

## **MINUTES**

### **Public Safety Commission Meeting**

**June 12, 2025**

**Austin, TX**

The Public Safety Commission met in Austin, Texas on June 12, 2025, at 10 a.m. for its regular meeting. Attending the meeting were Chairman Steven Mach, Commissioners Nelda Blair, Dan Hord III, Larry Long, and Steven Stodghill. A quorum was present.

**I. Call to Order (0:00:01)**

Chairman Mach called the meeting to order at 10 a.m. Proper notice was posted.

**II. Invocation (0:00:30)**

Chaplain Ferman Carpenter provided the invocation.

**III. Pledges (0:02:10)**

Corporal Jared Bryant led the pledge of allegiance to the U.S. and Texas flag.

**IV. Approval of Minutes (0:02:50)**

The minutes of the last regular meeting held on April 10, 2025, were approved.

**V. Presentations (0:03:25)**

**40 Year Service Award**

Roberto Davis

Mario Orozco

Leonardo Perez III

**Javier Arana Top Trooper Award**

Dani Basye

Kip Staton

**Adolph Thomas Distinguished Service Award**

Kiana Bailey

Dustin Gardner

**Lifesaving Award & Director's Award**

Danny Nunez

Jason Hartman

Christopher Wells

Ruben Gonzalez

**Lifesaving Award**

Frank "Erik" Gunnels

Clay Lacey

Colton Perales

Brendon Stahr

Brian Freeman

**Unit Citation**

Houston DNA Section

**VI. Public Comment (0:31:50)**

None.

**VII. Director's Report****A. Top Trooper Update (0:32:05)**

Texas Highway Patrol Major Tyler Harpole provided a Top Trooper update.

**B. Colonel's Update (0:45:35)**

Colonel Freeman F. Martin provided the Colonel's update.

Chairman Mach acknowledged attendance of legislative staff. (1:00:20)

**VIII. New Business****A. Report, discussion, and possible action on the use of State Seized Funds (1:00:55)**

Chief Financial Officer Suzy Whittenton provided a report on the availability of an estimated \$1.4 million of state seized funds for law enforcement equipment which expires August 31, 2025. A request was made to use these funds for the purchase of duty holsters, rifle related shields, lightweight body armor kits, and replacement tablets for the Criminal Investigations Division. A motion was made by Commissioner Blair, seconded by Commissioner Stodghill, to approve the expenditure up to the amount of state seized funds available on the purchase of the duty holsters, rifle related shields, lightweight body armor kits, and replacement tablets. Motion passed unanimously.

**B. Report and discussion on the 2026-27 Legislative Appropriations (1:06:10)**

Chief Financial Officer Suzy Whittenton provided a report on the 2026-2027 legislative appropriations to the Department

**C. Discussion and possible action on the re-appointment of Debbra (Debi) Ulmer to the Private Security Advisory Committee (1:16:45)**

Regulatory Services Division Chief Wayne Mueller presented the re-appointment request. A motion was made by Commissioner Blair, seconded by Commissioner Hord, to reappoint Debbra (Debi) Ulmer as the alarm system representative on the Private Security Advisory Committee for a term to expire on January 31, 2031. Motion passed unanimously.

**D. Final Determination in Contested Cases – consideration and possible action on Proposals for Decision: (1:19:05)**

1. SOAH Docket No. 405-24-24338.PSB – Deandre Washington - Denial
2. SOAH Docket No. 405-24-24203.PSB – Douglas Kemp - Denial
3. SOAH Docket No. 405-25-06088.PSB – Theodore Berry - Denial
4. SOAH Docket No. 405-25-06082.PSB – Edward Scroggins - Denial
5. SOAH Docket No. 405-25-05085.MVI – Sandeep Serai - Revocation
6. SOAH Docket No. 405-25-05079.MVI – James Qualls, Jr. - Revocation
7. SOAH Docket No. 405-24-24410.MVI – Repair One – Revocation and Fine

General Counsel Phillip Adkins presented the proposal for decision for items (1)-(7). A motion was made by Commissioner Blair, seconded by Commissioner Long, to adopt the proposal for decision issued by the administrative law judge of the State Office of Administrative Hearings for items VIII(D)(1)-(7) as the final determination of the Public Safety Commission. Motion passed unanimously.

