FLORIDA’S CRIMINAL JUSTICE
Professional Compliance Process

Produced by:
THE FLORIDA DEPARTMENT OF LAW ENFORCEMENT
CRIMINAL JUSTICE PROFESSIONALISM
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COMMISSIONER

(Revised June 2020)
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WHY A DISCIPLINARY PROCESS?

The State of Florida, through the Criminal Justice Standards and Training Commission (the Commission), oversees the certification, employment, training, and conduct of its law enforcement, correctional and correctional probation officers. The vast majority of these officers are professionals who take pride in ensuring the safety and welfare of the citizens of this state. Officers are entrusted with certain powers and responsibilities which enable them to fulfill their important role in society. Unfortunately, a small number of officers misuse this power, and/or abuse the public’s trust. Through the Professional Compliance process, the Commission works to achieve increased professionalism by disciplining individual officers who tarnish the criminal justice profession through their misconduct. The Commission recognizes that officer misconduct is a serious threat to the safety of Florida’s citizens. The Commission’s efforts are focused to ensure that the citizens of the State of Florida are served by the most qualified, well trained and ethical officers in the nation.

STANDARDS FOR CERTIFICATION

The State of Florida, through the Florida Legislature (Section 943.13, Florida Statutes), has set minimum requirements/standards which a person must meet before becoming certified as an officer. An officer must:

- be at least 19 years of age, except 18 years of age for correctional officers;
- be a citizen of the United States;
- be a high school graduate or its equivalent;
- not have been convicted of any felony or of a misdemeanor involving perjury or a false statement, regardless of withholding of adjudication or suspended sentence; not have pled guilty or nolo contendere to or found guilty of any felony or misdemeanor involving perjury or a false statement;
- not have received a dishonorable discharge from any of the Armed Forces of the United States;
- have processed fingerprints on file with the employing agency;
- have passed a physical examination by a licensed physician, physician assistant or licensed advanced practice registered nurse based on specifications established by the Commission;
- have good moral character, as determined by a background investigation under procedures established by the Commission;
- submit an affidavit attesting to compliance;
- satisfactorily complete a Commission-approved course of basic recruit training, unless exempt pursuant to Florida Statutes;
- satisfactorily pass the state examination in the respective discipline; and
- comply with the continuing training or education requirements.

COMMISSION AUTHORITY TO DISCIPLINE

Florida Statutes grant the Commission authority to certify criminal justice officers, and once a certificate is issued, grants the Commission the authority to discipline the officer’s certification if the officer fails to maintain the standards of certification listed above.
The Commission disciplines an officer’s certification if the officer:

- pleads nolo contendere, pleads guilty, or is convicted of any felony;
- pleads nolo contendere, pleads guilty, or is convicted of a misdemeanor involving perjury or false statement; or
- fails to maintain good moral character as defined by Rule 11B-27.0011 (4), Florida Administrative Code.

Discipline of an officer’s certification is separate and distinct from any disciplinary action taken by the officer’s employing agency for violations of agency policy and procedure. The Commission’s decision in no way reflects upon the investigation, findings, conclusions, and/or disciplinary action of the employing agency.

EMPLOYING AGENCY INVESTIGATION AND REPORTING

According to Florida Statutes and Florida Administrative Code, if an officer commits an act of misconduct, and the officer’s employing agency has cause to believe that the officer has not maintained the minimum standards to be certified and/or has committed a violation of good moral character, then the employing agency must conduct an internal investigation concluding with an official disposition (e.g., sustained, not sustained, exonerated, unfounded). If the internal investigation sustains the allegation, then the agency shall submit the investigative findings and all supporting documentation to the Commission through the Commission’s staff at the Florida Department of Law Enforcement (FDLE).

Note: An investigation must be conducted and concluded, and shall contain an official disposition, even though the officer resigns, retires or is terminated while under investigation. (943.1395, F.S., 11B-27.003, F.A.C.)

