The Chief Certification Officer for the State of Idaho filed an Administrative
Complaint against the teaching certificates issued to Daniel A. Taylor, seeking for
the Professional Standards Commission to impose discipline on Mr. Taylor's
certificates. See Idaho Code § 33-1209. Because Mr. Taylor did not request a hearing
within 30 days, and because Mr. Taylor was determined to be in default by a
hearing/presiding officer, the allegations in the Administrative Complaint are
treated as admitted, Idaho Code § 33-1209(3), and are incorporated by reference as
findings of fact.

Based on these findings, the Professional Standards Commission concludes
that Mr. Taylor violated Idaho Code § 33-1208(2)(g)("Lewd conduct with a child
under the age of sixteen (16) years, section 18-1508, Idaho Code.").

Under Idaho Code § 33-1208, the Professional Standards Commission orders
that the following discipline (as marked) be imposed on Mr. Taylor's certificates.

As requested in the Administrative Complaint
✓The discipline requested by the Chief Certification Officer in her Request for
Relief in the Administrative Complaint.

Other discipline
Mr. Taylor's certificates are revoked.
Mr. Taylor’s certificates are permanently revoked under Idaho Code § 33-1208(2).

Mr. Taylor’s certificates are suspended for _____ years _____ months.

Mr. Taylor’s certificates are suspended indefinitely pending completion of the following conditions:
1. __________________________________________
2. __________________________________________
3. __________________________________________
4. __________________________________________

Mr. Taylor’s certificates have the following conditions placed upon them.
1. __________________________________________
2. __________________________________________
3. __________________________________________
4. __________________________________________

A letter of reprimand will be placed in Mr. Taylor’s permanent certification file.

This Order is effective on the day it is signed. This Order and the Administrative Complaint, which will be attached to this Order, are public records, and may be made available on the State Department of Education or the Commission’s website.

DATED this 19 day of January, 2017.

ELISA SAFFLE, MEMBER
Idaho Professional Standards Commission
RECONSIDERATION AND JUDICIAL REVIEW

This is a final order of the Professional Standards Commission. Any party may file a motion for reconsideration of this order within 14 days of the service date of this order. The agency will dispose of the petition for reconsideration within 21 days of its receipt; if not, the petition will be denied as a matter of law. See Idaho Code § 67-5246. Petitions for reconsideration may be filed by mail addressed to the Professional Standards Commission, State Department of Education, PO Box 83720, Boise, ID 83720-0027, or hand delivered to the Commission at 650 West State Street, Second Floor, Boise, ID 83720.

Any party aggrieved by this final order or orders previously issued in this case may seek judicial review of the orders in this case in district court. A party may do this by filing a petition for judicial review in the district court as provided in Idaho Code §§ 67-5270 and 67-5272. The petition must be filed within 28 days of the service date of this final order; or, if a motion for reconsideration is filed, within 28 days of the service of a decision on the motion for reconsideration or denial of the motion as a matter of law. Idaho Code § 67-5273. The filing of a petition for judicial review does not itself stay the effectiveness or enforcement of the agency action. Idaho Code § 67-5274.
CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this 23rd day of January, 2017, I caused to be served a true and correct copy of the foregoing by the following method to:

Daniel A. Taylor
Inmate # 105198
Idaho Correctional Institution, Orofino, Unit A1
381 W. Hospital Dr.
Orofino, ID 83544

☑ U.S. Mail
☐ Hand Delivery
☒ Certified Mail, Return Receipt Requested
☐ Overnight Mail
☐ Facsimile:
☐ Email:

Attorney for the
Chief Certification Officer
Brian V. Church
Deputy Attorney General
P.O. Box 83720
Boise, ID 83720-0010

☐ U.S. Mail
☐ Hand Delivery
☐ Certified Mail, Return Receipt Requested
☐ Overnight Mail
☐ Facsimile: (208) 854-8073
☒ Email:
  brian.church@ag.idaho.gov
  leslie.gottsch@ag.idaho.gov

Shannon H. Haas
Program Specialist
Idaho State Department of Education

Final Order - 4
Daniel A. Taylor
IDAHO PROFESSIONAL STANDARDS COMMISSION

In the matter of the certificates of: Case No. 21402
Daniel A. Taylor, ADMINISTRATIVE COMPLAINT
Respondent

Lisa Colón, Chief Certification Officer for the State of Idaho, alleges the following against Daniel A. Taylor.

GENERAL AVERMENTS

The following general averments are adopted in each count below.


