POST COUNCIL MEETING
March 27, 2014
Santa Clara City Building, 2603 Santa Clara Drive, Santa Clara UT 84765

MINUTES

On March 27, 2014, a regularly scheduled POST Council meeting was held at 1:00 p.m. at the Santa Clara City Building in Santa Clara, Utah. Chairman Terry Keefe conducted and welcomed those in attendance.

The following POST Council members were in attendance:
Chief Terry Keefe, Chairman, Layton City Police Department
Sheriff Lamont Smith, Vice-Chairman, Kane County Sheriff’s Office
Sheriff Dave Edmunds, Summit County Sheriff’s Office
Christie Moren, At Large
John Crowley, UPOA Representative
Frank Budd, At Large
Chief Wade Carpenter, Park City Police Department
Chief Ken Wallentine, Attorney General’s Office
Colonel Danny Fuhr, Superintendent, Utah Highway Patrol
Sheriff James O. Tracy, Utah County Sheriff’s Office
Dr. Matthew Checketts, At Large
Executive Director Rollin Cook, Department of Corrections
Commissioner Kerry Gibson, Weber County Commissioner
Chief Marlon Stratton, St. George Police Department

The following were excused and/or absent:
Chief Chris Burbank, Salt Lake City Police Department
Bruce Bayley, Weber State University

POST staff present:
J. Scott Stephenson, Director
Kelly Sparks, Deputy Director
Atty. Kevin Bolander, DPS Legal Counsel representing POST, Asst. Attorney General
Shaunna McCleve, Administrative Secretary
Al Acosta, POST Investigations Bureau Chief
Rex Dana, POST Investigations
Rich Fordham, POST Investigations
Brad Macfarlane, POST Investigations
Robert Bench, POST Investigations
Mary Kaye Lucas, POST Investigations
Wade Breur, POST Basic Training Bureau Chief
Chris Fielding, Media Producer
Marcus Yockey, DPS Legal Counsel


**Others present:**
Nate Carlisle  
Brandon Haws  
Lindsay Jarvis  
Makette Morgan  
Steve Adams  
Ken Carpenter  
Tracy Glover  
Keith Squires  
Doug McCleve  
Ed Spann  
Mark Slade  
Anita Bench  
Eric Jensen  
Spencer E. Austin  
Missy Larsen  
Paul brown  
Craig Brown  
Kurt R. Taylor  
Benjamin Lee  
Jessica Farnsworth  
Nate Mutter  
Jack Rickards  
Leo Lucey  
M. Scott Henrie  
Geoff Liesik  
Ben Winslow  
Pete Cohen

**WELCOME AND INTRODUCTIONS**
The meeting was called to order at 1:00pm. Chairman Terry Keefe thanked Chief Bob Flowers for hosting and providing the meeting facility. He introduced Frank Budd as a new “at Large” Council member and welcomed everyone to the meeting.

**APPROVAL OF POST COUNCIL MINUTES**
The POST Council minutes of December 6, 2013, were reviewed and the following motion was made:

- **Motion:** Executive Director Rollin Cook motioned to approve the minutes of December 6, 2013.  
- **Second:** Chief Wade Carpenter seconded the motion.  
- **Vote:** The motion passed with all in favor.

**SATELLITE ACADEMY REQUEST**
Deputy Director Sparks addressed the Council in regards to a request from Utah State University Eastern (USU Eastern), in Price. He reviewed administrative rule R728-401 which establishes the requirements for a new satellite academy and stated the requirements were met. Lt. Breur and Dep. Dir. Sparks toured the facility and found it to be satisfactory. POST believes this academy would greatly benefit law enforcement in that area and USU Eastern is capable and prepared to operate a satellite academy. The POST administration supports their request.

Mr. Henrie spoke to the Council and reported on the need for an academy in the area.

Minutes approved 6/11/2014
Motion: Chief Ken Wallentine motioned to approve the request of Utah State University Eastern to host a satellite academy.

Second: Commissioner Kerry Gibson seconded the motion.

Vote: The motion passed with all in favor.

ANNUAL & QUARTERLY REPORTS
Lt. Acosta presented the POST report for investigations. In 2013 POST investigations received 176 complaints of misconduct and of those, 108 investigations were opened. POST investigations presented 39 cases to the Council and the following sanctions were taken: 7 peace officers were revoked, 29 suspended and 2 letters of caution. The most frequent cases seen were; driving under the influence, theft, domestic violence, lying on POST application, disorderly conduct and lying under Garrity. POST Investigations reviewed 912 applications of perspective peace officers and 120 applications for dispatchers.