COMMISSION CASE INITIATION AND DEVELOPMENT

Commission disciplinary cases are opened and processed by Commission staff (staff) located in the Professional Compliance Section, within Criminal Justice Professionalism at the FDLE. Cases are opened based on:

- information received from the employing agency in the form of a sustained violation of the officer’s minimum standards to be certified, or a sustained violation of good moral character;
- notification of an officer’s termination under undesirable circumstances involving a violation of the officer’s minimum standards to be certified, or a violation of good moral character;
- notification of an officer’s arrest;
- Staff documentation of a violation of the minimum standards to be certified, or a violation of good moral character;
- verifiable complaints received from citizens alleging a violation of the officer’s minimum standards to be certified, or a violation of good moral character; or
- by order of the Governor.
Once a case has been initiated, all documentation from the incident is requested from the appropriate investigative sources. Upon receipt, the documentation is analyzed by staff and FDLE legal counsel. In accordance with Commission rules, regardless of the agency characterization of the misconduct, staff’s characterization of the misconduct controls the processing of the disciplinary case.

If staff determines that a Commission probable cause review is warranted, the case is then scheduled for the next available Commission Probable Cause Determination Hearing, and both the officer and the employing agency are noticed. If no probable cause review is initiated, then the case is closed and the employing agency is notified.

**PROBABLE CAUSE HEARING AND THE DISCIPLINARY PROCESS**

At the Commission Probable Cause Determination Hearing, the facts of the disciplinary case are presented to a panel composed of three Commission members. The probable cause panel determines whether probable cause exists to charge that the officer violated his/her minimum standards to be certified, or committed a moral character violation. If the probable cause panel determines that probable cause exists after evaluating the case facts, then an administrative complaint is filed and issued to the officer. From that point, the procedure follows the administrative processes set forth in Chapter 120, Florida Statutes, and Chapter 28-106, Florida Administrative Code.

**FELONY CONVICTIONS OR PLEAS AND REVOCATION**

Under Florida law, the Commission must revoke an officer’s certification if he or she pleads guilty, nolo contendere, or is found guilty of any felony offense, regardless of withholding of adjudication or suspension of sentence. In this case the Commission has no discretion: the Commission penalty will be revocation (943.13(4), F.S.).

** When an officer’s certification is revoked by the Commission, that officer can no longer work as a certified officer in the State of Florida.

**MISDEMEANOR CONVICTIONS OR PLEAS AND REVOCATION**

Under Florida law, the Commission must revoke an officer’s certification if he or she pleads guilty, nolo contendere, or is found guilty of any misdemeanor involving perjury or false statement, regardless of withholding of adjudication or suspension of sentence. In this case, the Commission has no discretion: the Commission penalty will be revocation (943.13(4), F.S.).
FAILURE TO MAINTAIN “GOOD MORAL CHARACTER”

According to Section 943.13(7), Florida Statutes, a criminal justice officer must, “Have good moral character as determined by a background investigation under procedures established by the Commission.” Once certified, a criminal justice officer is subject to discipline by the Commission if he or she fails to maintain good moral character.

The Commission defines failure to maintain good moral character as:

a. Any act constituting a felony offense regardless of criminal prosecution;

b. A plea of guilty, an adjudication of guilt, or a verdict of guilty after a criminal trial, or any act constituting one of the following enumerated misdemeanor offenses regardless of criminal prosecution:

