

Chapter 181

1975 REPLACEMENT PART

State Police; Crime Reporting and Records; Police Standards and Training

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STATE POLICE

181.010 Definitions for ORS 181.010 to 181.540. As used in ORS 181.010 to 181.540, unless the context requires otherwise:

(1) "Bureau" means the Department of State Police Bureau of Criminal Identification.

(2) "Criminal offender information" includes records and related data, fingerprints received and compiled by the bureau for purposes of identifying criminal offenders and alleged offenders, records of arrests and the nature and disposition of criminal charges, including sentencing, confinement and release.

(3) "Crime for which criminal offender information is required" means:

(a) Any felony;

(b) Any misdemeanor or other offense which involves criminal sexual conduct;

(c) Any offense which involves the use or sale of narcotic drugs as defined in ORS 474.010 or dangerous drugs defined in ORS 475.010.

(4) "Department" means the Department of State Police established under ORS 181.020.

(5) "Deputy superintendent" means the Deputy Superintendent of State Police.

(6) "Law enforcement agency" means county sheriffs, municipal police departments, State Police, other police officers of this and other states and law enforcement agencies of the Federal Government.

(7) "State Police" means the members of the state police force appointed under ORS 181.250.

(8) "Superintendent" means the Superintendent of State Police.

(9) "Criminal Justice Agency" means:

(a) The Governor,

(b) Courts of criminal jurisdiction,

(c) The Attorney General,

(d) District attorneys,

(e) Law enforcement agencies,

(f) The Corrections Division,

(g) The State Board of Parole, and

(h) Any other state or local agency designated by order of the Governor.

(10) "Disposition report" means a form or process prescribed or furnished by the bureau, containing a description of the ultimate action taken subsequent to an arrest.

[Amended by 1963 c.547 s.1; 1971 c.467 s.1; 1975 c.548 s.1]

181.020 Department of State Police established. There is established a Department of State Police. The department shall consist of office personnel and the Oregon State Police. The Oregon State Police shall consist of members of the state police force appointed under ORS 181.250, state police cadets and legislative security personnel appointed under ORS 181.265.

[Amended by 1963 c.547 s.8; 1971 c.467 s.2]

181.030 Powers and duties of department and its members. (1) The Department of State Police and each member of the Oregon State Police shall be charged with the enforcement of all criminal laws.

(2) Each member of the state police is authorized and empowered to:

(a) Prevent crime.

(b) Pursue and apprehend offenders and obtain legal evidence necessary to insure the conviction in the courts of such offenders.

(c) Institute criminal proceedings.

(d) Execute any lawful warrant or order of arrest issued against any person or persons for any violation of the law.

(e) Make arrests without warrant for violations of the law committed in their presence, and for felonies committed, the same as other peace officers.

(f) Give first aid to the injured.

(g) Succor the helpless.

(3) Each member of the state police shall have in general the same powers and authority as those conferred by law upon sheriffs, police officers, constables, peace officers and may be appointed as deputy medical examiners.

(4) The members of the state police shall be subject to the call of the Governor, and are empowered to cooperate with any other instrumentality or authority of the state, or any political subdivision in detecting crime, apprehending criminals and preserving law and order throughout the state; but the state police shall not be used as a posse except when ordered by the Governor.

[Amended by 1961 c.434 s.7; 1971 c.467 s.3; 1973 c.408 s.30]

181.040 Department to enforce laws relating to highways and operation of vehicles on highways; power of arrest possessed by persons not members of department. (1) The Department of State Police shall enforce all laws now or hereafter enacted relating to highways and to the operation of vehicles on state or other highways.

(2) Members of the state police have the power to arrest violators of any provision of the laws applicable to highways or to the movement of vehicles on highways.

(3) The necessary expenses in carrying out this section shall be paid from the State Highway Fund and from the moneys received under ORS 481.950.

(4) ORS 181.010 to 181.540 does not prevent an officer or employe of the Department of Transportation from arresting any person for any crime committed in his presence and does not affect other powers of arrest granted by the laws of this state to persons other than peace officers.

[Amended by 1967 c.175 s.5; 1971 c.467 s.4]

181.050 State police to enforce regulations. The state police, with the approval of the Governor, may be called upon by any other branch or department of the state government to enforce criminal laws or any regulation of such branch or department.

[Amended by 1971 c.58 s.1]

181.060[Repealed by 1963 c.547 s.11]

181.065[1963 c.547 s.6; repealed by 1975 c.548 s.2 (181.066 enacted in lieu of 181.065)]

181.066 Bureau of criminal identification. (1) There is established in the department a bureau of criminal identification which shall be operated by the department.

(2) The bureau shall:

(a) Install and maintain systems for filing and retrieving fingerprint data and supplemental information submitted by criminal justice agencies for the identification of criminal offenders as the superintendent deems necessary;

(b) Employ its fingerprint record file as a basis for identifying individuals and providing criminal offender information to criminal justice agencies while acting in the performance of their official duties; and

(c) Undertake such other projects as are necessary or appropriate to the speedy collection and dissemination of information relating to crimes and criminals.

[1975 c.548 s.3 (enacted in lieu of 181.065); 1975 c.605 s.11a]

181.070 State detective bureau. (1) The superintendent may, with the approval of the Governor, maintain a state detective bureau under his immediate supervision.

