



AGENDA POLICE STANDARDS ADVISORY COUNCIL July 18, 2018

I. CALL TO ORDER

Chairman Chief Tracy Wolf called the monthly meeting of the Police Standards Advisory Council to order at 9:00 AM. A current copy of the Nebraska Open Meetings Act was on hand and available for reference. Notice of the meeting was published in the Lincoln Journal Star on July 10th. Chief Tracy Wolf, Chief Jeffrey Bliemeister, Lieutenant Colonel Andrew Duis, Sheriff Larry Koranda, Chief Timothy Larby, Mr. Matthew McCarthy and Sheriff Jerry Watson were present.

II. APPROVAL OF JUNE 20, 2018 P.S.A.C. MINUTES

Sheriff Watson motioned to approve the minutes as presented. Chief Larby seconded the motion. Voting in favor; Chief Wolf, Chief Bliemeister, Lieutenant Colonel Duis, Sheriff Koranda, Chief Larby, Mr. McCarthy and Sheriff Watson.

III. ACADEMY REPORTS

A. Director – N.L.E.T.C.

Ms. Urbanek introduced William Keeling as the new Deputy Director of Training July 17th.

The 199th Basic is in week 10 with 46 students. Between the last meeting and this one student was withdrawn by their agency and since has been terminated; the material is in the information packet.

No courses were cancelled during this time frame.

The database integration project continues.

All but four of our staff have completed Yellow Belt Training, part of the Lean Six Sigma, Governor's initiative.



State 911 Field Coordinator Troy Cordle, Nebraska Public Service Commission and I talked about 911 training the Public Service Commission wants to host and the Training Center would be a host site. It is dispatch 101 for 911 Centers, not just dispatch Centers but 911 Centers.

We had a strategic planning meeting with DAS, NSP and the architects and will have another one July 30th. Hopefully we can get some concrete information as we go before the budget with the Governor's Office the first part of August.

I have developed a tracking mechanism for our 791 reports. Thus far we have received 12. I have filed 2 informal revocation complaints in the last month.

SDLEA is 3 weeks from beginning their academy. About six weeks ago we received their test banks. The agreement was we would give them the lesson plan material, power points, and handouts and they would write their own test banks and we would review the test banks. When the test banks came in, 70% of the test questions were true and false and the other 30% were all of the above or none of the above. The degree of difficulty of the test question did not rise to the degree of test questions that are offered here. So I sent Scott back just an itemized list of these things need to be fixed, those are starting to trickle in. The first class is set to begin August 6, 2018, which is a Monday, August 8th I will be going down to administer the pretest. Scott and I have had some discussions about the written Comprehensive test. Director Muldoon had indicated that maybe they could use their own test banks but my belief is that for a true measure of whether or not they have learned the material the pretest and the post test, the final should be administered from the same thing that is administer here. Because the content is the same.

SLDEA will be conducting their PRET Test on July 30th, Mark Stephenson, our staff instructor who is a Cooper Instructor, will go down to assist them and make sure they have everything they need and to make sure it is conducted the same as it is conducted here.

I just received the final course schedule from Scott there will be some discussion about their comprehensive practical final, it is three days before ours. By rule the Training Center is to administer that so depending on their final class size, which right now sits at 14, I may talk to Scott about coming out here to do it so they can see the logistics involved and what you need to do and the next time, we'll come out and watch them do it at their place and by the third time, somebody will just go monitor it.

None of their instructors, besides Director Wagner, have audited any of the classes out here to know how we teach it. We are in the process of our heavy skills portion of hands on training, but they just have not been here to see how we do it. The TC instructional staff are looking at SDLEA's schedule to pinpoint some days to see when they can just go show up and audit to make sure things are running like they should.