Lt. Acosta reported, since the last Council meeting POST has received 41 complaints and opened 32 investigations. One case has been closed with no action after review. Four officers have signed a voluntary relinquishment and 120 applications reviewed. Currently there are 62 active investigations with a total of 108 open cases.

Lt. Breur gave the basic training annual report for 2013 stating 85 in-service training courses were conducted on 15 different topics. There were a total of 1057 individuals that attended those courses. POST held six basic training classes and certified 139 individuals as peace officers. Total certifications issued last year for all academies were as follows: 565 special function officers, 324 correctional officers, and 415 law enforcement officers.

Lt. Breur reported, since the last Council meeting session 306 has begun and has completed the SFO block with 29 officers graduating. Session 306 is currently in the LEO block with 38 cadets. Session 307 SFO started March 3, 2014, and currently has 11 cadets. During the first quarter of 2014, in-service held 25 classes, training 328 individuals.

CRISIS INTERVENTION TEAM ASSESSMENT REPORT
Lt. Breur reported the Crisis Intervention committee was comprised of Dr. Matthew Checketts, Executive Director Rollin Cook, Chief Greg Butler and Sheriff Todd Bonner. The committee met and considered how the Crisis Intervention Team (CIT) training could be brought into POST basic training. The committee determined if POST was to add the CIT certification to basic training it would add a week of additional training. Time however is not the problem; it is the lack of professional resources available to deliver the CIT training.

Lt. Breur presented the following information for Council to consider:

Issues Considered:

- It was determined that the CIT Certification is an advanced course and the training infrastructure does not exist to implement the training statewide for all satellite academies.
- What curriculum should be combined and how should this take place.

The committee has met and recommends the following:

- In lieu of a 40 hour CIT certification course, develop at least an eight hour Introduction to Abnormal Psychology/Mental Health and add to the Special Functions Block a scenario
training component. This course would be developed with current POST resources and reviewed by the POST curriculum sub-committee before presenting to the POST Council for final approval.

- It was also determined that topics such as recognition and response to excited delirium and the new Introduction to mental health be kept separate.

Lt. Breur asked the committee members on the Council to speak concerning to how the committee came to this proposal. Executive Director Cook stated there was an obvious need to do more training in this area and the officers entering law enforcement need this information; however, there are not enough resources available to instruct all basic academies. Information can be taken from CIT and used to provide the cadets with proper training including role plays. Dr. Checketts stated the committee identified that CIT is designed as a training process for experienced officers and there is a preference to train officers at a later point in their career. It would be beneficial to educate the cadet in the area of abnormal psychology and basic mental health. This would provide them with additional tools as they begin their career as an officer.

Chief Keefe asked how many hours were being added and Lt. Breur stated it would be at least eight hours. Chief Keefe feels eight hours is not sufficient. The Council discussed the need for more hours. Lt. Breur stated he will work on the curriculum and present it at the next POST Council meeting.

**SATELLITE ACADEMY AUDITS**

Lieutenant Wade Breur addressed the Council and stated POST conducted two satellite audits this quarter. The first report is on the Utah Department of Corrections academy. There were no exceptions found during the audit. In addition, POST is working with corrections academy to update the basic corrections officer (BCO) curriculum to be formatted the same as the SFO and LEO curriculum.

The second audit was with Salt Lake City Police academy. In reviewing the schedule it was found they were using old curriculum numbers on their schedule, it was only a copy and paste issue. In addition, it was discovered that before cadets took the SFO defensive tactics (DT) test, they only had Salt Lake City defensive tactics on the schedule. Lt. Breur and Sgt. Poret (POST DT instructor) visited the academy during a DT test to observe and found there were some issues with the cadets’ performance during the test. In discussion with the training lieutenant, it was discovered the class had only received four hours [out of the required 20 hours] of POST DT instruction. This was an exception to the audit and a plan of action was set in place. This class came to POST to retest at a later date and all cadets passed. This audit will be ongoing throughout 2014 to ensure the POST curriculum is being administered properly.

