## BEFORE THE TEACHER STANDARDS AND PRACTICES COMMISSION 2 3 2014 OF THE STATE OF OREGON STIPLL ATION OF FACTS AND

In the Matter of the STIPULATION OF FACTS AND Educator License of STIPULATION OF FACTS AND FINAL ORDER OF PROBATION

PROBATION

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34 35 On April 25, 2014, the Commission, as part of Shelton's application for student teaching, referred Daniel Lee James Shelton (Shelton) to investigation for violation of professional practices standards regarding his background history.

After review of the matters alleged, Shelton and the Commission agree that their respective interests, together with the public interest, are best served by a stipulation to certain facts and the imposition of a period of probation.

By signing below, Shelton acknowledges, understands, stipulates, and agrees to the following: (i) he has been fully advised of his rights to notice and a hearing to contest the findings of fact, conclusions of law, and order set forth below, and fully and finally waives all such rights and any rights to appeal or otherwise challenge this Stipulation of Facts and Final Order of Probation (Stipulation and Final Order); (ii) this Stipulation and Final Order is a public document and disclosed to the public upon request by the Commission; (iii) this Stipulation and Final Order is contingent upon and subject to approval and adoption by the Commission. If the Commission does not approve and adopt this Stipulation and Final Order, then neither Shelton nor the Commission are bound by the terms herein; (iv) he has fully read this Stipulation and Final Order, and understands it completely; (v) he voluntarily, without any force or duress, enters into this Stipulation and Final Order and consents to issuance and entry of the Stipulated Final Order below; (vi) he states that no promise or representation has been made to induce him to sign this Stipulation and Final Order; and (vii) he has consulted with an attorney regarding this Stipulation and Final Order and has been fully advised with regard to his rights thereto, or waives any and all rights to consult with an attorney prior to entering into this Stipulation and Final Order and issuance and entry of the Stipulated Final Order below.

## STIPULATION OF FACTS

1. Daniel Lee James Shelton has never been licensed by the Commission. Shelton made application for student teaching (PA-1) on April 25, 2014. The Commission has jurisdiction over persons enrolled in approved teacher education institutions or programs as defined in ORS 342.175 (2).

- 2. On April 25, 2014, the Commission received Shelton's application for student teaching. As part of Shelton's application, Shelton properly answered "Yes" to character questions related to his past criminal history. Upon request, Shelton provided documentation and explanation of the incident. Investigation determined that on August 13, 2001, Shelton was convicted of Robbery in the second degree for his role in an armed bank robbery that occurred on March 6, 2001.
- 3. Shelton was forthright and honest with investigators, both at the time of the Commission investigation and during the criminal investigation of 2001. Shelton successfully served his incarceration without incident, successfully completing any related treatment and counseling programs. Shelton successfully completed his post-prison supervision program and has had no other related incidents since 2001.

13 IT IS SO STIPULATED:

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Sept  $\frac{20/2014}{\text{Date}}$ 

Victoria Chamberlain, Executive Director

Teacher Standards and Practices Commission

21 22 CONCLUSION OF LAW

Daniel Lee James Shelton was convicted of one count of Robbery in the Second Degree,

a felony. This conduct constitutes gross neglect of duty in violation of ORS 342.175(1)(b); OAR

584-020-0040(4)(n) as it incorporates OAR 584-020-0010(5) (Use professional judgment).

26 This conduct also constitutes gross unfitness in violation of ORS 342.175(1)(c); OAR 584-020-

0040(5)(c) (Conviction of violating any federal, state, or local law. A conviction includes any

final judgment of conviction by a court whether as the result of quilty plea, no contest plea or

any other means), specifically ORS 164.405 (Robbery in the Second Degree). The conduct

that resulted in the criminal conviction also constitutes gross unfitness in violation of ORS

342.175(1)(c); OAR 584-020-0040(5)(e) (*Admission of or engaging in acts constituting* 

1	criminal conduct, even in the absence of a conviction), specifically ORS 164.405 (Robbery in
2	the Second Degree).
3	The Commission's authority to impose discipline in this matter is based upon ORS
4	342.175.
5	ORDER
6	The Commission adopts and incorporates herein the above findings of fact and
7	conclusions of law, and based thereon, imposes a period of probation on Daniel Lee James
8	Shelton as detailed below.
9	The Commission imposes a four (4) year probation upon Shelton to commence upon
10	finalization of this order subject to the following terms and conditions of probation:
11	1. Shelton shall comply with the Standards for Competent and Ethical Performance of
12	Oregon Educators under Oregon Administrative Rules Chapter 584, Division 020.
13	2. Shelton will obey all laws and ordinances.
14	3. Shelton's probation will continue as determined in this order, unaffected by whether o
15	not Shelton successfully secures commission licensure or registration in the future.
16	Violation of any term or condition of probation shall constitute an independent basis for the
17	Commission to otherwise impose discipline, up to and including revocation of Shelton' right to
18	apply for a teaching license, after first providing Shelton with notice and opportunity for
19	hearing.
20	Issued and dated this day of November, 2014.
21 22	TEACHER STANDARDS AND PRACTICES COMMISSION STATE OF OREGON
23 24 25	By Julian Mankedain Victoria Chamberlain, Executive Director