The gentlemen from Omaha are here kind of because SDLEA want to use Omaha's driving course and standard. When we get into the actual approval of Omaha's standard, Omaha has a

time penalty for bumped cones as well as knocked over cones. Our penalty for cones at all is disqualification. So that will be an issue that needs to be resolved when it comes time for us to decide if SDLEA can use exactly what Omaha is doing for their agency specific standard. I think they have numbers that show what a no cone time would look like for their course.

Like our academy, I approved the 14 SDLEA packets.

Sheriff Watson questioned, you stated you would be going down to do the Pretest, do you plan on having somebody go down to do the Post Test too?

Ms. Urbanek stated that was her plan; I feel it is the most accurate way to gauge what the content is that is supposed to have been delivered is being tested and they have gotten it. Ideally in the future, I would like to have a licensing exam. So whatever agency you go through, you sit for the licensing exam, much like you would sit for the Bar Exam. It shows you are competent in all of these things. Before we get to that point, the Pre Test and Post Test are the best tools we have.

B. Nebraska State Patrol

Captain Roby reported the last time the Council met Jr. Law was going on with graduation on the Thursday following the meeting. They had a good program with the changes made, there were not a lot of issues so the Patrol will probably move forward with keeping those changes.

Camp 59 still has 14 recruits and is in their skills section. They have finished with DUI, DUID and finished up with first responder. Last week and this we finished our handgun and patrol rifle. Next week we will move into EVOC where we will be using the track here, at the airport and also in Hastings.

We held an Instructor Development Course last week with 13 people finishing; we should start see some professional certifications.

Tomorrow will be another physical testing date for Camp 60 scheduled to begin in January.

27 people are schedule to attend a Command School August 20th through October.

IV. CRIME COMMISSION REPORT

Darrell Fisher notified the Council that the President has allowed the United States Department of Justice to release the 2017 JAG Fund, funds were to be released October 1, 2017. The issue that caused the delayed release was immigration in sanctuaried cities; while Nebraska is not a sanctuaried state, I don't believe we have any declared sanctuary cities in Nebraska, we were still tied down with everybody else in the country, we have not received those funds yet and it's unclear how soon that funding will actually get to us because the President did required the Department of Justice to put in two new special conditions; 1 to provide immigration to customs

with access to all prisons and jails in the state and; 2 offer a 48 hour notice before any individual of interest to ICE were released.

The special conditions provided that for the first condition the DOJ was requiring both state and local jurisdictions to have a law or regulation in place at the time the grant award was given to ensure access to ICE. Our legislature doesn't even convene until January 1st, it's the long session which means they will be dealing with budget, and I'll be honest, I don't really want this going before the legislature, so our tentative plan is to ask for two emergency regulations. In order to qualify under the administrative code act in Nebraska, those emergency regulations, can only last 90 days. So we will have to have 2 of them. In that 180 window, we will try and expedite a full-time regulation and that will be hard to do. The conditions are fairly specific. We have to have a law or regulation in place at the time of grant award, this is also passed on to locals, so Lincoln, Omaha, everyone will have to have an ordinance in place at the time of the grant award, and if we have a local entity that doesn't want to comply, they don't get any money.

We are onboard for the master plan. The architects have the concerns we have, the deficiencies that have been identified here by our subject matter experts are working to get us some numbers. I really need numbers by August, 6th because that is my first meeting with the governor on the budget. The Colonel with the NSP, myself, and Byron Diamond with DAS are meeting this Friday to discuss our plan for the budget.

Complaint revocation update; we currently have 23 active cases. 4 are at the Attorney General Office and either a formal complaint has been filed or they are reviewing the other files to review for a formal complaint. Three are scheduled for dismissal at the August 17 Crime Commission meeting and two others have submitted voluntary surrenders but they submitted them too late for the July meeting. The 23 active cases that we have do not include the 12 – 791 cases that Brenda is currently examining. Because there is a backlog, I have found it necessary to start some kind of a prioritization of these. I am simply looking at the informal complaint as it comes in and if the respondent is alleged to have demonstrated aggressive or violent behavior, the disregard for the safety of others or the misuse of weapons. Anything else that does not rise to that level gets put in the drawer until we have time to work on it.