**LEGISLATIVE UPDATE**

Director Stephenson addressed the Council and stated HB 270, sponsored by Representative Greenwood, clarified the requirements for an individual to waive the training requirements for certification. The language in the statute was changed from “certified” to “certified and sworn”. HB 295 eliminated the firearm exemption in statute UCA 76-10-523 for law enforcement. HB 372 was a bill to amend UCA 53-6-211 which requires a department administrator to report to POST any violation of state or federal law or other violations of UCA 53-6-211 by a peace officer, regardless of the departmental sanction administered on the officer. The bill proposed a 90 day timeframe in which the chief administrator was required to report and added a Class C penalty for not reporting. This Bill is will be studied in interim.

Director Stephenson introduced POST’s new investigator, Rob Bench, to the Council. He also informed the Council DPS has a new additional attorney appointed from the Attorney General’s Office, Marcus Yockey.
Bolander will remain the POST Council’s attorney and Mr. Yockey will represent POST and present the cases to the Council.

Dir. Stephenson reported POST received an additional $400,000 this fiscal year and thanked Commissioner Squires for his support. He also thanked Colonel Fuhr for providing additional manpower to POST’s investigations bureau to assist with reviewing applications.

**DISCIPLINARY CASES**

Attorney Kevin Bolander presented the following case.

**CHASTITY T. CORONA**

Offence – Driving Under the Influence, Open Container  
Category – D&E  
Recommended Discipline – 18 month suspension  
Status – Still Employed  
Agency – Unified PD, Dispatch

On February 5, 2012, Corona went with friends and relatives to two local bars. She admitted to consuming alcoholic beverages at both bars. After leaving the second bar, Corona drove her vehicle to an eating establishment, where she was pulled over by police for speeding. The officer determined through field sobriety tests and a chemical breath test Corona was under the influence of alcohol. Corona’s breath test indicated .151(BrAC). In addition, Corona was found to have an open container of alcohol in her vehicle. On October 23, 2013, an Administrative Hearing was conducted. The ALJ ruled POST met its burden of proof regarding the DUI and the Open Container.

Mr. Bolander pointed out to the Council in their information packet they will find two ALJ rulings, one a finding of fact and conclusion of law, which goes to the allegations. The other ALJ ruling is regarding a constitutional argument raised by Ms. Corona and her counsel to have the disciplinary matter dismissed; this ruling states that the ALJ did not have jurisdiction to rule on the constitutional issues.

Ms. Corona’s attorney, Jonathan Thorne, addressed the Council telephonically. He stated by appearing before the Council today Ms. Corona is not waiving the rights to have the constitutional issues heard. Ms. Corona addressed the Council telephonically and apologized for not being able to make it to St. George. She gave a summary of her situation and what occurred on the night of her arrest. She took responsibility and apologized for her actions.

Mr. Thorne stated said Ms. Corona made a mistake by driving drunk and being arrested. She has been forthcoming and upfront with POST. She was off-duty when arrested and it was not during work time. Mr. Thorne gave details of a medical procedure Ms. Corona had which changed her absorption rate of alcohol. She was disciplined by UPD for the incident and has not been disciplined since. He gave other information regarding her situation and stated if UPD could, they would retain her as an employee. He asked the Council to take in consideration Ms. Corona is not an officer and no other dispatcher has received sanctions for DUI. He referred the Council to a letter in support of Ms. Corona from Sheriff Winder and read a couple of other letters of support for Ms. Corona.

Mr. Bolander stated the 18 month recommendation is because of the two separate charges, DUI and open container. One of the concerns POST had with the case is she was almost double the legal limit. Mr. Bolander also discussed the statute giving POST Council authority over certified dispatchers.
Council requested investigators research disciplinary cases involving dispatchers for DUI’s. After research Mr. Bolander addressed the Council.

Mr. Bolander stated POST could only access records back to 2010. No records were found of any dispatcher being disciplined for DUI. Council discussed the matter further and the following motion was made.

Motion: John Crowley motioned a recommendation for a 1 year suspension of Chastity Corona’s dispatch certification.

Motion failed due to the lack of a second.

2nd Motion: Sheriff Dave Edmunds motioned to accept the recommended 18 month suspension of Chastity Corona’s dispatch certification.
Second: Colonel Daniel Fuhr seconded the motion.
Vote: The motion passed with all in favor.

