

SUPERINTENDENT OF PUBLIC INSTRUCTION

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

June 8, 2009

CERTIFIED MAIL RETURN RECEIPT REQUESTED

Mr. Curtis Rapp – Inmate Coyote Ridge Correction Cntr PO Box 769 Connell, WA 99326-0769

RE: Certificate No.: 360689D OPP No.: D08-03-020

Dear Mr. Rapp:

Thirty days have transpired since your receipt of the Office of Professional Practices' Proposed Order of Mandatory Permanent Revocation. You have not appealed that Proposed Order of Mandatory Permanent Revocation, therefore; the order is now considered final. Please find enclosed the Final Order of Mandatory Permanent Revocation.

If you have any questions, please contact Charles Schreck, Director, Office of Professional Practices at (360) 725-6136.

Sincerely,

Martin T. Mueller Assistant Superintendent Student Support

MM:cs

Enclosure: Final Order of Mandatory Permanent Revocation

cc: Anne Shaw, Assistant Attorney General

I, Certified & postage prepaid, to all parties or their counsel of record. I certify under penalty of perjury, under the laws of the state of Washington, that the foregoing is true and correct.



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

Curtis Rapp Certificate No.360689D OPP No. D08-03-020

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. 360689D, of Curtis Rapp, based on the Findings of Fact and Conclusions of Law set forth below:

FINDINGS OF FACT

Curtis Rapp was issued a Washington Education Certificate, No. 360689, on May 8,
1998. That certificate currently remains valid.

2. On March 27, 2008, the Office of Professional Practices, within OSPI, did receive information, through the Seattle area news media, that Curtis Rapp had been arrested and charged with child molestation. OPP verified the information through the King County Superior Court and the King County Sheriff's Office.

.] .-

3. On or about June 1, 2007 through September 7, 2007, Curtis Rapp had sexual contact, on more than one occasion, with 4a, a nine (9) year old female, for the purpose of sexual gratification at a daycare center.

4. On March 3, 2008, Seattle Police Department initiated an investigation alleging sexual misconduct by Curtis Rapp; Seattle PD Case No. 2008-82105.

5. On March 18, 2009, an <u>Information</u> and <u>Certification for Determination of Probable</u> <u>Cause</u> were filed in King County Superior Court charging Curtis Rapp with two (2) counts of Child Molestation in the 1st Degree, RCW 9A.44.083; King County Superior Court Case No. 08-1-02246-0 SEA.

6. On March 19, 2008, Curtis Rapp was arrested on a felony warrant for Child Molestation and booked in the King County Jail; King County Superior Court Case No. 08-1-02246-0 SEA.

7. On January 30, 2009, Curtis Rapp signed a <u>Statement of Defendant on Plea of Guilty to</u> <u>Felony Sex Offense</u> was filed in King County Superior Court; King County Superior Court Case No. 08-1-02246-0 SEA.

8. On February 27, 2009, Curtis Rapp was found guilty by plea and sentenced; King County Superior Court Cause #08-1-02246-0 SEA.

CURTIS RAPP FINAL ORDER OF MANDATORY PERMANENT REVOCATION

1

-2-

9. On March 3, 2009, Curtis Rapp was offered the opportunity to respond to the allegations in the criminal investigation. Curtis Rapp declined to respond.

i ì

.

10. Curtis Rapp 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.

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

CONCLUSIONS OF LAW

1. OSPI has jurisdiction over Curtis Rapp and over the subject matter of this action.

2. OSPI has shown by clear and convincing evidence that the Washington Education Certificate, No. 360689D, of Curtis Rapp, should be revoked, as provided for in WAC 181-86-075.

Curtis Rapp has violated: RCW 28A.410.090, WAC 181-86-013, and/or WAC 181-86-014.

- Ĺ
- 1

CURTIS RAPP FINAL ORDER OF MANDATORY PERMANENT REVOCATION

-3-

<u>ORDER</u>

It has been thirty days since the Proposed Order of Mandatory Permanent Revocation was received. The appeal time period has passed. It is hereby ordered that the Washington Education Certificate, No. 360689D, of Curtis Rapp is revoked.

June day of _____ , 2009. DATED This

RANDY I. DORN Superintendent of Public Instruction State of Washington

Martin T. Mueller Assistant Superintendent Student Support

CURTIS RAPP FINAL ORDER OF MANDATORY PERMANENT REVOCATION

-4-

Redaction Log

Total Number of Redactions in Document: 1

Redaction Reasons by Page

Page	Reason	Description	Occurrences
3	4a	RCW 42.56.070(1); RCW 42.56.240(5); RCW 7.69A.020; RCW 7.69A.030(4); RCW 7.69A.050; RCW 10.97.130; RCW 13.50.100. Information revealing the identity of child victims of sexual assault who are under age eighteen. Identifying information means the child victim's name, address, location, photograph, and in cases in which the child victim is a relative or stepchild of the alleged perpetrator, identification of the relationship between the child and the alleged perpetrator.	1

Redaction Log

Redaction Reasons by Exemption

Reason	Description	Pages (Count)
4a	RCW 42.56.070(1); RCW 42.56.240(5); RCW 7.69A.020; RCW 7.69A.030(4); RCW 7.69A.050; RCW 10.97.130; RCW 13.50.100. Information revealing the identity of child victims of sexual assault who are under age eighteen. Identifying information means the child victim's name, address, location, photograph, and in cases in which the child victim is a relative or stepchild of the alleged perpetrator, identification of the relationship between the child and the alleged perpetrator.	3(1)