

BEFORE THE OREGON FISH AND WILDLIFE COMMISSION

**In the Matter of
Commercial Fishing Licenses
Held by Richard Shore**

**Notice of Intent to Revoke Two
Commercial Fishing Licenses
and Opportunity for a Hearing**

I. BACKGROUND

Richard Shore currently holds Resident Individual Commercial Fishing License (Permit #16307) and Resident Limited Fish Seller Permit (License #108G7) issued for 2022 by the Oregon Department of Fish and Wildlife (the Department). This is the Department’s notice of intent to revoke those two commercial fishing licenses.

The Oregon Fish and Wildlife Commission (Commission) is authorized by law to revoke a person’s commercial fishing licenses if the person is convicted in Oregon of certain violations of Oregon commercial fishing laws or rules, and the Commission is required to revoke a person’s commercial fishing license if that person has been convicted of three or more violations of commercial fishing laws within a three-year period. Under this authority, and based on the following facts, the Department now proposes to revoke the aforementioned two commercial fishing licenses. This notice explains the State’s allegations against you and how you may respond to them.

With respect to your Resident Ocean Dungeness Vessel Crab Permit #96294 issued by the Department in 2022, pursuant to ORS 508.934, you will be notified in a separate notice, if any, if the Commercial Fishing Permit Board proposes to take any action with respect to that permit pursuant to ORS 508.485.

II. FINDINGS OF FACT

1. Richard Shore holds a Resident Individual Commercial Fishing License (Permit #16307) and a Resident Limited Fish Seller Permit (License #108G7) issued by the Department in 2022. Exhibit A (Two Commercial Fishing Licenses/Permits Proposed to be Revoked).
2. Richard Shore also holds a Resident Ocean Dungeness Crab Permit #96294 issued by the Department in 2022.
3. You were convicted in the State of Oregon for one count of a class A misdemeanor “prohibitions taking/buying/selling/handling food fish,” per Oregon Revised Statute (ORS) 509.006 (case number 15CR1618). The crime took place on or about 6/24/2015, and the conviction is based upon a guilty plea on 6/1/2016. Exhibit B (Case #15CR1618).
4. You were convicted in the State of Oregon for a violation class A “Failure to Keep Record of Fish Record or Allow Record Inspection,” per ORS 508.535 (case number 19VI137227). The violation occurred on 9/3/2019, and the conviction occurred on 9/26/2019. Exhibit C (Case #19VI137227).

5. You were convicted in the State of Oregon for a violation class A “Unlawful Take/Possession/Buying/Selling/Handling Food Fish,” per ORS 509.0067 (Case number 20VI178497). The violation occurred on 3/10/2020 and the conviction occurred on 7/16/2020. Exhibit D (Case #20VI178497).
6. You were convicted in the State of Oregon for a violation Class A “Failure to Keep Record of Fish Record or Allow Record Inspection,” per ORS 508.535 (Case number 20V1178498). The violation occurred on 4/1/2020 and the conviction occurred on 7/16/2020. Exhibit E (Case #20V1178498).
7. You were convicted in the State of Oregon for a violation Class A “Failure to Keep Record of Fish Record or Allow Record Inspection,” per ORS 508.535 (case number 20V1178499). The violation occurred on 5/21/2020, and the conviction occurred on 7/16/2020. Exhibit F (Case #20V1178499).
8. You were convicted in the State of Oregon for a violation Class A “Failure to Keep Record of Fish Record or Allow Record Inspection,” per ORS 508.535 (case number 20VI132150). The violation occurred on 10/21/2020, and the conviction occurred on 12/3/2020. Exhibit G (Case # 20VI132150)
9. Since 2016, you have been convicted of six violations of Oregon’s commercial fishing laws, including three convictions that occurred within a three-year period (e.g. violations identified in Finding of Fact #2-7, above, occurred within the years 2019 to 2020).

III. APPLICABLE LAW

This is a list of statutes and administrative rules that are relevant to this Notice:

1. Oregon Revised Statutes (ORS) 506.001 provides that:

All laws enacted for the protection, propagation and preservation of food fish or for the protection and development of commercial fisheries in this state, including but not limited to ORS chapters 506, 507, 508, 509, 511 and 513 may be cited as the commercial fishing laws.