- 316.193 DUI
- 316.1939 SECOND REFUSAL TO SUBMIT TO A PHYSICAL TEST OF BREATH, BLOOD, OR URINE
- 327.35 BOATING UNDER THE INFLUENCE
- 365.16(1)(c)(d) OBSCENE OR HARASSING TELEPHONE CALLS
- 414.39 WELFARE FRAUD
- 499.03 POSSESSION OF CERTAIN DRUGS WITHOUT A PRESCRIPTION
- 741.31 VIOLATION OF INJUNCTION FOR PROTECTION AGAINST DOMESTIC VIOLENCE
- 784.011 ASSAULT
- 784.03 BATTERY
- 784.046(15) VIOLATION OF INJUNCTION FOR PROTECTION AGAINST REPEAT DATING VIOLENCE
- 784.047 VIOLATION OF INJUNCTION FOR PROTECTION AGAINST REPEAT VIOLENCE
- 784.048 STALKING
- 784.049(3)(a) SEXUAL CYBERHARASSMENT
- 784.05 CULPABLE NEGLIGENCE
- 790.01 CARRYING A CONCEALED WEAPON
- 790.10 IMPROPER EXHIBITION OF DANGEROUS WEAPON
- 790.15 DISCHARGING FIREARM IN PUBLIC
- 790.27 POSSESSION/SALE/DELIVERY OF FIREARM WITH SERIAL NUMBER ALTERED/REMOVED
- 794.027 FAILURE TO REPORT SEXUAL BATTERY
- 796.07 PROSTITUTION ESTABLISHMENT
- 800.02 UNNATURAL AND LASCIVIOUS ACT
- 800.03 EXPOSURE OF SEXUAL ORGANS
- 806.101 FALSE ALARM OF FIRE
- 806.13 CRIMINAL MISCHIEF LESS THAN $1000
- 810.08 TRESPASS IN STRUCTURE OR CONVEYANCE
- 810.14 VOYEURISM
- 812.014 PETIT THEFT
- 812.015 RESISTING THEFT RECOVERY EFFORTS
- 812.14 TRESPASS & LARCENY WITH RELATION TO UTILITY FIXTURES
- 817.235 PERSONAL PROPERTY: REMOVE / ALTER ID MARKS
817.49  FALSE REPORT OF A CRIME
817.563  SALE IN LIEU OF A CONTROLLED SUBSTANCE
817.565  URINE TESTING, FRAUDULENT PRACTICES
817.61  FRAUDULENT USE OF A CREDIT CARD
817.64  RECEIPT OF MONEY, ETC. FROM FRAUDULENT USE OF A CREDIT CARD
827.04  CONTRIBUTING TO THE DELINQUENCY OF A MINOR
828.12  CRUELTY TO ANIMALS
831.30  FORGED PRESCRIPTION
831.31(1)(b)  COUNTERFEIT CONTROLLED SUBSTANCE
832.05  WORTHLESS CHECK
836.12(2)  THREATS
837.012  PERJURY NOT IN AN OFFICIAL PROCEEDING
837.05  FALSE REPORT TO LAW ENFORCEMENT
837.055  FALSE INFORMATION TO LAW ENFORCEMENT DURING INVESTIGATION
837.06  FALSE OFFICIAL STATEMENT
839.13  FALSIFYING RECORDS
839.20  REFUSAL TO EXECUTE CRIMINAL PROCESS
843.02  RESISTING OR OBSTRUCTING AN OFFICER WITHOUT VIOLENCE
843.03  OBSTRUCTION BY DISGUISED PERSON
843.06  NEGLECT OR REFUSAL TO AID PEACE OFFICERS
843.085 UNLAWFUL USE OF POLICE BADGE OR INDICA
847.011  SALE OR POSSESSION OF OBSCENE MATERIAL/OBSCENE PERFORMANCE
856.021  LOITERING AND PROWLING
870.01  AFFRAY
893.13  CONTROLLED SUBSTANCES-SELL, MANUFACTURE, DELIVER AND/OR POSSESS WITH INTENT
893.147 USE OR POSSESSION OF DRUG PARAPHERNALIA
901.36  GIVING FALSE NAME OR FALSE IDENTIFICATION BY PERSON ARRESTED OR LAWFULLY DETAINED
914.22  TAMPERING WITH A WITNESS, VICTIM, OR INFORMANT
934.03  INTERCEPTION AND DISCLOSURE OF WIRE, ORAL, OR ELECTRONIC COMMUNICATIONS
934.425  INSTALLATION OF TRACKING DEVICES OR APPLICATIONS
944.35  MALICIOUS BATTERY
944.37  ACCEPTANCE OF UNAUTHORIZED COMPENSATION
944.39  INTERFERENCE WITH PRISONERS

c. Any principal, accessory, attempt, solicitation, or conspiracy, pursuant to Chapter 777, Florida Statutes, where there would have been a felony offense had the crime been committed or completed;

d. Any act in any jurisdiction other than the State of Florida, which if committed in the State of Florida, would constitute any offense listed in Rule 11B-27.0011 (4), Florida Administrative Code;