**E. Intelligence Threat Briefing (Clearance Required – Executive Session Expected)**

**IX. Ongoing Business**

**A. Report, discussion, and possible adoption of the following previously published rule: (1:21:45)**

1. Proposed new 37 TAC Sections 28.211 – 28.215, concerning Texas Crime Laboratory Records Portal

Crime Laboratory Services Division Chief Brady Mills presented the rule adoption for item (1). A motion was made by Commissioner Blair, seconded by Commissioner Hord, to adopt the rule under item IX(A)(1). Motion passed unanimously.

**B. Report, discussion, and possible action regarding the modification of the DPS organizational structure and the appointment, promotion, ratification, employment, evaluation, reassignment, duties, discipline, or dismissal of a member of the Department or Commission management team (1:25:30)**  
None.

**C. Report, discussion, and possible action regarding ongoing criminal investigations pursuant to Government Code § 411.0041 (Executive Session anticipated)**

To be discussed during Executive Session.

**X. Reports**

**A. Commission member reports and discussion (1:26:20)**

None.

**B. Finance Report (1:26:30)**

None.

**C. Chief Auditor's Office (1:26:35)**

None.

**D. Division status reports on activities and action (1:26:40)**

None.

**XI. Consent Items (1:26:45)**

**A. Advice and consent regarding Colonel's determination that certain probationary employees were found unsuitable for work during April and May 2025**

**B. Discussion and possible action on appointments of Special Rangers and Special Texas Rangers pursuant to Government Code Chapter 411, Secs. 411.023 and 411.024: Special Rangers: William Burton Allensworth, Daniel Roy Collins, Johnny Ray Hatcher, Clint Wayne Henderson, Jason Leon Henderson, David Allen Murphy, Randall Irwin Noe, Robert Edward Russell, Elsworth Carl Sherman, and Carlon Arvin Stapleton; and Special Texas Ranger: Jimmie Dale Kaelin, Jr.**

**C. Donations:**

1. Texas Highway Patrol – Texas Department of Public Safety Officers Association, two Smokers and two Yeti Coolers for the winners of the 2025 National Top Trooper Competition
2. Additional donation items, as needed

A motion was made by Commissioner Long, seconded by Commissioner Blair, to approve all consent items under XI(A)-(C). Motion passed unanimously.

**XII. Items for Future Agenda (1:27:20)**

None at this time.

**XIII. Date for Future Meeting (1:27:30)**

Discharge hearings will be scheduled for August 6, 2025; and the regular Public Safety Commission meeting is scheduled for August 7, 2025.

**XIV. Adjourn into Executive Session (1:27:35)**

Executive Session began at 11:34 a.m. The Commission adjourned into executive session to discuss security issues; to consult with legal counsel regarding pending or contemplated litigation or settlement offers or to receive legal advice on items posted on this agenda; to deliberate regarding real estate matters; to consider any other items authorized by law, including personnel matters, the Director's action of discharging employees as identified in this agenda; and to discuss ongoing criminal investigations.

The Public Safety Commission reconvened in open session at 12:47 p.m. Chairman Steven Mach and Commissioners Nelda Blair, Dan Hord III, Larry Long, and Steven Stodghill were present. A quorum was present. (1:28:05)

**XV. Adjourn**

The meeting was adjourned at 12:47 p.m.

Read and approved this 8<sup>th</sup> day of August, 2025.