Mr. Stolz addressed the Council, as we see the numbers are potentially getting larger, we don't know how many of the contested numbers are dismissed versus surrenderment we just don't know at this time. I want to take this opportunity to propose something I've thought about for several years now but we never had to worry about it. With the amount of these coming, if we start getting several that are contested, that could occupy the Chair's time quite a bit, and if any of you have served as the hearing officer or knows how long it takes and to have multiple ones in the hopper at once it could really tie up your time.

My pitch to you is under Title 79, Chapter 9, section 009, it talks about the Chairperson or individual so designated by the council will serve as a hearing officer, it doesn't say a member of the council. My role has traditionally been to assist the chairperson, the hearing officer, with

the legal research, preparation of the orders, and the findings. My other role is when we actually do get into contested cases, is to be the evidentiary officer and ruling on any objections. As I have thought about this and trying to figure out the best angle to handle these cases as they come out, I am tending to pitch myself as that individual designated by the Council to serve as the presiding officer through these things. That would allow flexibility with myself and Ms. Fielding to handle any of these and all of these as they come up taking any potential council member out of the loop on that. But that is up to the Council for their decision. If that is something the Council wants me to explore, I can have it on as an agenda item. Again, I think it is manageable with one, but Jerry, Matt and Larry can certainly tell you how much time it takes as we start to move forward.

Sheriff Wagner stated the hearing officer takes a lot of time plus council members are not used to and are not experts in being hearing officers for rules of evidence and all of the information and do lean on Mr. Stolz pretty heavily for guidance in the process. To me it makes sense, Mr. Stolz as the subject matter expert and basically I am listening to you in the process when I was doing the process, it makes sense to me for the purposes of continuity and that this council really consider appointing our legal counsel as our hearing officer for these revocations.

From purely a practical standpoint all of you folks on the Council have full time jobs, this is a gubernatorial appointment, it's a technical support function, you do it and you are dedicated, you are dedicated, you are committed, please don't misinterpret what I am about to say, it is not your fulltime job. Dave is here all the time and this is his fulltime job, the other thing is given the history on the last two that have contested and taken us to the mat, I believe both of those have had at least three continuances, it has been scheduled for hearing three times, and continued each time. Taking you away from your fulltime responsibilities, my question is, how soon till your bosses start to say it would be nice to have somebody else serve as the hearing officer.

Mr. Stolz stated there were certain things that the hearing officer could not rule on. In the present case there is a motion for a closed session. That is a decision by this body to make that decision. The only thing that the hearing officer would do is actually designated it in rule and regulation and that is to simplify issues, going over the amended complaints, amend the answers, making sure the exchange witness list. The biggest thing that comes up is the handling the request for discovery under the administrative code and the rule of the court and also handling the motions of Illimani and motions of protection orders.

Members agreed to put it on the August agenda.

Mr. Fisher stated he was working the revocation cases as diligently as possibly. The investigative review officers are the Training Center Instructors and that is a very small staff and I cannot overwhelm that staff with these cases so literally I sent her a few. It will go this way for a while and we will get as many done as we can.

Mr. Stolz stated part of the distinction we are trying to make is that the 791 misconduct report is different than the informal complaint and the rationale for that is, it allows the Executive Director and the Training Center Director to go through the 791 complaints and just vet them to see if they rise to serious misconduct that would require a revocation, at least commence a revocation action. By going through the 791 complaints, and don't think they rise to the level, they can just dismiss those, take no action, I think that's what the statute requires is that the officer be cleared and then they don't have to be presented to the Crime Commission, because if we treat it as an informal complaint, anything the Executive Director elects to dismiss must be presented to the Crime Commission and they can overrule him by a 2/3 majority vote of the quorum. So we have tried to separate that process out. If though upon review of the 791 misconduct report whoever is looking at it says this rises to serious misconduct then they will act upon it and file an informal complaint at that time then the respondent officer would be notified.

