Action: The Chief was suspended for 15 years and he may not serve as a Public Safety Officer during that time.