  
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Steven P. Mach, Chairman  
Public Safety Commission

**DOCKET NO. 405-24-24338.PSB**

TEXAS DEPARTMENT OF PUBLIC SAFETY –	§	BEFORE THE
PUBLIC SAFETY COMMISSION	§	
	§	
V.	§	STATE OF TEXAS
	§	
DEANDRE DARNELL WASHINGTON,	§	
APPLICANT	§	PUBLIC SAFETY COMMISSION

**FINAL ORDER**

On June 12, 2025, the Public Safety Commission held a public meeting and considered the Proposal for Decision issued in the above referenced case by the Administrative Law Judge (ALJ) of the State Office of Administrative Hearings. For the purposes of this Order, the Commission adopts the findings of fact and conclusions of law reflected in the Proposal for Decision.

The Commission, after review and due consideration of the Proposal for Decision, accepts the recommendation of the ALJ that Deandre Darnell Washington's application for a commissioned security officer license be denied.

IT IS THEREFORE ORDERED that Deandre Darnell Washington's application for a commissioned security officer license is denied.

SIGNED this 12<sup>th</sup> day of June 2025.

  
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Steven P. Mach, Chairman  
Public Safety Commission

**DOCKET NO. 405-24-24203.PSB**

TEXAS DEPARTMENT OF PUBLIC SAFETY –	§	BEFORE THE
PUBLIC SAFETY COMMISSION	§	
	§	
V.	§	STATE OF TEXAS
	§	
DOUGLAS LAWAYNE KEMP,	§	
APPLICANT	§	PUBLIC SAFETY COMMISSION

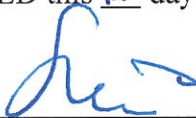
**FINAL ORDER**

On June 12, 2025, the Public Safety Commission held a public meeting and considered the Proposal for Decision issued in the above referenced case by the Administrative Law Judge (ALJ) of the State Office of Administrative Hearings. For the purposes of this Order, the Commission adopts the findings of fact and conclusions of law reflected in the Proposal for Decision.

The Commission, after review and due consideration of the Proposal for Decision, accepts the recommendation of the ALJ that Douglas Lawayne Kemp's application for a commissioned security officer license be denied.

IT IS THEREFORE ORDERED that Douglas Lawayne Kemp's application for a commissioned security officer license is denied.

SIGNED this 12<sup>th</sup> day of June 2025.



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Steven P. Mach, Chairman  
Public Safety Commission

**DOCKET NO. 405-25-06088.PSB**

TEXAS DEPARTMENT OF PUBLIC SAFETY –	§	BEFORE THE
PUBLIC SAFETY COMMISSION	§	
	§	
V.	§	STATE OF TEXAS
	§	
THEODORE BERNARD BERRY,	§	
APPLICANT	§	PUBLIC SAFETY COMMISSION

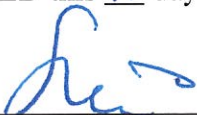
**FINAL ORDER**

On June 12, 2025, the Public Safety Commission held a public meeting and considered the Proposal for Decision issued in the above referenced case by the Administrative Law Judge (ALJ) of the State Office of Administrative Hearings. For the purposes of this Order, the Commission adopts the findings of fact and conclusions of law reflected in the Proposal for Decision.

The Commission, after review and due consideration of the Proposal for Decision, accepts the recommendation of the ALJ that Theodore Bernard Berry's application for commissioned security officer license be denied.

IT IS THEREFORE ORDERED that Theodore Bernard Berry's application for a commissioned security officer license is denied.

SIGNED this 12<sup>th</sup> day of June 2025.

  
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Steven P. Mach, Chairman  
Public Safety Commission



**DOCKET NO. 405-25-06082.PSB**

TEXAS DEPARTMENT OF PUBLIC SAFETY –	§	BEFORE THE
PUBLIC SAFETY COMMISSION	§	
	§	
V.	§	STATE OF TEXAS
	§	
EDWARD ODELL SCROGGINS,	§	
APPLICANT	§	PUBLIC SAFETY COMMISSION

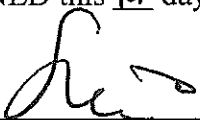
**FINAL ORDER**

On June 12, 2025, the Public Safety Commission held a public meeting and considered the Proposal for Decision issued in the above referenced case by the Administrative Law Judge (ALJ) of the State Office of Administrative Hearings. For the purposes of this Order, the Commission adopts the findings of fact and conclusions of law reflected in the Proposal for Decision.