Ms. Urbanek stated when we get a Change in Status and it has one of the boxes checked for 791 we have added to our database what we call a 791 locked, meaning the person cannot be employed, so if somebody goes and gets a job somewhere else and we get the change in status and we pull this guy's master file up, then we have to notify the new agency that he cannot be employed because they did not follow 791 as laid out.

Right now there are two or three criminal cases. I just handed Darrell one of the informal complaints because it is a felony child abuse strangulation charge that needs to be handled now in that it is an informal complaint and then we will put it in the drawer with the other criminal cases. We did have a situation where the guy resigned before they could even threaten termination but the sheriff was astute enough to know the basis for why this guy was resigning would have resulting in termination or dismissal so he sent the 791 report and that's one of those loop holes, he resigned before the sheriff threw the resign or be terminated paper at him. It's a learning process. Everyone is a little different.

Mr. Fisher stated there were a couple in our system that predated 791. Fortunately they were locked down because of the revocation complaint, but went out and got hired quickly.

Ms. Urbanek stated before we became aware of the criminal charges to instigate the informal complaint so they are still actively working with an informal complaint on their license, which happens. The 791 is so new I have to go and interview them. Unless they resign and the agency did not complete the internal affairs review, then they just said not our problem anymore.

Chief Bliemeister stated on the 791's prior to the 791, but with the change in culture, it is imperative that agencies complete those and have a finding in the IA process.

Ms. Urbanek stated what we have done with 791, Omaha for an example, they give us the final termination indicating they have gone through the Loudermill and it has been completely vetted and now effective this date they have been terminated or resigned in lieu of.

V. OLD BUSINESS

A. Waiver of One-Year Management Training Requirement Lieutenant Steve Meister, Omaha Police Department

Ms. Urbanek stated last month we had a request for an extension allowing Lt. Meister to attend an upcoming Management Training because he couldn't come last year when he was appointed. There was a lot of information we didn't have so I followed up with Lt. Cate Milone and she answered the questions raised last month. He did not attend the October 23-26, 2017 here at the Training Center because of staffing issues. There were 3 newly promoted Lieutenants at the time assigned to C shift leaving only 1 Lieutenant working the city for the week on C shift so they could only send 1.

Lt. Meister was asking that he not have to attend the October 29-November 2, 2018 Management Training as his wife was due with a baby that week. He will be one week over his year date by coming in the first week of October. Omaha was planning on conducting their own Management school October 1-5, 2018. Director Urbanek stated she had spoken at length with Training Commander Lt. Milone about the training material needed to come before the Council for approval before being conducted. The schedule was part of the attachment. I matched the schedules and there were some deficiencies that needed to be addressed before I could support accepting their training in lieu of the Training Centers.

Lt. Meister has not attended any other Management or Management level Training or LPO Training but had attended First Line Supervisor Training in 2013.

They are asking for an extension and that he attend the one they will be holding the first part of October. We haven't approved their Management Course so it's hard to say he can go to that one when we are not even sure that one will meet or exceed what we are doing, but I am confident Lt. Milone will make the necessary adjustments so we can get their Management curriculum approved, it just hasn't been done yet.

Sheriff Koranda questioned if it would be better to table this until their Management curriculum was on the agenda and approved prior to approving his waiver for an extension.

Ms. Urbanek stated if we could get and approve the curriculum by August, I would feel more comfortable if we approve OPD's Management course first and then gave the waivers to the people to attend.

Ms. Urbanek addressed Sergeant Allen Straub, Omaha Police Academy, stating the issue with a certificate like this is it's statewide. We want to ensure when somebody retires from Omaha to be the Police Chief in Albion, they have had the Management necessary for running a smaller agency; this is where the meet and exceed come in. You may not do background investigations in Omaha but you will do them in a smaller agency.