(2) The detective bureau shall:

(a) Maintain facilities for the detection of crime by the state police.

(b) Supply expert information on handwriting and ballistics.

(3) To accomplish the purposes of subsection (2) of this section, the superintendent may, with the approval of the Governor, utilize the services of such members of the state police as assistant state detectives as he deems expedient.

[Amended by 1963 c.547 s.9; 1971 c.467 s.22]

181.080 Crime detection laboratories.

(1) The Department of State Police may establish crime detection laboratories, to be operated by the department in cooperation with the University of Oregon Health Sciences Center.

(2) The University of Oregon Health Sciences Center may furnish adequate quarters, heat and light for the laboratory in the buildings of the school at Portland and may assist the personnel of all laboratories with technical advice and assistance.

(3) The laboratories shall furnish service as available to all district attorneys, sheriffs and other peace officers in the state. The services of the laboratories shall also be available to any defendant in a criminal case on order of the court before which the criminal case is pending.

[Amended by 1953 c.5 s.3; 1963 c.218 s.1; 1971 c.467 s.23]

181.090 Headquarters and patrol stations. The superintendent, with the approval of the Governor, may establish headquarters and patrol stations at such places as he may deem most advisable for the patrol and protection of the state and for the enforcement of the laws. For that purpose, with the approval of the Governor, he may use lands and buildings for the accommodation of members of the state police and their vehicles and equipment.

[Amended by 1971 c.467 s.21]

181.100 Organization of work of department. The superintendent shall, so far as in his judgment it is practicable and expedient so to do, organize the work of his department so that:

(1) The various duties required of the department may be assigned to appropriate departments, to be performed by persons experienced and qualified for such respective kinds of work.

(2) The duties of his various officers and police are coordinated so that when not engaged in a particular duty specified or directed to be done or not then requiring attention such officers and police shall perform the other duties required of the department and then required to be done.

(3) The cooperation of other officers and police may be secured for the purposes of avoiding duplication of time and effort.

181.110 Distribution of police throughout state. The superintendent shall distribute the state police throughout the various sections of the state where they will be most efficient in carrying out the purposes of the department to preserve the peace, to enforce the law and to prevent and detect crime.

181.120 Uniform, insignia and badge of state police. (1) The State of Oregon shall provide the members of the state police with standard uniforms. Subject to detailed regulations and specifications prescribed by the superintendent, the uniform to be worn by members of the state police shall be of standard pattern and distinctive design, as prescribed in this section.

(2) Winter uniform: Blue elastique blouse or jacket with cadet blue shoulder straps, breeches or trousers of the same color and material with cadet blue stripe one and one-half inches wide on outseam, campaign hat, black boots or shoes and navy blue topcoat.

(3) Summer uniform: Cadet blue woolen serge shirt with navy blue shoulder straps, blue elastique breeches or trousers with cadet blue stripe one and one-half inches wide on outseam, black boots or shoes, campaign hat, and navy blue zipper-type woolen jacket.

(4) Insignia: An emblem of the seal of the State of Oregon, embroidered in silk on a separate patch and also embroidered on a separate patch in one-half inch gold silk letters the rank held by the wearer, except in the case of troopers and recruits, both to be sewn on the left sleeve of the blouse, jacket and topcoat.

(5) Badge: A star of five points measuring approximately three inches between opposite points, in the center of which shall be imposed in relief, a facsimile of the seal of the state measuring approximately one inch in diameter. The badge issued to commissioned officers shall be of a composition metal in similitude of gold and that issued to other members shall be of a composition metal in similitude of silver.

[Amended by 1971 c.467 s.7]

181.130 Service without wearing uniform. The superintendent may direct that members of the state police shall serve without wearing uniform, when, in his judg-

ment, law enforcement will thereby be made more efficient.

[Amended by 1971 c.467 s.8]

181.140 Wearing uniforms by other persons prohibited. (1) No person other than a member of the Oregon State Police shall wear, use or order to be worn or used, copy or imitate in any respect or manner the standard uniforms specified in ORS 181.120.

(2) As used in this section, "person" includes agents, officers and officials elected or appointed by any municipality or county.

181.150 Supplies and equipment of state police. (1) The state shall provide the members of the state police with emergency and first aid outfits, weapons, motor vehicles, and all other supplies and equipment necessary to carry out the objects of the department. All such property shall remain the property of the state.

(2) When any of the property, supplies or equipment becomes surplus, obsolete or unused it shall be disposed of by the Department of General Services as provided in ORS 283.230.

[Amended by 1955 c.148 s.1; 1971 c.467 s.9]

181.160[Repealed by 1955 c.260 s.3]

181.170 Damage or loss of property by neglect of member; deduction from pay. The superintendent shall make charges against any member of the state police for property of the department damaged, lost or destroyed through carelessness or neglect of such member. If it is determined that such damage, loss or destruction was due to carelessness or neglect, there shall be deducted from the pay of such member the amount of money necessary to repair or replace the article or articles damaged, lost or destroyed.

181.175 State Police Account. (1) There is established in the General Fund of the State Treasury an account to be known as the State Police Account. All moneys received by the Department of State Police shall be paid to the credit of the State Police Account, and such moneys are continuously appropriated for the payment of expenses of the Department of State Police.

(2) There is continuously appropriated from the State Highway Fund to the Department of State Police, for deposit in the State Police Account, sufficient moneys for payment of expenses in the Traffic Division.