2. The Chief Certification Officer is empowered to file an administrative complaint against the certificates of a teacher or other individual certified under the authority of the Idaho State Board of Education. Idaho Code § 33-1209.

3. Daniel A. Taylor (Mr. Taylor) holds the following certificates and endorsements, issued under the authority of the Idaho State Board of Education:


4. During the 2013-2014 school year, Mr. Taylor was employed by the Coeur d'Alene School District.

5. On or about December 4, 2015, Mr. Taylor was found guilty of or pleaded guilty to lewd conduct with a child under the age of sixteen (16) years, a violation of

6. On May 23, 2016, Mr. Taylor was convicted upon the jury’s determination of guilt of lewd conduct with a child under the age of sixteen (16) years, a violation of Idaho Code § 18-1508, in *State v. Daniel Abram Taylor*, Case No. CR-2013-24363 (Kootenai County District Court).

7. Attached as exhibit A to this administrative complaint is a true copy of the judgment and sentence in *State v. Daniel Abram Taylor*, Case No. CR-2013-24363 (Kootenai County District Court).

**COUNT I**

8. Mr. Taylor’s conduct or course of conduct violated Idaho Code § 33-1208(2)(g) ("Lewd conduct with a child under the age of sixteen (16) years, section 18-1508, Idaho Code.").

**REQUEST FOR RELIEF**

The Chief Certification Officer requests that the Commission grant the following relief, as permitted under Idaho Code §§ 33-1208 and 33-1209.

1. That if Mr. Taylor does not request a hearing, the Commission permanently revoke Mr. Taylor’s certificates and deny any pending or future application for issuance of a certificate, as required by Idaho Code § 33-1208(2).

2. That if Mr. Taylor requests a hearing, a hearing be conducted before a hearing panel, where the Chief Certification Officer and Mr. Taylor may present evidence concerning the allegations in this Administrative Complaint, to aid the
hearing panel in determining whether Mr. Taylor's certificates should be disciplined and, if so, what discipline should be imposed.

3. Any other relief that would be just under the circumstances.

DATED this 21 day of October, 2016.

[Signature]
LISA COLÓN
Chief Certification Officer

Attorney for the
Chief Certification Officer
Brian V. Church
Deputy Attorney General
PO Box 83720
Boise, ID 83720-0010
(208) 334-2400
brian.church@ag.idaho.gov
CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this 34th day of October, 2016, I caused to be served a true and correct copy of the foregoing by the following method to:

Daniel Abram Taylor
Inmate #105198
Idaho Correctional Institution,
Orofino, C2
381 W. Hospital Dr.
Orofino, ID 83544

☑ U.S. Mail
☐ Hand Delivery
☑ Certified Mail, Return Receipt Requested
☐ Overnight Mail
☐ Facsimile:
☐ Email:

Attorney for the
Chief Certification Officer
Brian V. Church
Deputy Attorney General
P.O. Box 83720
Boise, ID 83720-0010

☐ U.S. Mail
☐ Hand Delivery
☐ Certified Mail, Return Receipt Requested
☐ Overnight Mail
☐ Facsimile: (208) 854-8073
☒ Email:
   brian.church@ag.idaho.gov
   leslie.gottsch@ag.idaho.gov

Annette Schwab
Program Specialist
Idaho State Department of Education
Exhibit A to Administrative Complaint
In the matter of the certificates of Daniel A. Taylor
PSC Case No. 21402
NOTIFICATION OF PROCEDURAL RIGHTS

The Professional Standards Commission wishes to notify you of the following rights.

An administrative action has been initiated against your certificate(s). Under Idaho Code § 33-1209, if you wish to contest the allegations set forth in the administrative complaint, you must request a hearing. This request must be (1) made not more than 30 days after the date of service (mailing) of the administrative complaint, (2) in writing, and (3) addressed to the state superintendent of public instruction. If you do not request a hearing or do not comply with the requirements for requesting a hearing, the allegations in this administrative complaint will be treated as admitted under Idaho Code § 33-1209(3).

In response to this administrative complaint, you may file an answer to this administrative complaint, but you must file the answer at least 30 days prior to the day of the hearing.

You have the right to be represented by legal counsel, at your own expense, during this administrative proceeding. In addition, you are entitled to the issuance of subpoenas to compel the attendance of witnesses and the production of books, documents, and other things relevant to the proceedings.

This administrative proceeding is governed by provisions of the Idaho Code, including the Idaho Administrative Procedure Act, and by provisions of the Idaho Administrative Code, including the Idaho Rules of Administrative Procedure of the Attorney General that have been adopted by the Board of Education. You may access these laws and rules online or via the Idaho State Law Library.