2. ORS 508.485 provides that:

(1) Except for vessel licenses described in ORS 508.285 and 508.470 and vessel permits described in ORS 508.775 to 508.796, 508.801 to 508.825, 508.880, 508.883, 508.889 to 508.910 and 508.926, the State Fish and Wildlife Commission may, in its discretion, revoke for the remainder of the license or permit year any license or permit issued to a person under the authority of the commission, or the State Fish and Wildlife Director, pursuant to the commercial fishing laws, and in its discretion may refuse the issuance of any license or permit issued under the authority of the commission, or director, pursuant to the commercial fishing laws, during any period not to exceed one year from the date of the license or permit revocation order:

(a) Upon conviction within this state of any person of violation of any of the commercial fishing laws or rules;

(b) Upon receiving notice from the agency that regulates commercial fishing in the State of Washington of the conviction of any person in that state of an offense that was a violation of Columbia River commercial fishing rules adopted pursuant to the Columbia River Compact and that if committed in this state would be grounds for license revocation pursuant to paragraph (a) of this subsection;

(c) Upon conviction within this state of any person for violation of ORS 498.022, or any rule adopted pursuant thereto, involving game fish, through the use of a license issued pursuant to the commercial fishing laws; or

(d) Upon conviction within this state of a person for violation of ORS 164.043 to 164.065 when the subject of the theft is commercial fishing crab rings or crab pots, or the crabs taken therefrom.

(2)(a) Except for vessel licenses described in ORS 508.285 and 508.470 and vessel permits described in ORS 508.775 to 508.796, 508.801 to 508.825, 508.880, 508.883, 508.889 to 508.910 and 508.926, a court may order the commission to revoke any licenses or permits issued to a person under the authority of the commission, or the director, pursuant to the commercial fishing laws. Such revocations may not exceed a period of two years from the date of the license or permit revocation order. Revocation of licenses and permits is in addition to and not in lieu of other penalties provided by law.

(b) The license and permit revocation provisions of paragraph (a) of this subsection apply to the following persons:

(A) Any person who is convicted of a violation of the commercial fishing laws, or any rule adopted pursuant thereto, or who otherwise fails to comply with the requirements of a citation in connection with any such offense;

(B) Any person who is convicted of a violation of ORS 498.022, or any rule adopted pursuant thereto, involving game fish, through the use of a license issued pursuant to the commercial fishing laws; or

(C) Any person who is convicted of a violation of ORS 164.043 to 164.065 when the subject of the theft is commercial fishing crab rings or crab pots, or the crabs taken therefrom.

(c) When a court orders the revocation of a license or permit under the provisions of this subsection, the court shall take up any such licenses and permits and forward them, together with a copy of the revocation order, to the commission. Upon receipt thereof, the commission shall cause revocation of the appropriate licenses and permits in accordance with the court order.

(d) Nothing in this subsection requires a court to take additional action, after the conclusion of the sentencing hearing, to secure the licenses or permits if the defendant does not have the license or permit in the defendant's possession at the time of sentencing.

(3) Any person whose license revocation involves the buying, selling or dealing of food fish is prohibited from engaging in such activity under any license issued by the commission during the period the court orders the revocation.

2. Oregon Administrative Rule (OAR) 635-006-0235 provides that:

(1) Except as provided in section (2) of this rule in accordance with ORS 508.485 and 508.490, upon the third conviction or third forfeiture of bail within three years for violation of any of the Commercial Fishing Laws of the State of Oregon or for conviction in the State of Washington of an offense which was a violation of Columbia River Commercial fishing rules adopted pursuant to the Columbia River Compact, by any person, the Commission shall initiate contested case proceedings in accordance with the Administrative Procedures Act (ORS Chapter 183) to revoke, or refuse to issue, licenses issued under the Commercial Fishing Laws (Chapters 506–513).

(2) Convictions or forfeiture of bail for exceeding trip limits in the groundfish trawl fishery, where the trip limit has not been exceeded by more than 15%, shall not be considered as a conviction or forfeiture of bail for purposes of section (1) of this rule.

(3) The Commission shall appoint a hearings officer to conduct the contested case hearing prescribed in section (1) of this rule.

(4)(a) In addition to the hearings officer, the Commission may appoint a three-member License Revocation Board to be present at the hearing and to make advisory recommendations to the Commission concerning revocation or refusal to issue a license to that person. License revocation boards shall consist of members representing the following fishing industries:

- (A) Troll salmon;
- (B) Gillnet salmon;
- (C) Groundfish and shrimp;
- (D) Crab;
- (E) All other commercial fisheries.

(b) Only members from the appropriate License Revocation Board shall participate in hearings related to their subject area. The hearings officer shall notify the appropriate License Revocation Board of the date, time and place of the hearing, and shall provide any other public notice required by ORS Chapter 183;

(c) At the hearing, the board may request the hearings officer call additional witnesses or seek additional evidence;

(d) At the conclusion of the hearing, the board shall prepare written recommendations concerning the disposition of the case, which the License Revocation Board shall serve on all parties and forward to the Commission.