(3) There is continuously appropriated from the Motor Carrier Account to the Department of State Police, for deposit in

the State Police Account, sufficient moneys for payment of expenses in the Traffic Division.

(4) There is continuously appropriated from the Motor Vehicle Division Account to the Department of State Police, for deposit in the State Police Account, sufficient moneys for payment of expenses in the Traffic Division, for enforcement of ORS chapter 486.

(5) There is continuously appropriated from the State Game Fund, to the Department of State Police, for deposit in the State Police Account, sufficient moneys for payment of expenses in the Game Division.

[1971 c.277 s.2]

181.180 Petty cash account. The superintendent shall establish a petty cash account from the appropriation for carrying out the functions of the department in the amount of \$10,000 and shall authorize designated commissioned officers to make disbursements from such account in all cases where it may be necessary to make an immediate cash payment for transportation expenses, accessories and repairs to motor vehicles, board and lodging, immediate medical and veterinary supplies, telephone and imperative supplementary supplies. Upon presentation to the Secretary of State of duly approved vouchers for moneys so expended from the petty cash account or fund, the account or fund shall be reimbursed to the amount of vouchers submitted. Disbursing officers shall give a surety bond to the State of Oregon to be approved by the Attorney General in the amount of \$10,000 for faithful performance of duty and proper administration of funds, the premium on which shall be paid by the department.

181.190 Commanding assistance of citizens. All members of the state police may direct and command the assistance of any able-bodied citizen of the United States to aid, when necessary, to maintain law and order. When so called, any person shall, during the time his assistance is required, be considered a member of the state police and subject to ORS 181.010 to 181.540.

[Amended by 1971 c.467 s.10]

181.200 Superintendent of State Police; appointment; confirmation; removal. The Superintendent of State Police shall be the executive and administrative head of the Department of State Police. Subject to confirmation by the Senate in the manner provided in ORS 171.560 and 171.570, the Gov-

ernor shall appoint the superintendent for a term of four years. The Governor may remove the superintendent for inefficiency or malfeasance in office after charges have been preferred and a hearing granted.

[Amended by 1971 c.467 s.11; 1973 c.792 s.1]

181.210 Oath and bond of superintendent and deputy. The Superintendent of State Police and the Deputy Superintendent of State Police, before assuming their duties, each shall take and subscribe an oath of office as prescribed by ORS 181.390 and shall be covered by a fidelity or blanket bond as provided in ORS 291.011.

[Amended by 1971 c.467 s.13]

181.220 Deputy Superintendent of State Police; qualifications, appointment and removal. The Superintendent of State Police may, with the approval of the Governor as to person and salary, appoint a Deputy Superintendent of State Police. The deputy superintendent shall have served as a captain or in higher rank in the Oregon State Police not less than one year prior to his appointment. The deputy superintendent shall be removable for the causes and in the manner provided in ORS 181.290 to 181.350 for the removal of members of the state police.

[Amended by 1971 c.467 s.12]

181.230[Repealed by 1971 c.467 s.26]

181.240 Powers and duties of deputy superintendent. The deputy superintendent, when appointed and qualified, shall possess during his term of office all the powers of the superintendent and shall act as the head of the department in the absence or incapacity of the superintendent, and shall perform such duties as the superintendent may prescribe.

181.250 State police force; appointment; examination and enlistment of applicants. The superintendent, with the approval of the Governor, shall appoint a state police force, consisting of the number of commissioned officers, noncommissioned officers and troopers who are, in the judgment of the Governor and the superintendent, necessary in the performance of the duties of the department. The superintendent shall, subject to the laws of the state and with the approval of the Governor, arrange for the examination and enlistment of applicants and establish ranks or grades.

[Amended by 1971 c.467 s.6]

181.260 Qualifications for appointment and reappointment as member of state police. (1) No person, other than an expert in crime detection, shall be appointed a member of the state police unless he is:

- (a) A citizen of the United States.
- (b) A resident of the State of Oregon.
- (c) Of good health and of good moral character.
- (d) Over the age of 21 years.

(2) No person shall be appointed a member of the state police who has not established satisfactory evidence of his qualifications by passing a physical and mental examination based upon the standard provided by the rules and regulations of the United States Army; but the superintendent, with the approval of the Governor, may, for such positions and where, in his judgment, the good of the service requires it, waive the physical standard provided by such rules and regulations.

(3) Any member who voluntarily withdraws from the state police force without the consent of the superintendent, and all persons removed from the state police for cause after hearing, shall be ineligible for reappointment.

181.265 Qualification for cadets and legislative security personnel. Notwithstanding paragraph (d) of subsection (1) of ORS 181.260, the superintendent may appoint, as state police cadets or legislative security personnel, individuals who are 18 years of age or older and satisfy other requirements of subsections (1) and (2) of ORS 181.260.

[1971 c.467 s.25b]

181.270 [Amended by 1953 c.50 s.4; 1955 c.704 s.1; 1957 c.674 s.1; 1959 c.677 s.1; 1961 c.493 s.2; 1963 c.572 s.54; repealed by 1965 c.14 s.2 (181.271 enacted in lieu of 181.270)]

181.271 Salaries of state police. The salaries of members of the Oregon State Police shall be fixed in the same manner as the salaries of other officers and employes in the unclassified service pursuant to ORS 240.240.