e. The following non-criminal acts or conduct:
   • Excessive use of force;
   • Sexual harassment involving physical contact or misuse of official position;
   • Misuse of official position, as defined in Section 112.313(6), Florida Statutes;
• Engaging in sex while on duty;
• Unprofessional relationship with an inmate, detainee, probationer or parolee, or community controlee: having written or oral communication that is intended to facilitate conduct which is prohibited by Commission Rule; or engaging in physical contact not required in the performance of official duties, defined as kissing, fondling of the genital area, buttocks, and/or breasts, massaging or similar touching, holding hands, any other physical contact normally associated with the demonstration of affection, or sexual misconduct as applied to all certifications and defined in Section 944.35(3), Florida Statutes; or engaging in a romantic association with an inmate, detainee, probationer, parolee, or community controlee. “Romantic association” is defined as the exchange of telephone calls, pictures, letters, greeting cards, or any other form of oral or written communication which expresses feelings or thoughts of affection or the desire to engage in a romantic relationship whether emotional or physical. This subsection shall not apply to an officer who is legally married to an inmate, detainee, probationer or parolee, or community controlee in the community, nor does it apply to any officer who has no knowledge, or reason to believe, that the person with whom the officer has engaged in a romantic association is an inmate, detainee, probationer or parolee, or community controlee;
• False statements during the employment application process;
• Conduct that subverts or attempts to subvert the State Officer Certification Examination process pursuant to Rule 11B-30.009(1), F.A.C.;
• Conduct that subverts or attempts to subvert the Criminal Justice Standards and Training Commission approved training examination process, or an employing agency promotional examination process;
• Conduct that subverts or attempts to subvert the Basic Abilities Test process pursuant to subsections 11B-35.0011(1), F.A.C.;
• Any overt, conspicuous, or public act of a sexual or simulated sexual nature which is likely to be observed by others;
• Any willful and offensive exposure or exhibition of his or her sexual organs in public or on the private premises of another or so near thereto as to likely be seen except in any place provided or set apart for that purpose;
• Willful failure of the agency administrator to comply with Chapter 943, F.S., as it pertains to the Criminal Justice Standards and Training Commission or Commission rules;
• Intentional abuse of a Temporary Employment Authorization, per 943.131(1), F.S.;
• Misuse of Electronic Database. Willfully and knowingly accessing an electronic database within the trust of an officer, by using said database to access restricted information for an illegitimate or personal purpose with bad intent. Bad intent may be evidenced by:
a. A pattern of misuse that demonstrates improper accesses or violations.
b. If the violation occurred after the officer received agency or Commission discipline for improperly accessing a computer database, or after the officer received formal training on the database(s) that includes provisions on the improper use of said database(s).
c. The existence of a current or past non-amicable or otherwise contentious relationship between the officer and the subject of the query, or when the purpose of the query is to identify person(s) linked or associated to said relationship.
d. Pre-textual queries based on age, race, sex, gender, or other personal identifying characteristics.
e. Any additional action taken by the officer as a result of the information obtained from the query, for example, retaining, copying, or reproducing the information obtained from the query,
or disseminating information not listed as confidential or exempt in Chapter 119, Florida Statutes, obtained as a result of the query;

• Discriminatory Conduct:
  a. The perpetration by the officer of either a course of conduct or a single egregious act that evidences discriminatory conduct based on race, color, religion, sex, pregnancy, national origin, age, handicap or sexual orientation, which does not involve an expression of public concern, and which causes a clear and substantial belief in the mind of a reasonable person that the officer cannot perform the duties of office in a fair and impartial manner, with respect for the rights of others and laws of the state and nation; or
  b. Knowingly, willfully and actively participating in any activity committed with the intent to benefit, promote or further the interests of a “hate group”, as defined in Section 874.03(6), Florida Statutes.
  c. For the purposes of this section, an expression of public concern shall mean an expression by an individual as a citizen that relates to any matter of political, social or other concern of the community. Expressions of public concern are determined by the content, form and context of the given act or course of conduct, viewed by the totality of the record; or

f. A certified officer’s unlawful injection, ingestion, inhalation, or other introduction of any controlled substance, as defined in Section 893.03, F.S., into his or her body as evidenced by a drug test in accordance with Sections 112.0455, 440.102, or 944.474, F.S.

(For additional information refer to Rule 11B-27.0011(4)(a-d), F.A.C.)