To request a hearing, you must deliver your request to the following address or fax number:

Sherri Ybarra
Superintendent of Public Instruction
Re: Professional Standards Commission Hearing
650 West State Street, Room 200
P.O. Box 83720
Boise, ID 83720-0027
Telephone: (208) 332-6800
Facsimile: (208) 334-2228

The State Department of Education receives mailed or hand-delivered documents between the hours of 8:00 a.m. and 5:00 p.m. (mountain time) except Saturdays, Sundays, and holidays. The State Department of Education does permit the filing of facsimile copies of documents that do not exceed ten pages, provided that the facsimile transmission is legible and is received before 5:00 p.m. on its due date. It shall be the responsibility of the filing party to verify with the staff of the State Department of Education that any facsimile transmission is successfully received and legible in its entirety.
IN THE DISTRICT COURT OF THE FIRST JUDICIAL DISTRICT OF THE STATE OF IDAHO IN AND FOR THE COUNTY OF KOOTENAI

STATE OF IDAHO
Plaintiff,

vs.

Daniel Abram Taylor
Defendant.

DOB: 4/24/1981
FPN: 2800074900
DLN: CB150639B  ID

Case No: CR-2013-24363

JUDGMENT AND SENTENCE

The block checked below constitutes the Judgment and Sentence in the above matter(s).

ORDER SUSPENDING JUDGMENT AND SENTENCE
ORDER WITHHOLDING JUDGMENT
ORDER RETAINED JURISDICTION
COMMITTED TO IDAHO DEPARTMENT OF CORRECTIONS

On May 23, 2016, before the Honorable Fred Gibler, District Judge, you, Daniel Abram Taylor, personally appeared for sentencing. Also appearing were A Verhuren, Deputy Prosecuting Attorney for Kootenai, County, Idaho and your lawyer, R. Baughman.

WHEREUPON, the previously ordered pre-sentence report having been filed, and the Court having ascertained that you have had an opportunity to read the pre-sentence report and review it with your lawyer, and you having been given the opportunity to explain, correct or deny parts of the pre-sentence report, and having done so, and you having been given the
opportunity to make a statement and having done so, and recommendations having been made by
counsel for the State and by your lawyer, and there being no legal reason given why judgment
and sentence should not then be pronounced, the Court did then pronounce its judgment and
sentence as follows:

IT IS HEREBY ORDERED AND IT IS THE JUDGMENT OF THIS COURT that
you, Daniel Abram Taylor,

having been advised of and having waived your constitutional rights to a) trial by jury; b)
remain silent; and c) confront witnesses, and thereafter having pled guilty to, or

having been found guilty by a jury of the criminal offenses charged in the Information,
on file herein as follows:

A Felony, I18-1508, Children-Lewd Conduct with Child Under 16

THAT YOU, Daniel Abram Taylor, ARE GUILTY OF THE CRIMES SO
CHARGED, and now, therefore,

✓ IT IS HEREBY FURTHER ORDERED that, pursuant to I.C. § 19-2513, you, Daniel
Abram Taylor, are sentenced as follows:

Count 1 - 5 years fixed; /0 years indeterminate; for a total term not to exceed /5 years.

✓ IT IS FURTHER ORDERED that you, Daniel Abram Taylor, shall be given credit for
time served on the above sentence(s) as follows:

CR-2013-0024363 _________ days credit for time served.

✓ IT IS FURTHER ORDERED that, the Court shall retain jurisdiction for pursuant to I.C.
§ 19-2601. Upon completion of said retain jurisdiction program Defendant shall be
transported back to Kootenai County and to the custody of the Kootenai County Public Safety
Building.

JUDGMENT & SENTENCE
THE COURT RECOMMENDS for the defendant the following retained jurisdiction sentencing option:

[ ] Correctional Alternative Placement Program (CAPP) [RJCAPP].
[ ] Retained Jurisdiction (Traditional Rider) [RJTR].
[ ] Therapeutic Community (TC Rider) [RJTC].
[ ] No Recommendation [RJNR].
[ ] Correctional Alternative Placement Program (CAPP) Followed by Problem Solving Court [RJCAPS].

____ IT IS FURTHER ORDERED that Daniel Abram Taylor is committed to the custody of the Idaho State Board of Correction on the date of the sentencing hearing.

____ IT IS FURTHER ORDERED that, pursuant to I.C. § 19-2601, Judgment and Sentence are withheld for a period of ____ years.