[1965 c.14 s.3 (enacted in lieu of 181.270); 1971 c.467 s.14]

181.280 Instruction; rules and regulations for discipline and control. The superintendent shall:

(1) Provide the necessary preliminary and subsequent instruction to recruits and troopers as to their duties as police officers of the state.

(2) Make rules and regulations for the discipline and control of the state police.

[Amended by 1971 c.467 s.15]

181.290 Grounds for removal of state police. The superintendent may remove members of the Oregon State Police in the manner prescribed in ORS 181.290 to 181.350 for inefficiency, misfeasance, malfeasance, nonfeasance in office, violation of the criminal laws of the state or of the United States, wilful violation of any rule or regulation of the department, insubordination, forfeiture of license to operate a motor vehicle, or physical or mental disability not incurred in line of duty.

[Amended by 1971 c.467 s.16]

181.300 Proceeding for removal. (1) Members of the Oregon State Police may be removed only after written charges have been preferred and a hearing granted as prescribed in ORS 181.290 to 181.350.

(2) This section does not require a hearing for:

(a) Disciplinary measures taken by the superintendent or any commanding officer of a detachment for the punishment of minor infractions of the rules or regulations of the department.

(b) Demotion of members.

(c) Removal of recruits.

[Amended by 1971 c.467 s.17]

181.310 Superintendent to make rules and regulations governing proceedings for removal. The superintendent shall make rules and regulations providing for:

(1) The filing of written charges against an accused member of the Oregon State Police.

(2) A hearing by the trial board on the charges upon not less than 10 days' notice.

(3) An opportunity to the accused member to produce proof in his defense.

[Amended by 1971 c.467 s.18]

181.320 Trial board; members; presiding officer. A trial board to hear charges against members of the Oregon State Police shall consist of the superintendent and two commissioned officers, senior in service, appointed by the superintendent. The superintendent shall be the presiding officer of the trial board. Upon written order of the superintendent, any commissioned officer appointed or designated by him may sit as presiding officer of the trial board.

[Amended by 1971 c.467 s.19]

181.330 Hearing on charges; compelling attendance of witnesses; witness fees and mileage. The presiding officer of the trial board shall make all necessary rulings during the course of the hearing which may be held at any place designated by the superintendent. The superintendent or the officer acting in his stead as presiding officer of the trial board is empowered to issue subpoenas to compel the attendance of witnesses and the production of evidence and to administer all necessary oaths. Persons summoned as witnesses before the trial board shall be entitled to witness fees and mileage for traveling, as provided by law for witnesses in courts of record in the county in which the hearing is held. Failure or refusal to obey any subpoena shall be brought to the attention of such circuit court and shall be punished by that court as a contempt.

181.340 Finding of trial board; action by superintendent. If the charges are proved the trial board shall make a written finding of guilty and recommend either removal of the member of the Oregon State Police or such disciplinary punishment as, in their opinion, the offense merits. Thereupon the superintendent shall direct the removal or punishment. If any member refuses to attend the hearing or abide by any such disciplinary order, the superintendent may by order remove him forthwith.
[Amended by 1971 c.467 s.20]

181.350 Procedure for review of decision of trial board. The decisions of the trial board shall be subject to review by the circuit court of the county in which the hearing was held. The procedure for review shall be as provided in ORS 34.010 to 34.100.

181.360 Directors of crime detection laboratories. The superintendent shall appoint:

(1) The director of each crime detection laboratory, who shall have charge and supervision over the laboratory under the general supervision of the superintendent.

(2) The assistants necessary the laboratories. of
[Amended by 1971 c.467 s.24]

181.370[Repealed by 1971 c.467 s.26]

181.380[Repealed by 1971 c.467 s.26]

181.390 Oath of members of state police. Each member of the Oregon State Police shall take and subscribe to an oath of office to support the Constitution and laws

of the United States and of the State of Oregon, and to honestly and faithfully perform the duties imposed upon him under the laws of Oregon. The oath of the superintendent and deputy superintendent shall be filed with the Secretary of State, and the oaths of all other members with the superintendent.
[Amended by 1971 c.467 s.5]

181.400 Restrictions on members of state police; personal and property rights of others; political contests. All members of the state police are subject to the following restrictions:

(1) No member of the state police shall in any way interfere with the rights or property of any person, except for the prevention of crime, or the capture or arrest of persons committing crimes.

(2) Notwithstanding any other law, no member of the state police shall in any way be active or participate in any political contest of any general or special election, except to cast his ballot. No member of the state police shall be detailed or ordered to duty at or near any voting precinct where any election is being held, nor shall any member of the state police remain in or about such voting precinct, except for the time necessary to cast his vote.
[Amended by 1971 c.467 s.25]

181.410 Records and reports of time spent in performance of duties; approval of claims. (1) Under rules and regulations to be promulgated by the Superintendent of State Police, with the approval of the Governor, all state police shall be required to keep a record of the time spent in the performance of their various duties and report same to the superintendent at such times as he shall direct.