MOTION

Sheriff Koranda motioned to table the waiver of one-year Management training for Lt. Steve Meister of OPD. Mr. McCarthy seconded the motion. Voting in favor; Chief Bliemeister, Lieutenant Colonel Duis, Sheriff Koranda Chief Larby, Mr. McCarthy, Sheriff Watson, and Chief Wolf.

VI. NEW BUSINESS

A. Waiver of One-Year Basic Training Requirement Lucas Jones, Keith County Sheriff's Office

Ms. Urbanek stated Mr. Jones was hired May 25, 2018 by the Keith County Sheriff's Office. He had previously been hired by the Logan County Sheriff's Office January 22, 2015. The 190th Basic began January 5th so he was unable to begin that class. We received a change in status from Logan County reflecting a hire date of January 22, 2015 and on June 8th Mr. Jones began the first two weeks of the 191st Basic. At that time we were running the PRET on the first day of the academy and he passed but then developed appendicitis and withdrew. He was separated in good standing on June 24th. October 26th the 192nd began and the PRET was conducted on day one. He did not meet the standards and was separated from training. This issue was on the agenda in November 2017 where we talked about the PT standards. November 27th Mr. Jones resigned from Logan County and was out of law enforcement until May 23, 2018 when he was hired by the Keith County Sheriff's Office. He has used 10 months of his year and only has two months that he can work. His year will expire July 23rd, Monday.

Lucas is scheduled for the 200th Basic and will need to pass the PRET on August 14th to attend class that begins September 9th.

Chief Deputy Shawn Hebbert addressed the Council stating his physical was scheduled for tomorrow, Thursday, July 19th and that would complete his packet. He apologized about the application packet stating Sheriff Stevens had suffered a heart attack in May and Lucas was hired and when he started going through his packet last week looking for the waiver but it was not there so I called the Training Center right away, and here we are. Lucas is being physically tested out and is nearly at 100% on the Cooper Standards right now.

Sheriff Koranda questioned the agency's plans for Lucas after Monday prior to attending the next available basic if he is granted the waiver.

Chief Deputy Hebbert stated part of the reasoning for being here is to see what we are allowed, will he be allowed to still ride with myself or Sergeant Campbell under an FTO?

Sheriff Koranda stated what has been done in the past is, if the waiver is granted, once they meet the one year cut off, which is Monday, then we specify that they cannot perform any law

enforcement duties or any functions as a law enforcement officer until they successfully complete the next available basic.

MOTION

Chief Bliemeister motioned to waive the one-year requirement contingent upon passing the PRET in August of 2018 and successful completion of the 200th Basic which will complete December 21, 2018, with the requirement that he not perform any duties as a law enforcement officer following the expiration of that one year which is July 23 of 2018 until successful completion. Sheriff Koranda seconded the motion. Voting in favor; Lieutenant Colonel Duis, Sheriff Koranda, Chief Larby, Mr. McCarthy, Sheriff Watson, Chief Wolf, and Chief Bliemeister.

Ms. Urbanek requested the agency submit a new change in status reflecting civilian status on Monday.

**B. Waiver of One-Year Basic Training Requirement
Deputy Jacob Horn, Boyd County Sheriff's Office**

Ms. Urbanek reviewed the timeline for Mr. Horn;
July 10, 2017 hired by O'Neill Police Department
July 12, 2017 Received Change in Status
August 20, 2017 197th Began but we were at capacity so he would not have gotten into that course
October 2017 received application packet to attend the 198th which began in January
December 2, 17 He resigned O'Neill PD to moved back to Tennessee
Worked for 135 days.
April 3, 2018 Received a change in status from Boyd County
May 6, 2018 199th Basic began, we were less than capacity, could have taken him at that time
June 27, 2018 Received the application packet for the 200th Basic
November 28, 18 Year will be up at 365 days
December 21, 2018 Class graduates so he will be about 30 days short; he will need the waiver to be admitted into the 200th basic with the caveat that he not report any duties from November 28th until he receives certification.