The Commission, after review and due consideration of the Proposal for Decision, accepts the recommendation of the ALJ that Edward Odell Scroggins's application for a noncommissioned security officer license be denied.

IT IS THEREFORE ORDERED that Edward Odell Scroggins' application for a noncommissioned security officer license is denied.

SIGNED this 12<sup>th</sup> day of June 2025.



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Steven P. Mach, Chairman  
Public Safety Commission

**DOCKET NO. 405-25-05085.MVI**

TEXAS DEPARTMENT OF PUBLIC	§	BEFORE THE
SAFETY – PUBLIC SAFETY COMMISSION	§	
	§	
V.	§	STATE OF TEXAS
	§	
SANDEEP SINGH SERAI,	§	
VEHICLE INSPECTOR	§	PUBLIC SAFETY COMMISSION

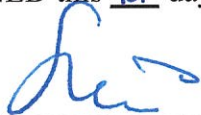
**FINAL ORDER**

On June 12, 2025, the Public Safety Commission held a public meeting and considered the Proposal for Decision issued in the above referenced case by the Administrative Law Judge (ALJ) of the State Office of Administrative Hearings. For the purposes of this Order, the Commission adopts the findings of fact and conclusions of law reflected in the Proposal for Decision.

The Commission, after review and due consideration of the Proposal for Decision, accepts the recommendation of the ALJ that Sandeep Singh Serai's vehicle inspection certification should be revoked.

IT IS THEREFORE ORDERED that Sandeep Singh Serai's vehicle inspection certification is revoked.

SIGNED this 12<sup>th</sup> day of June, 2025.



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Steven P. Mach, Chairman  
Public Safety Commission

**DOCKET NO. 405-25-05079.MVI**

TEXAS DEPARTMENT OF PUBLIC	§	BEFORE THE
SAFETY – PUBLIC SAFETY COMMISSION	§	
	§	
V.	§	STATE OF TEXAS
	§	
JAMES QUALLS, JR.,	§	
VEHICLE INSPECTOR	§	PUBLIC SAFETY COMMISSION

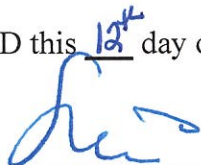
**FINAL ORDER**

On June 12, 2025, the Public Safety Commission held a public meeting and considered the Proposal for Decision issued in the above referenced case by the Administrative Law Judge (ALJ) of the State Office of Administrative Hearings. For the purposes of this Order, the Commission adopts the findings of fact and conclusions of law reflected in the Proposal for Decision.

The Commission, after review and due consideration of the Proposal for Decision, accepts the recommendation of the ALJ that James Qualls, Jr.'s vehicle inspection certification should be revoked.

IT IS THEREFORE ORDERED that James Qualls, Jr.'s vehicle inspection certification is revoked.

SIGNED this 12<sup>th</sup> day of June, 2025.



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Steven P. Mach, Chairman  
Public Safety Commission

**DOCKET NO. 405-24-24410.MVI**

TEXAS DEPARTMENT OF PUBLIC	§	BEFORE THE
SAFETY – PUBLIC SAFETY COMMISSION	§	
	§	
V.	§	STATE OF TEXAS
	§	
REPAIR ONE,	§	
VEHICLE INSPECTION STATION	§	PUBLIC SAFETY COMMISSION

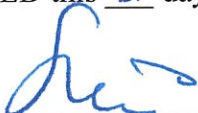
**FINAL ORDER**

On June 12, 2025, the Public Safety Commission held a public meeting and considered the Proposal for Decision issued in the above referenced case by the Administrative Law Judge (ALJ) of the State Office of Administrative Hearings. For the purposes of this Order, the Commission adopts the findings of fact and conclusions of law reflected in the Proposal for Decision.

The Commission, after review and due consideration of the Proposal for Decision, accepts the recommendation of the ALJ that Repair One's vehicle inspection station certification should be revoked and a \$500 administrative penalty should be assessed.