(2) The superintendent shall approve all claims.
[Amended by 1957 c.521 s.4; 1959 c.480 s.3]

181.415 Fees for supplying copies of department records. The superintendent may prescribe fees to be charged and collected for searching, copying and certifying non-confidential public records of the department in amounts sufficient to cover the cost incurred by the department thereby, but not to exceed \$1 per page copied or certified by it. All such fees received shall be deposited with the State Treasurer and credited to the department miscellaneous receipts account.
[1967 c.194 s.1]

181.420[Amended by 1957 c.7 s.1; repealed by 1971 c.743 s.432]

CRIME REPORTING

181.510[1963 c.547 s.3; repealed by 1975 c.548 s.4 (181.511 enacted in lieu of 181.510)]

181.511 Fingerprints, identifying data, disposition report required. (1) A law enforcement agency immediately upon the arrest of a person for a crime shall:

(a) Place the required fingerprints and identifying data on forms prescribed or furnished by the bureau, photograph the arrested person, and promptly transmit the form and photograph to the bureau.

(b) If the arrest is disposed of by the arresting agency, cause the disposition report to be completed and promptly transmitted to the bureau.

(c) If the arrest is not disposed of by the agency, cause the disposition report to be forwarded to the court that will dispose of the charge for action by the court in accordance with ORS 181.521.

(2) A law enforcement agency may record, in addition to fingerprints, the palm prints, sole prints, toe prints, or other personal identifiers when, in the discretion of the agency, it is necessary to effect identification of the persons or to the investigation of the crime charged.

(3) A law enforcement agency, for the purpose of identification, may record and submit to the bureau the fingerprints of persons arrested for crimes for which criminal offender information is not required.

(4) The prosecuting attorney shall submit to the court a disposition report for submission by the court to the bureau in accordance with ORS 181.521.

[1975 c.548 s.5 (enacted in lieu of 181.510)]

181.520 [1963 c.547 s.4; repealed by 1975 c.548 s.6 (181.521 enacted in lieu of 181.520)]

181.521 Courts to report disposition of certain cases; State Court Administrator to inquire about status of arrests. Courts shall cause the final court order or judgment of a crime for which criminal offender information is required to be reported promptly to the bureau. The State Court Administrator, upon notice by the bureau, shall make inquiry as to the status of an arrest which has not been reported disposed of within a reasonable time after the date of arrest. If from such inquiry the State Court Administrator believes that a court, or its clerk or administrator, may not be making satisfactory reports of dispositions he shall report his findings in relation thereto to the Supreme Court for its action.

[1975 c.548 s.6a (enacted in lieu of 181.520)]

181.530 Report of release or escape from state institution of certain inmates.

(1) The superintendent of any institution of this state shall notify the bureau prior to the release or immediately after the escape from such institution, of any person committed to such institution, for a crime for which a report is required or under civil commitment as a sexually dangerous person. The notice shall state the name of the person to be released or who has escaped, the county in which he was convicted or from which he was committed and, if known, the address or locality at which he will reside.

(2) Promptly upon receipt of the notice required by subsection (1) of this section, the bureau shall notify all law enforcement agencies in the county in which the person was convicted or from which he was committed and in the county, if known, in which the person will reside.

[1963 c.547 s.5]

181.535 Criminal identification information availability to Executive Secretary of Oregon Racing Commission. (1)

The department may, upon request of the Oregon Racing Commission, furnish to the Executive Secretary of the Oregon Racing Commission such information as the department may have in its possession from its central bureau of criminal identification, including but not limited to manual or computerized information and data.

(2) For the purposes of requesting and receiving the information and data described in subsection (1) of this section, the Oregon Racing Commission is a "state agency" and a "criminal justice agency" and its enforcement agents are "peace officers" within this chapter and rules adopted thereunder.

[1975 c.549 s.19]

181.540 Confidentiality of records. Notwithstanding the provisions of ORS 192.410 to 192.500 relating to public records the fingerprints, photographs, records and reports compiled under ORS 137.225, 181.010, 181.511, 181.521, 181.555 and this section are confidential and exempt from public inspection except:

(1) As ordered by a court; or

(2) As provided in rules adopted by the department under ORS 183.310 to 183.500 to govern access to and use of computerized criminal offender information including access by an individual for review or challenge of his own records.

[1963 c.547 s.7; 1973 c.794 s.16; 1975 c.548 s.7]

181.550 Reporting of crime statistics.

(1) All law enforcement agencies shall report to the Executive Department statistics concerning crimes:

(a) As directed by the Executive Department, for purposes of the Uniform Crime Reporting System of the Federal Bureau of Investigation; and

(b) As otherwise directed by the Governor concerning general criminal categories of criminal activities but not individual criminal records.

(2) The Executive Department shall prepare:

(a) Quarterly and annual reports for the use of agencies reporting under subsection (1) of this section, and others having an interest therein; and

(b) Special reports as directed by the Governor.

[1973 c.130 s.2]

181.555 Establishment of procedures for access to criminal record information. The department shall adopt rules under ORS 183.310 to 183.500 establishing procedures:

(1) Limiting access to information to criminal justice and other state and local agencies when the information is required to perform a duty or function expressly required by statute;

(2) For individual inspection and challenge of criminal record information relating to himself; and

(3) Providing for purging or expunging of inaccurate and incomplete arrest, charge and disposition information.

[1975 c.548 s.8]

181.570 State Police Crime Detection Laboratory Advisory Board; duties and powers; members; terms; compensation and expenses; meetings; quorum. (1) There is hereby established the State Police Crime Detection Laboratory Advisory Board.