MOTION

Mr. McCarthy motioned to approve the waiver of Jacob A. Horn of Boyd County Sheriff's Office contingent upon passing the PRET and that he not perform any duties of a law enforcement officer past November 28th and upon successful completion of the 200th Basic. Chief Larby seconded the motion. Voting in favor; Sheriff Koranda, Chief Larby, Mr. McCarthy, Sheriff Watson, Chief Wolf, Chief Bliemeister, and Lieutenant Colonel Duis.

Ms. Urbanek questioned if they don't pass the PRET the waiver goes away and they are done?

Members stated that was correct.

F. Approval of Driving Track Standards, Omaha Police Academy

Chairman took agenda items out of order taking F. Approval of Driving Track Standards, Omaha Police Academy.

Sergeant Mitch Robinson, Omaha Police Department addressed the Council, as the EVOC coordinator for the Omaha Training Academy in 2015 we came and asked for waiver when we changed our qualification course for the police recruits our goal was with a qualification time of 10:30 seconds we wanted to include more speed into the course, we kept the backing the way it was, we took out some of the slow speed stuff and increased our speed course. Our goal was to have our qualification down to 7:30 and the stats we gave you is for every recruit that has driven it. So far 426 recruit officers have driven it. Key is speed with control, we allow them to hit cones, and we have over 500 cones in this course. We give a five second penalty for a cone nudge or just touching a cone. If they physically displace that cone, somebody has to go out and put that cone back where it was, even if it is just two inches, that's the 10 second rule. We have our penalties, we want them to drive clean, and 500 cones is really tough.

It will be challenging but our 7:30 time is very doable. 6:18 is the actual total average time of class 15, 16, and 17 without Class 17 it is 7:06.

The actual length of this new course is just a little shorter.

Ms. Urbanek stated the Training Center's course is not as huge or as exhaustive and Sergeant Robinson helped Jeremiah develop the standards for the inside course they are very similar in the amount of backing maneuvers they have and the amount of city type backing maneuvers they have. Our time is 3:30 but it is a much shorter course. Omaha's course is pretty agency specific in what they are asking.

MOTION

Sheriff Watson motioned to approve the driving track standards as presented for approval by the Omaha Police Academy. Chief Bliemeister seconded the motion. Voting in favor; Chief Larby, Mr. McCarthy, Sheriff Watson, Chief Wolf, Chief Bliemeister, Lieutenant Colonel Duis, and Sheriff Koranda.

Ms. Urbanek stated once you put it into effect, it is good until they come back with a change.

Ms. Urbanek stated now that the Council approved Omaha's driving standard, SDLEA wants to use their course and Omaha is willing to do that for them but the issue is they need to do the same as what the Training Center is doing. The 7:30 with no cones is what Matt is telling us

they should be able to do. I need to be very clear with my direction to Director Wagner that you can use their course, but are we going to hold them to the no cone standard that we have here?

Members agreed SDLEA could either do the driving track at the NLETC or set up a duplicate track in the Werner parking lot with the assistance of a Training Center instructor to help set it up and monitor it.

C. Waiver of Recertification for Firearms Instructor and Patrol Rifle Instructor Recertification Sergeant Bradley Wangler, Columbus Police Department

Ms. Urbanek stated he is still certified until the end of the year however they would like to have the waiver in hand so as it gets to the end of the year they are not having to worry about it. It is such that he may or may not ever be able to come back through and usually when these waivers come up if they are granted, the instructor is unable to certify anybody until they have come back through the training so if he doesn't get the waiver and the end of the year comes up, his certificate dies. With the waiver, his certificate is in purgatory, he can't certify anybody until he comes back through and recertifies.

Sheriff Koranda stated and we normally say and they attend the next available.

Ms. Urbanek stated that was correct, so in his case if a waiver is to be granted, he would need to receive medical clearance before being allowed to return to the recertification course.