THE PENALTIES FOR MISCONDUCT

At the conclusion of the Commission disciplinary process the Commission imposes discipline on an officer’s certification in keeping with an established set of penalty guidelines. The penalties include written reprimand, probation up to two years (with or without mandatory re-training or counseling, if applicable), suspension up to two years (with or without mandatory re-training or counseling, if applicable), and revocation. An overview of these guidelines follows.

VIOLATIONS RESULTING IN REVOCATION

<table>
<thead>
<tr>
<th>Violation</th>
<th>Recommended Penalty Range</th>
</tr>
</thead>
<tbody>
<tr>
<td>• For any felony offense where there is a conviction, plea of nolo contendere or plea of guilty (regardless of suspension of sentence or withholding of adjudication);</td>
<td>Revocation</td>
</tr>
<tr>
<td>• For a misdemeanor offense involving perjury or false statement where there is a conviction, plea of nolo contendere, or plea of guilty; (regardless of suspension of sentence or withholding of adjudication);</td>
<td>Revocation</td>
</tr>
</tbody>
</table>
Absent mitigating/aggravating circumstances, the following specific **felony acts/violations** result in the indicated penalty:

<table>
<thead>
<tr>
<th>Violation</th>
<th>Recommended Penalty Range</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.  Felony assault (Sections 784.021, 784.07, F.S.)</td>
<td>Prospective suspension to revocation</td>
</tr>
<tr>
<td>2.  Felony battery (Sections 784.041, 784.045, 784.07, F.S.)</td>
<td>Prospective suspension to revocation</td>
</tr>
<tr>
<td>3.  Possession, sale of controlled substance (Section 893.13, F.S.)</td>
<td>Revocation</td>
</tr>
<tr>
<td>4.  Tampering with evidence (Section 918.13, F.S.)</td>
<td>Revocation</td>
</tr>
<tr>
<td>5.  Introduction of contraband into a jail or prison involving a firearm, concealed weapon, controlled substance, currency, or a tool or implement useful in an attempt to escape from custody (Sections 843.11, 944.47, 951.22, F.S.)</td>
<td>Revocation</td>
</tr>
<tr>
<td>6.  Other introduction of contraband into a jail or prison (Sections 944.47, 951.22, F.S.)</td>
<td>Suspension to revocation</td>
</tr>
<tr>
<td>7.  False statements (Sections 837.02, 837.021, 837.05(2), 838.022, 839.13(2), F.S.)</td>
<td>Prospective Suspension to revocation</td>
</tr>
<tr>
<td>8.  Felony stalking, sexual cyberharassment (Section 784.048, 784.049(3)(b), F.S.)</td>
<td>Revocation</td>
</tr>
<tr>
<td>9.  Sexual battery, unlawful sexual activity with a minor (Sections 794.011, 794.05, F.S.)</td>
<td>Revocation</td>
</tr>
<tr>
<td>10. Lewd or lascivious offense, child under 16 (Section 800.04, F.S.)</td>
<td>Revocation</td>
</tr>
<tr>
<td>11. Child abuse (Section 827.03, F.S.)</td>
<td>Prospective suspension to revocation</td>
</tr>
<tr>
<td>12. Aggravated child abuse with violence (Section 827.03, F.S.)</td>
<td>Revocation</td>
</tr>
<tr>
<td>13. Resisting an officer with violence (Section 843.01, F.S.)</td>
<td>Prospective suspension to revocation</td>
</tr>
<tr>
<td>14. Felony controlled substance violation (Sections 893.13, 893.135, 893.147, 893.149, F.S.)</td>
<td>Revocation</td>
</tr>
<tr>
<td>15. Bribery (Section 838.015, F.S.)</td>
<td>Revocation</td>
</tr>
<tr>
<td>16. Unlawful compensation or reward for official behavior (Section 838.016, F.S.)</td>
<td>Revocation</td>
</tr>
<tr>
<td>17. Video voyeurism</td>
<td>Prospective suspension and probation with counseling to revocation</td>
</tr>
<tr>
<td>18. Felony threats (Section 836.12(3), F.S.)</td>
<td>Revocation</td>
</tr>
<tr>
<td>19. Sexual misconduct (944.35(3)(b)(2) F.S.)</td>
<td>Revocation</td>
</tr>
<tr>
<td>20. Possession of certain drugs without prescriptions with the intent to sell, dispense, or deliver (Section 499.03, F.S.)</td>
<td>Prospective suspension to revocation</td>
</tr>
</tbody>
</table>