(2) The board shall be advisory to the Superintendent of State Police and to the Director of the Oregon State Police Crime Detection Laboratories and shall:

(a) Provide a continuum of information concerning the effectiveness of the laboratories' operation, its output and user satisfaction;

(b) Assist the laboratories in maintaining pace with current scientific and professional development; and

(c) Make appropriate recommendations to insure the laboratories' responsiveness to the needs of Oregon criminal justice agencies.

(3) The State Police Crime Detection Laboratory Advisory Board shall consist of 12 members appointed by the Governor and shall include the following persons or their designees:

(a) The Portland Police Chief;

(b) The Multnomah County Sheriff;

(c) The Metropolitan Public Defender;

(d) The State Medical Examiner;

(e) The President of the Oregon State Sheriffs' Association;

(f) The President of the Oregon District Attorneys' Association;

(g) The presiding judge of the Circuit Court for Multnomah County;

(h) A chief of police from outside Portland;

(i) A circuit judge outside Multnomah County nominated by the President of the State Circuit Judges' Association;

(j) A private member of the Trial Bar nominated by the President of the Oregon State Bar;

(k) A public member nominated by the Superintendent of State Police; and

(L) A science administrator from the State System of Higher Education.

(4) The persons described in paragraphs (a) to (g) of subsection (3) of this section, or those designated by such persons, shall serve as long as those described persons fill their respective positions. The terms of the persons described in paragraphs (h) and (i) of subsection (3) of this section shall be for four years, except that they shall become vacant if the person ceases to be a chief of police or circuit court judge, respectively. The terms of the other members of the board shall be four years.

(5) A member of the advisory board is entitled to compensation and expenses as provided in ORS 292.495.

(6) The advisory board shall meet annually at a time and place determined by the chairman. The superintendent or the chairman may call a special meeting upon not less than a week's notice to the members of the board.

(7) The chairman shall be elected by a majority of the members of the board and seven members of the board shall constitute a quorum.

[1975 c.375 s.1]

POLICE STANDARDS AND TRAINING

181.610 Definitions for ORS 181.610 to 181.690. In ORS 181.610 to 181.690, unless the context requires otherwise:

(1) "Board" means the Board on Police Standards and Training appointed pursuant to ORS 181.620.

(2) "Corrections officer" means an officer or member of a law enforcement unit who is employed full time thereby and is charged with and primarily performs the duty of custody, control or supervision of individuals convicted of or arrested for a criminal offense and confined in a place of incarceration or detention other than a place used exclusively for incarceration or detention of juveniles.

(3) "Executive director" means the executive director of the board.

(4) "Law enforcement unit" means a police force or organization of a city, port, school district, mass transit district or county whose primary duty, as prescribed by law or ordinance, is any one or more of the following:

(a) Detecting crime and enforcing the criminal laws of this state or laws or ordinances relating to airport security; or

(b) The custody, control or supervision of individuals convicted of or arrested for a criminal offense and confined to a place of incarceration or detention other than a place used exclusively for incarceration or detention of juveniles.

(5) "Police officer" means an officer or member of a law enforcement unit who is employed full time as a peace officer commissioned by a city, port, school district, mass transit district or county and who is responsible for enforcing the criminal laws of this state or laws or ordinances relating to airport security.

[1961 c.721 s.1; 1963 c.371 s.1; 1967 c.305 s.2; 1973 c.420 s.1; 1975 c.290 s.1; 1975 c.392 s.3; 1975 c.666 s.4]

181.620 Board on Police Standards and Training; confirmation. (1) The Governor shall appoint a Board on Police Standards and Training consisting of 12 members. One member shall be a member of a city law enforcement unit, one member shall be a member of a county law enforcement unit and one member shall be knowledgeable by experience or training in the corrections field. Each member shall be a citizen of the United States and a resident of this state continuously for the year preceding his appointment.

(2) The term of office of a member is four years, and no member may be removed from office except for cause. Before the expiration of the term of a member, the Governor shall appoint the member's successor to assume the member's duties on July 1 next following. In case of a vacancy for any cause, the Governor shall make an appointment, effective immediately, for the unexpired term.

(3) All appointments of members of the board by the Governor are subject to confirmation by the Senate in the manner provided in ORS 171.560 and 171.570.

(4) A member of the board is entitled to compensation and expenses as provided in ORS 292.495.

[1961 c.721 ss.4, 5; 1967 c.305 s.3; 1969 c.314 s.12; 1973 c.599 s.4; 1973 c.792 s.2; 1975 c.290 s.15]

181.630 Organization of board; approval of claims; meetings. (1) The board shall select one of its members as chairman and another as vice chairman. The vice chairman shall act as chairman when the chairman is absent or unable to act.

(2) The chairman shall approve voucher claims for indebtedness or expenses incurred under the provisions of and payable from appropriations made for the purposes of ORS 181.610 to 181.690. Otherwise the board shall prescribe such terms, powers and duties for the chairman and vice chairman as are convenient for the performance of the functions of the board.

(3) The board shall meet at least once every three months at a place and time determined by the board. The board shall also meet at such other times and places as the chairman shall specify.

[1961 c.721 s.6]

181.635 Appointment of executive director and secretary of board. The board may appoint a person to serve at its pleasure as executive director and secretary of the board. The position is in the unclassified service, as that category is described in ORS 240.205. The executive director shall not be a member of the board. Unless otherwise provided by ORS 292.505 to 292.790, the board shall fix the annual salary of the executive director.