____ IT IS FURTHER ORDERED that, execution of the above sentence be suspended.

____ IT IS FURTHER ORDERED that, you are placed on supervised probation for a period of ____ years upon the terms and conditions identified and set forth on the attached Schedule of Probation Terms and Conditions.

____ IT IS FURTHER ORDERED pursuant to I.C. § 19-5302 that the court shall reserve jurisdiction to allow the State to file a memorandum of restitution. Upon the filing of a memorandum of restitution within ____ days, the Court shall enter an order in said amount unless the defendant files an objection and notice of hearing on the issue within twenty-eight (28) days of the filing of the memorandum of restitution. Thereafter, a separate civil judgment shall be entered against you, Daniel Abram Taylor, and in favor of your victims. Such civil judgment shall bear statutory interest from the date of each offense.

____ IT IS FURTHER ORDERED that any bail posted in this matter shall be exonerated, provided that any deposit shall be applied pursuant to I.C. § 19-2923.
That in the presence of your probation officer, you shall on a certified copy of this order and the attached Schedule of Probation Terms and Conditions endorse your receipt of a copy of this order and shall have initialed your acceptance, agreement, and consent to each of the terms and conditions contained in this order and attachment. Your probation officer shall return to the court the certified copy that contains your endorsement.

IT IS FURTHER ORDERED that you shall reimburse the Idaho Department of Correction for the cost of the presentence report in an amount not to exceed $100.00; to be paid directly to the Probation & Parole Office.

IT IS FURTHER ORDERED that you shall pay court costs and fees of $545.50.

That you shall pay additional costs, fees, restitution and reimbursements as follows:

a. Reimburse Costs of Prosecution
b. Reimburse Costs of Defense
c. Reimburse District Court Fund
d. Reimburse Idaho State Police Lab
e. Community Service Fee
f. Community Service Insurance Fee
g. Reimbursement for Evaluations
h. Fine

All of the above sums (except for the cost of the presentence report that is to be paid directly to Probation and Parole) shall be paid to the County Clerk at the Kootenai County Courthouse, in monthly installments to be determined by your probation officer, based upon your ability to pay. Based upon a periodic review of your financial circumstances, your probation officer may increase or decrease the amount of your monthly payment, it being the intent that your financial obligations under this sentence be paid in full prior to your discharge from probation. All payments shall be made in the form of cash, cashier’s check or money order. The clerk shall distribute the payments in the priority set by the Idaho Supreme Court. A $2.00 handling fee will be imposed on each installment/partial payment.

NOTICE OF RIGHT TO APPEAL

YOU, Daniel Abram Taylor, ARE HEREBY NOTIFIED that you have the right to appeal this order to the Idaho Supreme Court. Any notice of appeal must be filed within forty-two (42) days of the entry of the written order in this matter.
YOU ARE FURTHER NOTIFIED that if you are unable to pay the costs of an appeal, you have the right to apply for leave to appeal in forma pauperis or to apply or to apply for the appointment of counsel at public expense. If you have questions concerning your right to appeal, you should consult your present lawyer.

DATED this 23 day of May, 2016.

Fred Gibler
District Judge
CERTIFICATE OF SERVICE

I hereby certify that on the 23 day of May, 2016 copies of the foregoing document(s) were emailed, faxed, mailed-postage prepaid, or sent interoffice to:

☐ Deputy Prosecuting Attorney for Kootenai County:

[ ] FAXED: 208-446-1833 [ ] EMAILED: kcpapreports@kcgov.us.

☐ Kootenai County Sheriff's Department EMAILED to:

[ ] jailsgts@kcgov.us [ ] warrants@kcgov.us [ ] workrelease@kcgov.us

☐ Defense Attorney: Richard L. Baughman

[ ] EMAILED:

[ ] FAXED: (208) 667-8015

☐ Kootenai County Sheriff's Department EMAILED to "Jail Group"

☐ Idaho Probation & Parole [ ] EMAILED: dist1@idoc.idaho.gov [ ] FAXED: 208-769-1481

☐ Idaho Department of Correction [ ] EMAILED: centralrecords@idoc.idaho.gov [ ] FAXED: 208-327-7445

☐ CCD Sentencing Team [ ] EMAILED: ccdsentencingteam@idoc.idaho.gov [ ] FAXED: 208-658-2186

☐ Community Service Interoffice Mail or via email to dzook@kcgov.us

4:20 PM

JIM BRANNON
CLERK OF THE DISTRICT COURT

By: ____________________________
Deputy Clerk