IT IS THEREFORE ORDERED that the Repair One's vehicle inspection station certification is revoked and a \$500 administrative penalty is assessed.

SIGNED this 12<sup>th</sup> day of June 2025



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Steven P. Mach, Chairman  
Public Safety Commission

TEXAS DEPARTMENT OF PUBLIC SAFETY  
ORDER ADOPTING A RULE

On August 22, 2024, the Public Safety Commission (the commission) by majority vote approved rules concerning:

DNA, CODIS, Forensic Analysis, And Crime Laboratories  
Title 37 T.A.C. Part I, Chapter 28  
Subchapter N  
Sections 28.211 - 28.215

The Texas Department of Public Safety (the department) adopts new §§28.211 - 28.215, concerning Texas Crime Laboratory Records Portal. These rules are adopted with changes to the proposed text as published in the April 25, 2025, issue of the *Texas Register* (50 TexReg 2575) and will be republished.

These new rules implement Senate Bill 991, 88th Leg., R.S. (2023), which establishes an electronic discovery portal hosted by the department that makes crime laboratory records equally available to prosecutors and defense counsel.

The department accepted comments on proposed new §§28.211 - 28.215 through May 27, 2025. Comments were submitted by Lauren Woolridge with NMS Labs and District Attorney Philip Mack Furlow with the 106<sup>th</sup> District Attorney's Office. Several of the comments were questions on the portal mechanics relating to operational issues, instead of substantive comments on the rules. These items will be addressed by direct communication to the commenter. The comments received and the department's responses are summarized below.

COMMENT:

Written comments submitted by Ms. Woolridge indicate that record recipient contact information should be provided to the lab.

RESPONSE:

This comment relates to the operational mechanics of the portal and has no impact on the proposed rule. The department will continue to communicate and work with laboratories, prosecutors, and defense counsel in the implementation and operation of the portal as it continues to be developed. No changes were made to the proposed rule based on this comment.

COMMENT:

Written comments related to §28.212 submitted by Ms. Woolridge state that labs should be given instructions regarding resource availability and associated plans for setup support and deployment of the portal with implementation timelines based on resource availability and key milestones.

RESPONSE:

This comment relates to the operational mechanics of the portal implementation and has no impact on the proposed rule. The department will continue to communicate and work with laboratories, prosecutors, and defense counsel in the implementation of the portal as it continues to be developed. No changes were made to the proposed rule based on this comment.

COMMENT:

Written comments related to §28.212(c) submitted by Ms. Woolridge recommend that instead of assigning a set number of cases, participation should be required based on the business' overall percentage of Texas casework.

RESPONSE:

The department disagrees with this comment. This recommendation would result in an undue burden on smaller laboratories while simultaneously exempting larger laboratories with more prevalent caseloads in Texas. For example, if a percentage was set at 10%, a small laboratory only capable of working ten cases per year, one of which was in Texas, would be required to participate in the portal. Whereas a large laboratory working 100,000 cases per year could work up to 9,999 cases without participating in the portal. This would result in an imbalance that is not in the best interest of discovery practices in the state of Texas. No changes were made to the proposed rule based on this comment.

COMMENT:

Written comments related to §28.213 submitted by Ms. Woolridge state that the proposed rules do not provide guidance on how to isolate and securely transfer only Texas-relevant data to the portal. She indicates without clear segregation requirements, there is a risk of over-disclosure or inadvertent sharing of non-Texas or non-criminal case data. Ms. Woolridge also suggests the department define how the request mechanism will work and establish a request notification system to ensure compliance.

RESPONSE

This comment relates to the operational mechanics of the portal and has no impact on the proposed rule. The department will continue to communicate and work with laboratories, prosecutors, and defense counsel in the implementation and operation of the portal as it continues to be developed. No changes were made to the proposed rule based on this comment.