[1963 c.371 s.3]

181.640 Minimum standards and training established for certification; annual report; duties in improving law enforcement units; grants authorized; rule making. (1) In accordance with any

applicable provision of ORS chapter 183, to promote enforcement of law by improving the competence of police officers and corrections officers the board shall:

(a) Establish for police officers and for corrections officers, respectively, reasonable minimum standards of physical, emotional, intellectual and moral fitness.

(b) Establish for police officers and for corrections officers, respectively, reasonable minimum training, including but not limited to courses or subjects for instruction, facilities for instruction, qualification of instructors and methods of instruction.

(c) Establish a procedure or procedures to be used by law enforcement units to determine whether a police officer or a corrections officer meets minimum standards or has minimum training.

(d) Subject to such terms and conditions as the board may impose, certify police officers and certify corrections officers as being qualified, and revoke such certification in the manner provided in ORS 181.661 to 181.664.

(2) The board shall cause inspection of police standards and training and of corrections standards and training to be made.

(3) The board may:

(a) Contract or otherwise cooperate with any person or agency of government for the procurement of services or property;

(b) Accept gifts or grants of services or property; or

(c) Maintain and furnish to law enforcement units information on applicants for appointment as police officers or as corrections officers in any part of the state.

(4) The board may:

(a) Upon the request of a law enforcement unit, conduct surveys of police or corrections administration and law enforcement or aid cities and counties to conduct surveys through qualified public or private agencies and assist in the implementation of any recommendations resulting from such surveys.

(b) Upon the request of law enforcement units, conduct studies and make recommendations concerning means by which requesting units can coordinate or combine their resources.

(c) Stimulate research by public and private agencies to improve police and corrections administration and law enforcement.

(d) Provide grants from funds appropriated or available therefor, to law enforcement units, cities and counties to carry out the provisions of this subsection.

(e) Provide optional training programs for persons who operate lockups. The term "lockup" has the meaning given it in ORS 169.005.

(5) Pursuant to ORS chapter 183, the board shall adopt rules necessary to carry out its duties and powers.

[1961 c.721 s.2; 1967 c.305 s.4; 1969 c.609 s.7; 1975 c.290 s.2; 1975 c.605 s.12]

181.650 Certification of training programs and instructors. (1) Upon application the board or its authorized representative shall examine and evaluate any instructor or any police or corrections training program.

(2) If the examiner finds that an instructor is qualified under the minimum requirements established pursuant to paragraph (b) of subsection (1) of ORS 181.640, the examiner in writing shall certify the instructor as being qualified for such a term and upon such conditions as the board may prescribe.

(3) If the examiner finds that a police or corrections training program or any course, subject, facility, instructor or instruction thereof is qualified to satisfy any minimum requirement established pursuant to paragraph (b) of subsection (1) of ORS 181.640, the examiner shall certify the extent of that qualification to the executive authority of that police or corrections training program for such a term and upon such conditions as the board may prescribe. An individual complies with any minimum requirement of paragraph (b) of subsection (1) of ORS 181.640 when he receives training that is certified under this subsection as qualified to satisfy that requirement.

[1961 c.721 s.8; 1967 c.305 s.6; 1975 c.290 s.3]

181.652 Certification of corrections officers. (1) No person shall be employed as a corrections officer by any law enforcement unit for a period to exceed one year unless:

(a) He has been certified as being qualified as a corrections officer under the provisions of ORS 181.610 to 181.690 and the certification has neither lapsed nor been revoked pursuant to ORS 181.661, 181.662 and subsection (1) of 181.664 and not been reissued under subsection (2) of ORS 181.664; or

(b) He is exempted from the certification requirement under ORS 181.660.

(2) The certification of any corrections officer who does not serve as a corrections officer for any period of time in excess of three consecutive months, unless he is on leave from a law enforcement unit, shall be

considered lapsed. Upon reemployment as a corrections officer, the person whose certification has lapsed may apply for certification in the manner provided in ORS 181.610 to 181.690.

[1975 c.290 ss.11, 12]

181.655 Reimbursement of local academies or courses. (1) The Board on Police Standards and Training shall provide a reimbursement program to local law enforcement units which operate and maintain their own board-certified academies. Such reimbursement shall be to defray the cost of salaries and other expenses incurred for the training of police officers and for the training of corrections officers attending board-certified academies or courses. The reimbursement program shall be at a level of support equal to the level of the reimbursement provided by the board to law enforcement units attending the academy operated by the board.

(2) Such reimbursement program shall be supported entirely out of funds maintained in the Police Standards and Training Account after administrative and operational expenses of the board can be met from existing revenues.

(3) Pursuant to ORS chapter 183, the board shall adopt rules necessary to carry out the provisions of this section.

[1971 c.328 s.2; 1975 c.290 s.4]

Note: 181.655 was not added to and made a part of 181.610 to 181.690 by legislative action.

181.660 Application of minimum standards and training to certain officers and police officers; certification based on experience. (1) The minimum standards and minimum training requirements established pursuant to subsection (1) of ORS 181.640 do not apply to:

- (a) The Superintendent of State Police.
- (b) Any individual who is a constable of the district or justice court.
- (c) Any sheriff's deputy appointed with authority only to receive and serve summons and civil process.
- (d) Any municipal parole officer.
- (e) Any dog control officer commissioned by a city or county.