Attorney Marcus Yockey presented the following cases to the POST Council:

BRANDON HAWS
Offence – Dealing Harmful Material to Minor; Obstruction of Justice
Category – A
Recommended Discipline – Revocation
Status – Resigned 12/27/2013
Agency – St. George PD

On November 16, 2012, it was discovered that School Resource Officer Brandon Haws was exchanging photos, videos, and text messages of a sexual nature with a 17 year old male student. At least two of the photos sent by Haws would be considered “material harmful to a minor.” When Haws learned of the investigation, he instructed the student to delete their conversations and photos. Charges were filed against Haws who plead no contest to one count of obstruction of justice, a class A misdemeanor.

Mr. Haws’ attorney, Ms. Jarvis, addressed the Council and gave details about the Haws case and said he was mentoring this minor. She said he is a good person and has worked very hard to better his life.

Mr. Haws addressed the Council and does not believe his case reaches the level of revocation. Colonel Fuhr asked if the allegations in the notice were correct and Mr. Haws said they were. There was clarifying discussion on the allegations by Ms. Jarvis and the Council.

Motion: Chief Wade Carpenter motioned to accept the recommended revocation of Brandon Haws’ peace officer certification.

Second: Sheriff Dave Edmunds seconded the motion.
Vote: The motion passed with all in favor. (Chief Stratton recused himself)
WILLIAM M. BARNEY
Offence – Custodial Sexual Misconduct
Category – A
Recommended Discipline – Revocation
Status – Resigned 12/17/2012
Agency – Utah Co SO

On October 15, 2012, William Barney was interviewed by his agency concerning allegations of custodial sexual misconduct. During the Garrity interview Barney admitted to having a sexual relationship with a female who was on probation. A local police department conducted a criminal investigation. The prosecutor declined to file criminal charges.

Motion: John Crowley motioned to accept the recommended revocation of William Barney's peace officer certification.
Second: Executive Director Rollin Cook seconded the motion.
Vote: The motion passed with all in favor.

RICK B. GOULDING
Offence – Sexual Conduct On-duty
Category – B
Recommended Discipline – 3 year suspension
Status – Resigned 4/25/2013
Agency – St. George PD

On September 25, 2010, Rick Goulding met a female while on duty. A relationship developed which eventually turned into a sexual relationship lasting approximately two and a half years. During that time there was one incident of sexual conduct on duty. Goulding, while working his regular patrol shift, parked his patrol vehicle at a parking lot, walked to the woman’s condo and engaged in the sexual conduct.

Motion: Colonel Daniel Fuhr motioned to accept the recommended three year suspension of Rick Goulding’s peace officer certification (4/25/13-4/25/16).
Second: Sheriff Lamont Smith seconded the motion.
Vote: The motion passed with all in favor. (Chief Stratton recused himself)

CHRISTOPHER SCHOENFELD
Offence – Willful Falsification of Information to Obtain Certification
Category – C
Recommended Discipline – 2 year suspension
Status – Terminated 4/22/2013
Agency – Summit Co SO

On December 14, 2012, Christopher Schoenfeld completed a POST application to attend a POST basic training course. The application was compared to a previous application Schoenfeld completed on December 12, 2007. The application completed in 2007 made no mention of any past drug use. The application completed in 2012 indicated Schoenfeld had used marijuana, cocaine and mushrooms, and his last use was in 2004. After an investigation, it was discovered Schoenfeld listed several conflicting dates of last drug usage on numerous applications to different police departments.

Minutes approved 6/11/2014
Chief Wade Carpenter motioned to accept the recommended two year suspension of Christopher Schoenfeld’s peace officer certification (4/22/13-4/22/15).

Sheriff James Tracey seconded the motion.

The motion passed with all in favor. (Sheriff Dave Edmunds recused himself)

CACHE MILLER
Offence – Assault, DV in Presence of Child
Category – C
Recommended Discipline – 2 year suspension
Status – Resigned 11/4/2013
Agency – Garfield Co SO

On June 20, 2013, Cache Miller and his wife were camping with their young children. After the children were asleep, Miller began to question his wife regarding her involvement with another man. Miller’s wife admitted to being involved in a relationship. Miller became upset and struck his wife in the arm at least three times. Miller was charged and entered into a plea in abeyance to assault, a class B misdemeanor.

Executive Director Rollin Cook motioned to accept the recommended two year suspension of Cache Miller’s peace officer certification (11/4/13-11/4/15).

Commissioner Kerry Gibson seconded the motion.

The motion passed with all in favor.