COMMENT:

Written comments related to §28.213 submitted by Ms. Woolridge state that labs can produce 30,000+ reports in a calendar year where less than 10% are needed for court and suggests the department rephrase the rule to be in alignment with Government Code §411.162 to include the

following language, “Requested case specific records...,” in order for labs to comply for records specifically requested.

RESPONSE:

The department disagrees with this comment. The proposed rule was developed in collaboration with a diverse group of stakeholders from the criminal justice community, including representatives from forensic laboratories, prosecutors, and defense attorneys. Through that process, it was determined that providing complete case records through the portal regardless of whether the records were requested for a specific court proceeding best supported transparency, consistency, and timely access to information in criminal litigation. In addition, discovery requirements under Texas Code of Criminal Procedure, Article 39.14 are not limited to records needed for court. It is the department’s position that the rule aligns with the statutory intent and reflects a balanced approach. No changes were made to the proposed rule based on this comment.

COMMENT:

Written comments related to §28.213 submitted by Ms. Woolridge recommend including a specific timeframe by which records must be uploaded, such as one month, instead of “as soon as practicable” because it lacks specificity. Ms. Woolridge also requested to clarify how attorneys in the state of Texas will know when and how to make requests for case records.

RESPONSE:

The department disagrees with this comment. The phrase “as soon as practicable” is consistent with language in the Texas criminal discovery statute under Texas Code of Criminal Procedure, Article 39.14, and provides flexibility while considering feasibility and practicality. The second part of the comment relates to the operational mechanics of the portal and has no impact on the proposed rule. No changes were made to the proposed rule based on this comment.

COMMENT:

Written comments related to §28.214(a) submitted by Ms. Woolridge suggest allowing proprietary records to be flagged and made available only upon request through an NDA, subpoena, or a protective order and allow for the file request mechanism to support file attachments for subpoenas to be included with the request.

RESPONSE:

This comment relates to the operational mechanics of the portal and has no impact on the proposed rule. The department will continue to communicate and work with laboratories, prosecutors, and defense counsel in the implementation and operation of the portal as it continues to be developed. No changes were made to the proposed rule based on this comment.

COMMENT:

Written comments related to §28.214(b) submitted by Ms. Woolridge recommend aligning the request mechanism in the portal to include both case and non-case specific records to streamline the process for both the lab and the attorneys; providing additional instructions regarding multiple or supplemental requests following use of the request mechanism through the portal, including guidance on how to conduct communications related to the request; standardizing the education for attorneys and courts on locating documents needed; providing instruction to the lab regarding document hierarchy, data tags, and search criteria to better understand how documents must be made available within the portal; and standardize the education for attorneys and courts on locating documents needed.

RESPONSE:

These comments relate to the operational mechanics of the portal and have no impact on the proposed rule. The department will continue to communicate and work with laboratories, prosecutors, and defense counsel in the implementation and operation of the portal as it continues to be developed. No changes were made to the proposed rule based on this comment.

COMMENT:

Written comments related to §28.215 submitted by Ms. Woolridge related to the safety and security of portal contents and was a series of questions instead of comments or recommendations on the rule proposal.

RESPONSE:

The questions either relate to the operational mechanics of the portal and have no impact on the proposed rule or ask for legal advice, which is beyond the scope of the rulemaking process. The department will continue to communicate and work with laboratories, prosecutors, and defense counsel in the implementation and operation of the portal as it continues to be developed. No changes were made to the proposed rule based on this comment.

COMMENT:

Written comments related to §28.215 from Mr. Furlow state this section exceeds the scope of the statute by requiring a prosecutor to “maintain up-to-date portal access” for, rather than merely designate, defense counsel and by expanding that duty to include unnamed “others” who may not be included within the scope of the statute. Mr. Furlow also states the phrase “maintain up-to-date portal access” is ambiguous and could be read to mandate more than mere identification of who can use the portal. In lieu of the proposed rule, Mr. Furlow suggests the department consider language more consistent with the statute as follows: Attorneys representing the state must identify at least one contact in their office to designate and keep up to date the person or persons who should be authorized to access the portal under Government Code §411.162.