(2) The board may, upon application of an individual police officer or corrections officer, at its discretion, certify an officer as provided in paragraph (d) of subsection (1) of ORS 181.640 upon a finding that the officer's professional experience is equal in

professional value to the training required for certification.

[1961 c.721 ss.9, 10; 1967 c.305 s.5; 1969 c.609 s.8; 1975 c.290 s.5; 1975 c.356 s.1]

181.661 Procedure prior to revocation of certification. When the board believes there is a reasonable basis for revoking the certification of a police officer or a corrections officer, notice and opportunity for a hearing shall be provided in accordance with ORS 183.415 prior to such revocation.

[1973 c.612 s.11 (enacted in lieu of 181.663); 1975 c.290 s.6]

181.662 Grounds for revocation of certification of officer. The board may revoke the certification of any police officer or any corrections officer after written notice and hearing, based upon a finding that:

(1) The officer falsified any information required to obtain certification.

(2) With respect to a police officer, he has been discharged for cause from employment as a police officer.

(3) With respect to a corrections officer, he has been discharged for cause from employment as a corrections officer.

[1969 c.609 s.2; 1975 c.290 s.7]

181.663[1969 c.609 s.3; repealed by 1973 c.612 s.10 (181.661 enacted in lieu of 181.663)]

181.664 Judicial review of board's final order; reapplication for certification. (1) A police officer or corrections officer aggrieved by the findings and order of the board may, as provided in ORS 183.480, file an appeal with the Court of Appeals from the final order of the board.

(2) Any police officer or corrections officer who has had his certification revoked pursuant to ORS 181.661, 181.662 and subsection (1) of this section may reapply for certification but not sooner than two years after the date on which the order of the board revoking his certification became final.

[1969 c.609 ss.4, 5; 1973 c.612 s.12; 1975 c.290 s.8]

181.665 Uncertified person not to be employed as police officer for period exceeding one year. No person shall be employed as a police officer by any law enforcement unit for a period to exceed one year unless he has been certified as being qualified as a police officer under the provisions of ORS 181.610 to 181.690 and the certification has neither lapsed nor been revoked pursuant to ORS 181.661, 181.662

and subsection (1) of 181.664 and not been reissued under subsection (2) of ORS 181.664.
[1967 c.305 s.1; 1969 c.609 s.9; 1975 c.290 s.9; 1975 c.356 s.2]

181.667 Lapse of certification; reapplication for certification. The certification of any police officer who does not serve as a police officer for any period of time in excess of three consecutive months, unless he is on leave from a law enforcement unit, shall be considered lapsed. Upon reemployment as a police officer, the person whose certification has lapsed may apply for certification in the manner provided in ORS 181.610 to 181.690.
[1969 c.609 s.6]

Note: 181.667 was not added to and made a part of 181.610 to 181.690 by legislative action.

181.670 Effect of minimum requirements under authority other than ORS 181.640. Compliance with minimum standards or minimum training recommended pursuant to ORS 181.640 for a police officer or corrections officer does not except any individual from any minimum requirement for selection or promotion as a police officer under ORS 181.260 or under any civil service law, charter or ordinance for a county or city.
[1961 c.721 s.11; 1975 c.290 s.13]

181.680[1961 c.721 s.3; repealed by 1975 c.605 s.33]

181.690 Police Standards and Training Account. There is established in the General Fund of the State Treasury the Police Standards and Training Account. All contributions or other moneys received by the board shall be paid into the State Treasury and credited to the Police Standards and Training Account. All moneys in the Police Standards and Training Account are appro-

priated continuously for and shall be used by the board to carry out its functions.
[1961 c.721 s.7]

181.700 Legislative intent; use of funds. It is the intent of the legislature in creating this agency to provide for the coordination of training programs for police officers, to provide for the coordination of training programs for corrections officers and to set standards. The moneys provided in chapter 721, Oregon Laws 1961, are to be used for this purpose primarily and are not intended to replace other existing contributions to the functions outlined in ORS 181.610 to 181.700.
[1961 c.721 s.14; 1975 c.290 s.14]

181.710 Law Enforcement Data System Account. (1) There is established in the General Fund of the State Treasury an account to be known as the Law Enforcement Data System Account. All moneys received by the Executive Department for development and operation of the system shall be paid to the credit of the Law Enforcement Data System Account, and such moneys are continuously appropriated for the purposes indicated.

(2) There is continuously appropriated from the Motor Vehicle Division Account to the Executive Department for deposit in the Law Enforcement Data System Account sufficient moneys for payment of the expenses of the development and operation of a law enforcement data system.
[1969 c.488 ss.5, 6; 1973 c.130 s.3]

PENALTIES

181.990 Penalties. Violation of ORS 181.140 is a Class A misdemeanor.
[Amended by 1971 c.743 s.343]

CERTIFICATE OF LEGISLATIVE COUNSEL

Pursuant to ORS 173.170, I, Thomas G. Clifford, Legislative Counsel, do hereby certify that I have compared each section printed in this chapter with the original section in the enrolled bill, and that the sections in this chapter are correct copies of the enrolled sections, with the exception of the changes in form permitted by ORS 173.160 and other changes specifically authorized by law.
Done at Salem, Oregon,
October 1, 1975.

Thomas G. Clifford
Legislative Counsel