(For additional information refer to Rule 11B-27.005(5)(a), F.A.C.)
Absent mitigating/aggravating circumstances, the following specific **misdemeanor acts/violations** result in the indicated penalty:

<table>
<thead>
<tr>
<th>Violation</th>
<th>Recommended Penalty Range</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Assault (Section 784.011, F.S.)</td>
<td>Suspension</td>
</tr>
<tr>
<td>2. Battery; malicious battery (Sections 784.03, 944.35(3)(a)(1), F.S.)</td>
<td>Suspension</td>
</tr>
<tr>
<td>3. Petit theft (Section 812.014, F.S.)</td>
<td>Suspension to revocation</td>
</tr>
<tr>
<td>4. False reports and statements (Sections 817.49, 837.012, 837.05(1), 837.055, 837.06, 839.13(1), 901.36, 944.35(4)(b), F.S.)</td>
<td>Prospective suspension to revocation</td>
</tr>
<tr>
<td>5. Improper exhibition of a weapon (Section 790.10, F.S.)</td>
<td>Probation with training</td>
</tr>
<tr>
<td>6. Discharging a firearm in public (Section 790.15, F.S.)</td>
<td>Suspension</td>
</tr>
<tr>
<td>7. Passing a worthless check (Section 832.05, F.S.)</td>
<td>Probation</td>
</tr>
<tr>
<td>8. Prostitution or lewdness; voyeurism (Sections 796.07, 810.14, F.S.)</td>
<td>Prospective suspension and probation with counseling to revocation</td>
</tr>
<tr>
<td>9. Indecent exposure (Section 800.03, F.S.)</td>
<td>Suspension and probation with counseling to revocation</td>
</tr>
<tr>
<td>10. Driving or boating under the influence (Sections 316.193 and 327.35, F.S.)</td>
<td>Probation with substance abuse counseling</td>
</tr>
<tr>
<td>Driving or boating under the influence-second offense</td>
<td>Prospective suspension with substance abuse counseling to revocation</td>
</tr>
<tr>
<td>Driving or boating under the influence with property damage or injury</td>
<td>Prospective suspension with substance abuse counseling to revocation</td>
</tr>
<tr>
<td>Driving or boating under the influence -blood-alcohol level or breath-alcohol level of 0.15 or higher</td>
<td>Prospective suspension with substance abuse counseling to revocation</td>
</tr>
<tr>
<td>Driving or boating under the influence while accompanied in the vehicle by a person under the age of 18 years</td>
<td>Prospective suspension with substance abuse counseling to revocation</td>
</tr>
<tr>
<td>11. Possess or delivery without consideration, and not more than 20 grams of cannabis (Section 893.13, F.S.)</td>
<td>Revocation</td>
</tr>
<tr>
<td>12. Neglect or refusal to aid (Section 843.06, F.S.)</td>
<td>Suspension to revocation</td>
</tr>
<tr>
<td>13. Second violation of domestic violence or other protective injunction (Sections 741.31, 784.047, F.S.)</td>
<td>Prospective suspension to revocation</td>
</tr>
<tr>
<td>14. Stalking (Section 784.048, F.S.)</td>
<td>Prospective suspension to revocation</td>
</tr>
<tr>
<td>15. Battery involving domestic violence with slight or moderate victim physical injury (Sections 741.28, 784.03, F.S.)</td>
<td>Prospective suspension to revocation</td>
</tr>
<tr>
<td>16. Threats (836.12(2), F.S.)</td>
<td>Prospective suspension to revocation</td>
</tr>
<tr>
<td>17. Sexual cyberharassment (Section 784.049(3)(a), F.S.)</td>
<td>Prospective suspension and probation with counseling to revocation</td>
</tr>
</tbody>
</table>
### Table of Penalties