Members stated he would just have to come back before this body if he would happen to recover the following year.

MOTION

Chief Bliemeister motioned to approve the waiver for firearms, handgun and rifle instructor certification for Sergeant Brad Wangler with the contingency that he not certify anyone until he completes the recertification classes. Mr. McCarthy seconded the motion. Voting in favor; Chief Larby, Mr. McCarthy, Sheriff Watson, Chief Wolf, Chief Bliemeister, Lieutenant Colonel Duis, and Sheriff Koranda.

D. 2018 Lincoln Police Academy Inspection

Ms. Urbanek recommended approval be granted to the Lincoln Police Department Academy with two recommendations:

1. The curriculum for LPD academy be broken into major topic areas (Legal, Patrol, Officer Survival, Investigations, Human Understanding, and Traffic Operations)
2. Update the lesson plans to reflect the most current JTA numbers assigned to each objective.

MOTION

Sheriff Koranda motioned to approve the 2018 Lincoln Academy Inspection Report with the additional requirements as the Training Center Director presented. Chief Larby seconded the motion. Voting in favor; Mr. McCarthy, Sheriff Watson, Chief Wolf, Lieutenant Colonel Duis, Sheriff Koranda, and Chief Larby. Chief Bliemeister abstained.

E. Academy Instructor Applications

LEGAL – Recertification

**Hutter, Nicole R. – NE State Patrol
Peters, Tonya L. – Lincoln Police Department**

Ms. Urbanek recommended legal recertification.

MOTION

Sheriff Watson motioned to approve. Chief Larby seconded. Voting in favor; Sheriff Watson, Chief Wolf, Sheriff Koranda, Chief Larby, and Mr. McCarthy. Chief Bliemeister and Lieutenant Colonel Duis abstained.

GENERAL – Recertification

Donahue, John C. – Lincoln Police Department

Ms. Urbanek recommended General Recertification.

MOTION

Mr. McCarthy motioned to approve John C. Donahue for General Instructor Recertification. Chief Larby seconded. Voting in favor; Chief Wolf, Lieutenant Colonel Duis, Sheriff Koranda, Chief Larby, Mr. McCarthy, and Sheriff Watson. Chief Bliemeister abstained.

PROFESSIONAL – Recertification

**Armstrong, Jon J. – Lincoln Police Department
Franken, Matthew J. – Lincoln Police Department
Jaeger, Destry J. - Lincoln Police Department
Koziol, Kenneth F. - Lincoln Police Department
Muff, Michael L. - Lincoln Police Department
Ripley, Andrew R. - Lincoln Police Department
Roberts, Bonnie J. - Lincoln Police Department**

Urkevich, W. Jeffrey - Lincoln Police Department
Wiese, Steven J. - Lincoln Police Department
Wunderlich, David W. - Lincoln Police Department

Ms. Urbanek recommended approval.

MOTION

Chief Larby motioned to approve all the professional recertification from Lincoln Police Department as previously stated. Sheriff Watson seconded the motion. Voting in favor; Lieutenant Colonel Duis, Sheriff Koranda, Chief Larby, Mr. McCarthy, Sheriff Watson, and Chief Wolf. Chief Bliemeister abstained.

VII. OTHER BUSINESS

Director Urbanek stated that Training Center Accident Investigation Instructor Dave Thome retired as of July 6th. His vacancy will be listed for the next three weeks.

Last Wednesday she had met with the sheriff's at their monthly meeting and discussed the Sheriff's Continuing Education reporting and they agreed they no longer needed to do that so repeal of Operating Instruction 50-31 will be on the August agenda.

A. Date, Time & Location of Next Meeting

August 15, 2018, 9:00; Library, Nebraska Law Enforcement Training Center,
3600 North Academy Road, Grand Island, Nebraska

Hearing no further business Chairman Wolf adjourned the meeting at 10:32 AM.

Respectfully submitted,



Kay Fielding,
Secretary to the Council