

SUPERINTENDENT OF PUBLIC INSTRUCTION

)

RANDY I. DORN OLD CAPITOL BUILDING • PO BOX 47200 • OLYMPIA WA 98504-7200 • http://www.k12.wa.us

IN THE MATTER OF THE EDUCATION CERTIFICATE OF

Tyler Benedict Certificate No. 418018H OPP No. D10-09-056

FINAL ORDER OF MANDATORY PERMANENT REVOCATION

COMES NOW the Office of Superintendent of Public Instruction (OSPI), under the authority granted by the laws of the state of Washington, having reviewed the file of the abovereferenced case, and having considered the entire evidence contained therein, does hereby permanently revoke the Washington Education Certificate, No. 418018H, of Tyler Benedict, based on the Findings of Fact and Conclusions of Law set forth below:

FINDINGS OF FACT

Tyler Benedict was issued a Washington Education Certificate, No. 418018H, on July 8,
2004. That certificate currently remains valid.

2. Tyler Benedict was employed by the Evergreen Public Schools.

- /
- 1

TYLER BENEDICT FINAL ORDER OF MANDATORY PERMANENT REVOCATION

1

3. On September 7, 2010, the Office of Professional Practices, within OSPI, did receive a complaint letter from John Deeder, the superintendent of the Evergreen Public Schools alleging a lack of personal fitness, or a violation of the Code of Professional Conduct, Washington Administrative Code (WAC) 181-87, by Evergreen Public Schools.

4. During the 2009-2010 school year and continuing until July 31, 2010, Tyler Benedict engaged in an inappropriate relationship with ^{1a} a female 17-year old Evergreen Public Schools student; Clark County Sheriff's Department Case # 10-1124.

5. On more than one occasion, between June 15, 2010 and July 15, 2010, Tyler Benedict had sexual contact and sexual intercourse with 1a, a female 17 year old Evergreen Public Schools student; Clark County Sheriff's Department Case # 10-1124.

6. On July 31, 2010, after discovering text messages between Tyler Benedict and 1a arranging a meeting at Heritage High School for that day, 1b [10], 1a 's step-father, contacted the Clark County Sheriff's Office; Clark County Sheriff's Department Case # 10-1124.

 On July 31, 2010, Tyler Benedict was interviewed by detectives from Clark County Sheriff's Department. Tyler Benedict was arrested and booked into the Clark County Jail for two
(2) counts of Sexual Misconduct with a Minor in the First Degree; RCW 9A.44.093.

TYLER BENEDICT FINAL ORDER OF MANDATORY PERMANENT REVOCATION

-2-

8. On August 3, 2010, after a court hearing and when Tyler Benedict was released from custody, he was issued a <u>No Contact Order</u> directing him to have no contact with minor females or go where children congregate; Clark County Superior Court Case No. 10-1-01257-5.

9. On August 4, 2010, an <u>Information</u> was filed in Clark County Superior Court, charging Tyler Benedict with two (2) Counts of Sexual Misconduct with a Minor in the First Degree, Revised Code of Washington (RCW) 9A.44.093; Clark County Superior Court Cause No. 10-1-01257-5.

10. On August 27, 2010, Tyler Benedict met with Jerry Piland, the Executive Director of Human Resources. At that time, Jerry Piland verbally placed Tyler Benedict on administrative leave.

11. On October 7, 2010, Tyler Benedict signed a <u>Statement of Defendant on Plea of Guilty to</u> <u>Sex Offense</u> and pleaded guilty to one (1) count Sexual Misconduct with a Minor in the First Degree, RCW 9A.44.093; Clark County Superior Court Cause No. 10-1-01257-5.

12. On October 12, 2010, OPP sent a letter to Tyler Benedict, to give him the opportunity to interview or submit a statement. On October 27, 2020, OPP received a letter from Betty Tyler Benedict's mother, advising that he did not wish to write a statement.

'

TYLER BENEDICT FINAL ORDER OF MANDATORY PERMANENT REVOCATION

-3-

13. On October 14, 2010, Superintendent John Deeder sent Tyler Benedict a letter of probable cause for termination. Tyler Benedict did not file an appeal of the termination.