RESPONSE:



The department does not oppose this recommendation and will adopt the rule with changes as it more closely aligns with the statutory language and does not result in a substantive change. Rule text language in §28.215 is being changed from “Attorney representing the state must designate at least one administrator to maintain up-to-date portal access to defense counsel and others assigned to the case consistent with Texas Code of Criminal Procedure, Article 39.14 (d), (e), and (f)” to “Attorneys representing the state must identify at least one contact in the attorney’s office to designate and keep up to date the person(s) authorized to access the portal under Government Code, §411.162.”

These rules are adopted pursuant to Texas Government Code, §411.004(3), which authorizes the Public Safety Commission to adopt rules considered necessary for carrying out the department's work; §411.162, which authorizes the department by rule to establish and maintain a central computerized portal that facilitates the process for requesting crime laboratory records among crime laboratories, attorneys representing the state, and parties authorized to access the records pursuant to Article 39.14, Code of Criminal Procedure; §411.163, which authorizes the department by rule to require mandatory participation in the transfer of crime laboratory records using the crime laboratory portal and provide exemptions; §411.164, which authorizes the department by rule to require the attorney representing the state to provide access and use of the crime laboratory portal to the defense; and Senate Bill 991, 88th Leg., R.S. (2023).

This agency hereby certifies that the adoption has been reviewed by legal counsel and found to be a valid exercise of the agency’s legal authority.

The effective date of the rules is 20 days after the rules are filed with the Texas Register Division, Office of the Secretary of State.

This order constitutes the order of the commission required by the Administrative Procedures Act, Government Code, Section 2001.033.



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Steven P. Mach, Chairman  
Public Safety Commission

IN THE MATTER OF                         §                         BEFORE THE

THE DISCHARGE OF                         §                         PUBLIC SAFETY COMMISSION

PROBATIONARY EMPLOYEES                 §                         IN AUSTIN, TRAVIS COUNTY, TX

## Advice and Consent

In accordance with Government Code Section 411.007(e), the Director found that the following named probationary employees were unsuitable for continued employment in the Department of Public Safety. The Public Safety Commission has consented to discharge these employees:

Employee Name	Employee Title/Division	Date of Discharge
Laurie Astremon	Trooper Trainee/Training Operations	04/17/2025
Brianna Wood	License & Permit Specialist/Driver License	05/01/2025
Stephen Taveras Abreu	Trooper Trainee	05/21/2025

Approved:

Steven P. Mach, Chairman  
Public Safety Commission

Date: June 12, 2025

**SPECIAL RANGER/SPECIAL TEXAS RANGER APPLICANTS**  
**June 12, 2025**

**Special Ranger Applicants:**

<b>Name</b>	<b>Division at Ret.</b>	<b>Svc./Station at Ret.</b>	<b>Retire Date</b>	<b>Yrs. of Svc. at Ret.</b>
Allensworth, William Burton	THP	Goldthwaite	03/31/11	15
Collins, Daniel Roy	CID	Longview	03/31/25	24
Hatcher, Johnny Ray	CID	Austin	06/30/01	25
Henderson, Clint Wayne	THP	Lufkin	09/30/23	20
Henderson, Jason Leon	THP	Shamrock	03/31/25	25
Murphy, David Allen	THP	Waco-West	02/28/25	23
Noe, Randall Irwin	THP	Diboll	03/31/25	25
Russell, Robert Edward	IOD	Austin-HQ	04/30/25	20
Sherman, Elsworth Carl	TLE	Austin-HQ	02/28/02	33
Stapleton, Carlon Arvin	CID	Austin-HQ	04/30/25	22

**Special Texas Ranger Applicants:**

<b>Name</b>	<b>Division at Ret.</b>	<b>Svc./Station at Ret.</b>	<b>Retire Date</b>	<b>Yrs. of Svc. at Ret.</b>
Kaelin, Jr., Jimmie Dale	TRD	Victoria	10/31/12	24

Approved by the Public Safety Commission on:



Date:

June 12, 2025