CRAIG W. BROWN
Offence – Driving Under the Influence
Category – D
Recommended Discipline – 18 month suspension
Status – Administrative leave without pay
Agency – Wayne Co SO

On October 13, 2013, Craig W. Brown was arrested for driving under the influence of alcohol. Brown was the driver of a vehicle that struck a deer in the roadway. Brown performed the horizontal gaze nystagmus sobriety test and submitted to a portable breath test, both of which indicated he was impaired. After Brown’s arrest, he submitted to an intoxilyzer test, which showed he had a breath alcohol content of .178. Brown pled guilty to the amended charge of impaired driving, a class B misdemeanor.

Brown’s high BrAC of .178 was considered an aggravating factor in POST’s recommendation for an 18 month suspension of Brown’s certification.

Mr. Brown addressed the Council and explained his situation to the Council. He presented documents from his therapist to the Council and referred to them during his statement. He took responsibility for his actions and Dr. Checketts asked if he was receiving any type of substance abuse assistance. Mr. Brown stated he was.

Chief Wade Carpenter motioned to accept the recommended 18 month suspension of Craig Brown’s peace officer certification (3/27/14-9/27/15).

John Crowley seconded the motion.

The motion passed with 12 in favor and 1 opposed.
RANDALL SCOTT HALL
Offence – Theft, Disorderly Conduct
Category – D & F
Recommended Discipline – 15 month suspension
Status – Resigned 2/22/2013
Agency – Utah Department of Corrections
On January 26, 2013, Correctional Officer Scott Hall and three other officers attended a party in connection with their secondary employment security assignments. During the party, Hall broke into a locked storage room where Hall and the other officers removed a bottle of liquor for themselves. The theft was discovered after a routine inventory and confirmed via security cameras. When confronted about the missing liquor, Hall and the other three officers admitted to the theft and returned the bottles.

On February 22, 2013, Hall resigned from his department. During the POST investigation, an unrelated disorderly conduct conviction from 2009 was discovered. Hall admitted to pleading guilty to the class C misdemeanor and entering into a diversion agreement.

Motion: Chief Ken Wallentine motioned to accept the recommended 15 month suspension of Randall Hall’s peace officer certification (2/22/13-2/22/15).
Second: Frank Budd seconded the motion.
Vote: The motion passed with all in favor. (Executive Director Rollin Cook recused himself)

NATHAN N. BRIMHALL
Offence – Falsifying Government Records
Category – D
Recommended Discipline – 1 year suspension
Status – Resigned 8/12/2013
Agency – Springville PD

On July 28, 2013, Brimhall was dispatched to a hit and run traffic accident possibly involving an impaired driver. Brimhall located the subject, arrested him for a warrant and booked him into jail. Brimhall later told his supervisor he conducted standardized field sobriety tests while at the jail. Brimhall stated he did not charge the subject with driving under the influence as his observations showed the subject was not impaired. Brimhall did not document the sobriety tests on his initial report and was instructed by his supervisor to complete a supplemental report. Brimhall completed the supplemental report indicating he conducted sobriety tests inside the jail. An internal investigation by his department disclosed Brimhall did not conduct the sobriety tests, falsified his supplemental report, and lied to his supervisor. After the internal investigation, Brimhall resigned from the department. Brimhall was not charged criminally.

Motion: Sheriff James Tracy motioned to accept the recommended 1 year suspension of Nathan Brimhall’s peace officer certification (8/12/13-8/12/14).
Second: Frank Budd seconded the motion.
Vote: The motion passed with all in favor.

JON GARDNER
Offence – Driving While Ability Impaired by Alcohol
Category – D
Recommended Discipline – 1 year suspension
Status – Retired
Agency – Utah Highway Patrol

Minutes approved 6/11/2014
On August 21, 2011, John Gardner was stopped by a law enforcement officer for speeding while riding his motorcycle in Colorado. After smelling the odor of alcohol, the Colorado officer had Gardner perform standardized field sobriety tests and provide a breath sample for a portable breath test unit (PBT). The results of the PBT indicated a blood alcohol concentration (BAC) of .067. Gardner was arrested and transported to a hospital where he voluntarily provided a blood sample for analysis. The result was a BAC of .073. Gardner was subsequently cited for driving while impaired by alcohol and speeding. Gardner subsequently pled guilty to reckless driving.

**Motion:** Chief Ken Wallentine motioned accept the recommended one year suspension of Jon Gardner’s peace officer certification (2/27/13 - 2/27/14).