14. On November 19, 2010, Tyler Benedict was found guilty by plea and sentenced in Clark County Superior Court. A <u>Felony Judgment and Sentence</u> was filed in Clark County Superior Court. Tyler Benedict was also served with a <u>Sexual Assault Protection Order</u>, prohibiting him from contact with 1a, until November 18, 2015; Clark County Superior Court Cause No. 10-1-01257-5.

15. Tyler Benedict has pleaded guilty or been convicted of a crime identified in Revised Code of Washington (RCW) 28A.410.090(3). Such a plea or conviction authorizes OSPI to permanently revoke the Education Certificate.

16. Good moral character and personal fitness is a continuing requirement to maintain a Washington Education Certificate.

| | | |

TYLER BENEDICT FINAL ORDER OF MANDATORY PERMANENT REVOCATION

-4-

CONCLUSIONS OF LAW

1. OSPI has jurisdiction over Tyler Benedict and over the subject matter of this action.

2. OSPI has shown by clear and convincing evidence that the Washington Education Certificate, No. 418018H, of Tyler Benedict, should be revoked, as provided for in WAC 181-86-075.

Tyler Benedict has violated RCW 28A.410.090, WAC 181-87-060, WAC 181-87-080,
WAC 181-86-013, and/or WAC 181-86-014.

ORDER

Therefore, it is hereby ordered that the Washington Education Certificate, No. 418018H, of Tyler Benedict be permanently revoked.

23'2 DATED This day of 2011.

RANDY I. DORN Superintendent of Public Instruction State of Washington

Martin T. Mueller Assistant Superintendent Student Support

TYLER BENEDICT FINAL ORDER OF MANDATORY PERMANENT REVOCATION

-5--

Redaction Log

Total Number of Redactions in Document: 6

Redaction Reasons by Page

Page	Reason	Description	Occurrences
2	1a	RCW 42.56.230(1); RCW 42.56.230(2); RCW 42.56.230 (7)(a); RCW 42.56.070(1); 20 U.S.C. § 1232g; 34 CFR §99.3; 34 CFR §99.31. Personal information in any files maintained for students in public schools are exempt from disclosure. Federal law also prohibits disclosure of personally identifiable information from education records without the consent of the student.	4
2	1b	RCW 42.56.230(1); RCW 42.56.230(2); RCW 42.56.230 (7)(a); RCW 42.56.070(1); 20 U.S.C. § 1232g; 34 CFR §99.31. Personal information for the family members or guardians of a student is exempt if the information would result in disclosure of the personal information of the student. Emergency contact information of family members or guardians is also exempt. Federal law prohibits disclosure of personally identifiable information from education records without the consent of the student.	1
4	1a	RCW 42.56.230(1); RCW 42.56.230(2); RCW 42.56.230 (7)(a); RCW 42.56.070(1); 20 U.S.C. § 1232g; 34 CFR §99.3; 34 CFR §99.31. Personal information in any files maintained for students in public schools are exempt from disclosure. Federal law also prohibits disclosure of personally identifiable information from education records without the consent of the student.	1

Redaction Log

Redaction Reasons by Exemption

Reason	Description	Pages (Count)
1a	RCW 42.56.230(1); RCW 42.56.230(2); RCW 42.56.230 (7)(a); RCW 42.56.070(1); 20 U.S.C. § 1232g; 34 CFR §99.3; 34 CFR §99.31. Personal information in any files maintained for students in public schools are exempt from disclosure. Federal law also prohibits disclosure of personally identifiable information from education records without the consent of the student.	2(4) 4(1)
1b	RCW 42.56.230(1); RCW 42.56.230(2); RCW 42.56.230 (7)(a); RCW 42.56.070(1); 20 U.S.C. § 1232g; 34 CFR §99.31. Personal information for the family members or guardians of a student is exempt if the information would result in disclosure of the personal information of the student. Emergency contact information of family members or guardians is also exempt. Federal law prohibits disclosure of personally identifiable information from education records without the consent of the student.	2(1)