IN THE MATTER OF : NEW JERSEY DEPARTMENT OF EDUCATION

THE CREDENTIAL OF : STATE BOARD OF EXAMINERS

CRAIG BRODMAN : ORDER OF REVOCATION

_____: DOCKET NO: 0506-270

At its meeting of May 4, 2006, the State Board of Examiners reviewed information the Office of Criminal History Review had forwarded indicating that Craig Brodman was convicted in 2005 on charges of possession of a controlled dangerous substance. As a result of such conviction, Brodman was disqualified from public service pursuant to *N.J.S.A.* 18A:6-7.1 *et seq.* Brodman did not challenge the accuracy of his criminal history record. Brodman currently holds a County Substitute credential, issued in December 2003. At its May 4, 2006 meeting it voted to issue Brodman an Order to Show Cause. On June 8, 2006, the State Board of Examiners formally adopted the written Order to Show Cause for Brodman.

The Board sent Brodman the Order to Show Cause by regular and certified mail on June 14, 2006. The certified mail copy was signed for and returned. The regular mail copy was not returned. The Order provided that Brodman must file an Answer within 30 days. Brodman did not respond to the Order. Thereafter, on July 25, 2006, the Board sent Brodman a second notice by regular and certified mail providing him an additional 15 days in which to file an Answer. The certified mail copy was returned as unclaimed. The regular mail copy was not returned. The notice explained that if he did not file a response, the allegations in the Order to Show Cause would be deemed admitted and the Board of Examiners would decide the matter based on the evidence before it. Once again, Brodman did not file an Answer.

At its meeting of September 21, 2006, the State Board of Examiners reviewed the charges in the Order to Show Cause. Since there was no response, the Board of Examiners determined that no material facts related to Brodman's offense were in dispute since he had never denied that

he had been convicted of the offense nor did he deny the resulting disqualification. It is therefore ORDERED that the charges in the Order to Show Cause are deemed admitted for the purpose of this proceeding.

The issue before the State Board of Examiners in this matter, therefore, is whether Brodman's disqualification, which was predicated on the same offense as was set forth in the Order to Show Cause, represents just cause to act against his credential pursuant to *N.J.A.C.* 6A:9-17.5. The Board finds that it does.

In enacting the Criminal History Review statute, N.J.S.A. 18A:6-7.1 et seq. in 1986, the Legislature sought to protect public school pupils from contact with individuals whom it deemed to be a danger to them. In 1989, the Legislature specifically amended the statute to include all convictions concerning controlled dangerous substances as disqualifying offenses. See N.J.S.A. 18A:6-7.1(b). This amendment was a clear recognition on the part of the Legislature that individuals with such drug convictions should not be permitted to be in contact with schoolaged children. The consistent and long-standing policy of this State is to eliminate the use of illegal drugs. See In the Matter of the Tenure Hearing of David Earl Humphreys, 1978 S.L.D. 689. To that end, the State and its schools have engaged in extensive educational efforts to warn the citizenry of the perils of illicit drugs. See In the Matter of the Certificate of Barbara Corwick, OAL Dkt. No. EDE 3562-87, State Board of Examiners decision (March 24, 1988). Those who violate this deep-rooted policy, whether by the use of drugs or their manufacture and distribution, endanger the public welfare; they cannot be entrusted with the responsibility of caring for school-aged pupils. Accordingly, the State Board of Examiners finds that Brodman's disqualification from service in the public schools of this State because of his conviction for possession of a controlled dangerous substance offense provides just cause to take action against Brodman's credential.

3

That strong policy statement on the part of the Legislature set forth in N.J.S.A. 18A:6-

7.1(b) also offers guidance to the State Board of Examiners as to the appropriate sanction in this

matter. An individual whose offense is so great that he or she is barred from service in public

schools should not be permitted to retain the license that authorizes such service. Nor should a

person who has been disqualified from teaching in a public school be permitted to continue to

hold himself out as a teacher. Because the Legislature considers Brodman's offense so

significant, the State Board of Examiners in this matter believes that the appropriate sanction for

his disqualification is the revocation of his credential to teach. See In the Matter of the

Revocation of the Teaching Certificate of Patricia Rector, Agency Dkt. No. 19-02 (St. Bd. of

Education, August 7, 2002) (affirming the decision of the State Board of Examiners to revoke

Rector's teaching certificate on the basis of the disqualification pursuant to N.J.S.A. 18A:6-7.1.)

Accordingly, on September 21, 2006 the Board of Examiners voted to revoke Craig

Brodman's County Substitute credential. On this 2nd day of November 2006, the Board of

Examiners formally adopted its written decision to revoke Brodman's credential and it is

therefore ORDERED that the revocation of Brodman's credential be immediately effective. It is

further ORDERED that Brodman return his credential to the Secretary of the State Board of

Examiners, Office of Licensure and Credentials, PO Box 500, Trenton, NJ 08625-0500 within 20

days of the mailing date of this decision.

Robert R. Higgins, Acting Secretary

State Board of Examiners

Date of Mailing: NOVEMBER 8, 2006

Appeals may be made to the State Board of Education pursuant to the provisions of N.J.S.A. 18A:6-28.