**Second:** Chief Wade Carpenter seconded the motion.

**Vote:** The motion passed with all in favor. (Colonel Danny Fuhr recused himself)

### MAKETTE MORGAN

Offence – DV, Assault  
Category – C  
Recommended Discipline – 9 month suspension  
Status – One day without pay, still employed  
Agency – Department of Public Safety

On March 22, 2013, Makette Morgan was involved in a domestic incident with her ex-husband. During the argument Morgan slapped her ex-husband across the face. A local police agency responded at the request of the ex-husband. Morgan was cited for DV assault and released. The county attorney reviewed the incident and filed charges for Disorderly Conduct, an infraction. Morgan pled guilty to the charge and was placed on a three month diversion agreement.

Ms. Morgan addressed the Council and apologized for her actions. She explained the situation between her and her ex-husband and gave details of the incident. She stated both her and her ex-husband have learned from this.

**Motion:** Sheriff Dave Edmunds motioned to not accept the recommended nine month suspension and motioned to issue a letter of caution to Makette Morgan.

**Second:** Chief Ken Wallentine seconded the motion.

**Vote:** The motion passed with all in favor. (Colonel Danny Fuhr recused himself)

### BRIAN KIRBY

Offence – Criminal Trespassing  
Category – E  
Recommended Discipline – 3 month suspension  
Status – Written letter of reprimand  
Agency – Sunset PD

On July 15, 2012, Brian Kirby went to the residence of his ex-wife to retrieve some boating equipment. Kirby was accompanied by his two children whose custody he shares with his ex-wife. Kirby and the children began removing items from the garage at which time the ex-wife exited the residence and confronted them. After a brief verbal exchange, the ex-wife called the police and Kirby left with the children. The ex-wife filed a criminal complaint with the local police because Kirby had never lived at her residence and had no legal standing at the residence. Kirby pled guilty to a charge of trespassing, a class C misdemeanor.
Motion: Colonel Daniel Fuhr motioned to accept the recommended three month suspension of Brian Kirby’s peace officer certification.
Second: Commissioner Kerry Gibson seconded the motion.
Vote: The motion passed with all in favor.

ANITA BENCH
Offence – BCI Violation
Category – E
Recommended Discipline – Letter of Caution
Status – Written Reprimand
Agency – South Salt Lake PD

On or about December 11, 2012, information provided during an unrelated internal affairs investigation alleged officers were checking the driver license of a fictitious person for non-law enforcement purposes. A database audit revealed Anita Bench conducted an unauthorized inquiry into the driver license database on October 19, 2012. During Garrity interviews with both her department and POST, Bench admitted to accessing the fictitious undercover identification for another officer within the department. Bench stated the record was accessed to look at the photo. Bench never completed the inquiry and only pulled up a name list. BCI did not wish to file charges and the local city prosecutor declined to file charges. Bench was given a written reprimand by her department.

Anita Bench addressed the Council and took responsibility for her actions.

Motion: John Crowley motioned to accept the recommended letter of caution for Anita Bench.
Second: Sheriff Lamont Smith seconded the motion.
Vote: The motion passed with all in favor.

ERIC R. JENSEN
Offence – BCI Violation
Category – E
Recommended Discipline – Letter of Caution
Status – Written Reprimand
Agency – South Salt Lake PD

On or about December 11, 2012, information provided during an unrelated internal affairs investigation alleged officers were checking the driver license of a fictitious person for non-law enforcement purposes. A database audit revealed Eric Jensen had conducted an unauthorized inquiry on several occasions. During Garrity interviews with both his department and POST, Jensen explained the driver license he was checking was a fictitious one he had created for his undercover identification. Jensen admitted to accessing the information for training purposes as well as for its “comedic value.” Jensen was given a written reprimand by his department. BCI and a local city prosecutor declined to file charges.

Eric Jensen addressed the Council and apologized for his actions.

Motion: Chief Ken Wallentine motioned to accept the recommended letter of caution for Eric Jensen.
Second: Sheriff James Tracy seconded the motion.
Vote: The motion passed with all in favor.
SCHEDULE NEXT MEETING
Next meeting will be held on June 11, 2014, at 10:00am. Location will be at the PSET building in Sandy.

ADJOURN
Sheriff Lamont Smith motioned to adjourn.
John Crowley seconded the motion.
Meeting adjourned at 3:05pm.