<table>
<thead>
<tr>
<th>Violation</th>
<th>Recommended Penalty Range</th>
</tr>
</thead>
<tbody>
<tr>
<td>18. Second refusal to submit to a physical test of breath, blood, or urine (Section 316.1939, F.S.)</td>
<td>Prospective suspension with substance abuse counseling to revocation</td>
</tr>
<tr>
<td>19. Installation of tracking devices or applications (Section 934.425, F.S.)</td>
<td>Suspension to revocation</td>
</tr>
<tr>
<td>20. Possession of certain drugs without prescriptions (Section 499.03, F.S.)</td>
<td>Suspension to revocation</td>
</tr>
</tbody>
</table>

(For additional information refer to Rule 11B-27.005(5)(b), F.A.C.)

Absent mitigating/aggravating circumstances, the following specific **non-criminal acts/violations** result in the indicated penalty:

<table>
<thead>
<tr>
<th>Violation</th>
<th>Recommended Penalty Range</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Excessive use of force under the color of authority</td>
<td>Suspension to revocation</td>
</tr>
<tr>
<td>2. Sexual harassment involving physical contact or misuse of position</td>
<td>Probation with training to suspension with training</td>
</tr>
<tr>
<td>3. Misuse of official position</td>
<td>Suspension to revocation</td>
</tr>
<tr>
<td>4. Engaging in sex while on duty, or at any time the officer is acting under the color of authority as a Commission-certified officer</td>
<td>Suspension to revocation</td>
</tr>
<tr>
<td>5. Unprofessional relationship with an inmate, detainee, probationer or parolee, or community controlee that substantially impairs the officer’s ability to perform necessary duties and responsibilities fairly and objectively or that jeopardizes the security of the correctional institution</td>
<td>Revocation</td>
</tr>
<tr>
<td>6. Other unprofessional relationship with an inmate, detainee, probationer or parolee, or community controlee</td>
<td>Probation with training to suspension</td>
</tr>
<tr>
<td>7. False statements during the employment application process</td>
<td>Suspension to revocation</td>
</tr>
<tr>
<td>8. Conduct that subverts or attempts to subvert the State Officer Certification Examination process pursuant to subsection 11B-30.009(1), F.A.C.</td>
<td>Revocation</td>
</tr>
<tr>
<td>9. Subverting Commission-approved training or employing agency promotional examination process</td>
<td>Suspension to revocation</td>
</tr>
<tr>
<td>10. Any overt, conspicuous, or public act of a sexual or simulated sexual nature which is likely to be observed by others</td>
<td>Suspension to revocation</td>
</tr>
<tr>
<td>11. Willful failure of the agency administrator to comply with Chapter 943, F.S., as it pertains to the Commission or Commission rules.</td>
<td>Suspension to revocation</td>
</tr>
</tbody>
</table>
12. Conduct that subverts or attempts to subvert the Basic Abilities Test process pursuant to paragraphs 11B-35.0011(1), F.A.C. | Revocation

13. Misuse of electronic database | Probation to suspension


15. Any willful and offensive exposure or exhibition of his or her sexual organs in public or on the private premises of another or so near thereto as to likely be seen except in any place provided or set apart for that purpose. | Suspension to revocation

16. Discriminatory conduct specified in sub-paragraph 11B-27.0011(4)(c)15.a., F.A.C. | Written reprimand to revocation

17. Discriminatory conduct specified in sub-paragraph 11B-27.0011(4)(c)15.b., F.A.C. | Revocation

(For additional information refer to Rule 11B-27.005(5)(c), F.A.C.)

Absent aggravating/mitigating circumstances the following specific acts/violations result in the indicated penalty:

<table>
<thead>
<tr>
<th>Violation</th>
<th>Recommended Penalty Range</th>
</tr>
</thead>
<tbody>
<tr>
<td>Positive drug test</td>
<td>Prospective suspension to revocation</td>
</tr>
</tbody>
</table>

(For additional information refer to Rule 11B-27.005(5)(d), F.A.C.)

**AGGRAVATING AND MITIGATING CIRCUMSTANCES**

Florida Law allows the Commission to deviate from the above penalties when evidence is presented showing the presence of one or more of the following specific aggravating or mitigating circumstances:

**Aggravating Circumstances**
- Whether the officer used his/her official authority to facilitate the misconduct;
- Whether the misconduct was committed while the officer was performing other duties;
- The number of violations found by the Commission;
- The number and severity of prior disciplinary actions taken against the officer by the Commission, provided the officer was previously disciplined by the Commission within the preceding eight years or received a Letter of Guidance within the preceding five years;
- The severity of the misconduct;
- The danger to the public;
- The actual damage, physical or otherwise, caused by the misconduct;
- The lack of deterrent effect of the penalty imposed by the employing agency;
- The pecuniary benefit or self-gain to the officer realized by the misconduct;
- Whether the misconduct was motivated by unlawful discrimination;
- Any behavior constituting “domestic violence” as defined by Section 741.28(1), F.S.
- Whether the certified officer has previously received a Letter of Acknowledgement within the preceding three years.
- The certified officer has not filed any answer to the Administrative Complaint or otherwise responded to the allegations of misconduct alleged by the Commission.
Mitigating Circumstances
- The officer’s employment status in a position requiring Commission certification at the time of the final hearing before the Commission;
- The recommendations of character or employment references;
- The lack of severity of the misconduct;
- The length of time the officer has been certified;
- Any effort of rehabilitation by the officer;
- The effect of disciplinary or remedial action taken by the employing agency and/or recommendations of employing agency administrator.
- The recommendation of a Probable Cause Panel to impose a penalty below the penalty guideline.
- Effort of the officer to retract a false statement prior to the close of the disciplinary or criminal investigation.

(For additional information refer to Rule 11B-27.005(6), F.A.C.)

COMMISSION ACKNOWLEDGEMENT OF AGENCY DISCIPLINE

When an employing agency has disciplined an officer consistent with the Commission’s penalty guidelines, and certain preconditions have been met, the Commission will recognize the agency discipline and not impose any additional discipline on the officer. When Commission staff determines that the respondent has been retained by the employing agency, Commission staff shall issue a Letter of Acknowledgment of agency action providing the employing agency has taken significant agency action as defined in Rule 11B-27.005, F.A.C.

A Letter of Acknowledgment establishes an understanding by the Commission that the officer’s act constituted a violation of good moral character and that the agency’s discipline was consistent with the Commission guidelines.

(For additional information refer to Rule 11B-27.004(7),(8), F.A.C.)

SUMMARY

Criminal justice officers (law enforcement, correctional and correctional probation) are vested through their certification with important powers and responsibilities that play an intricate and very significant role in society. Under the constant scrutiny of the public eye, they must attempt to preserve the peace and enforce Florida’s laws while maintaining an unprecedented level of professionalism. The Criminal Justice Standards and Training Commission has been authorized by the Florida Legislature through Florida Statutes to ensure that criminal justice officers maintain good moral character and abide by the same laws they are required to enforce. Through the Commission’s Professional Compliance Process, the State of Florida will maintain the highest standards of professionalism for its criminal justice personnel.
The preceding information is an overview of statutory and administrative law and is provided as a guide to Florida’s criminal justice officers. If additional information is required, the reader is requested to reference the applicable Florida Statutes or Florida Administrative Code.

THE COMMISSION

The Criminal Justice Standards and Training Commission is composed of nineteen members. The three standing members of the Commission include the Attorney General or designee, Secretary of the Department of Corrections (or their proxy), and the Director of the Florida Highway Patrol. The remaining members are appointed by the Governor and include three sheriffs, three chiefs of police, five law enforcement officers, two state correctional officers, a training center director, one county corrections administrator, and one resident that falls into none of the previous categories. The Commission meets on a quarterly basis and depends on staff in Criminal Justice Professionalism at the Florida Department of Law Enforcement, for research, reporting, and implementation of its programs.

The Commission has as its mission, “to ensure that the citizens of the State of Florida are served by the most qualified, well trained, competent and ethical criminal justice officers in the nation.” In pursuit of this mission the Commission is committed to delivering quality training, ensuring job related employment and training standards, and increasing the professionalism of officers throughout the state.

For additional information, please refer to our website at:

http://www.fdle.state.fl.us

- OR - contact us at:

Florida Department of Law Enforcement
Criminal Justice Professionalism
Professional Compliance Section
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