(5) A proposed order in the form prescribed by OAR 137-003-0070, including findings of fact and conclusions of law, shall be prepared by the hearings officer, served on all parties, and shall be forwarded to the Commission.

(6) In accordance with ORS Chapter 183, the Commission shall provide an opportunity to all parties to respond in writing within a period set by the Commission to the proposed order of the hearings officer and to the written recommendations submitted by the License Revocation Board.

(7) In deciding whether to revoke or refuse to issue a license, the Commission shall consider:

- (a) The recommendation of the License Revocation Board;
- (b) The gravity of the most recent offense, including whether the offense was a felony and whether the offense involved a closed season, closed area, or *unlawful* gear;
- (c) The gravity of the other commercial fishing offenses of which the person has been convicted or forfeited bail;
- (d) The impact of the offense on the fisheries resources of the state or, where relevant, on the State of Washington, including consideration of the species involved;
- (e) Whether the person also has been convicted of or forfeited bail for violations of the Wildlife laws of the State of Oregon.

IV. CONCLUSIONS OF LAW

1. Since 2016, you were convicted six times for violations of the commercial fishing laws of the State of Oregon (one misdemeanor, 5 class A violations), including three convictions within a 3-year period – between 2019 and 2020.
2. Accordingly, pursuant to ORS 509.485(1) and OAR 635-006-0235, the Commission must revoke the following commercial permits or licenses for the remainder of 2022:
 - a. 2022 Resident Individual Commercial Fishing License (Permit #16307); and
 - b. 2022 Resident Limited Fish Seller Permit (License #108G7)
3. In addition, the Commission may refuse to issue any Commercial Fishing permits or licenses for one year from the date of issuance of the final order revoking the following permits or licenses:
 - a. 2022 Resident Individual Commercial Fishing License (Permit #16307); and
 - b. 2022 Resident Limited Fish Seller Permit (License #108G7)

V. PROPOSED ORDER

The Commission proposes to issue the following order:

2022 Resident Individual Commercial Fishing License (Permit #16307) and 2022 Resident Limited Fish Seller Permit (License #108G7) in the name of Richard Shore are hereby revoked for the remainder of the calendar year, 2022, and no license or permit issued under the authority of the Commission, or Director, pursuant to the Commercial Fishing Laws may be issued to Mr. Shore until one year from the issuance date of the Commission's Final Order in this case.

VI. HEARING

You have the right, if you so request as specified below, to have a formal contested case hearing before an administrative law judge regarding the Department's proposal to revoke your 2022 commercial fishing licenses and refuse issuance of any licenses or permits authorized under Oregon's Commercial Fishing Laws. Such a hearing would be governed by ORS Chapter 183 as well as OAR 635-001-0005 and OAR 137-003-0501 through -0700, at which time you may be represented by an attorney and subpoena and cross-examine witnesses. Your request must be made in writing to the Department, must be received within twenty-one (21) calendar days from the date of service of this notice, and must identify those portions of this Notice that you think are incorrect. Following receipt of a timely request for hearing, the State's Office of Administrative Hearings will notify you of the date, time, and place of the hearing.

VII. FINAL ORDER

If you fail to file a timely request for hearing or fail to appear at a scheduled hearing, the Department may issue a default final order and judgment. If the Department issues a final order by default, the Department designates its files on this matter as the record for purpose of proving a *prima facie* case upon default.

Issued this 30th day of June, 2022.

/s/ Anika E. Marriott

Anika E. Marriott, OSB #104364
Assistant Attorney General
Natural Resources Section

AEM/smn:514638920

NOTICE OF CONTESTED CASE RIGHTS AND PROCEDURES

Pursuant to ORS 183.413(2), you are entitled to be informed of the following:

1. **Time and place of hearing.** The hearing is not yet scheduled. You will receive notice from the Office of Administrative Hearings of the time, date and place of the hearing once the hearing is scheduled.
2. **Issues to be considered at hearing.** The issues to be considered at hearing are set forth in the notice issued by the agency (attached hereto), and those issues related to the notice that are properly before the presiding officer to this proceeding. You have the right to respond to all issues properly before the presiding officer and to present evidence and witnesses on those issues.
3. **Authority and Jurisdiction for Hearing.** The matter set for hearing is a contested case. The hearing will be conducted as provided in Chapter 183 of the Oregon Revised Statutes; the Attorney General's Office of Administrative Hearing Rules, OAR 137-003-0501 to 137-003-0700.
4. **Right to attorney.** You may be represented by an attorney at the hearing. Parties are ordinarily and customarily represented by counsel. You are not required to be represented by counsel unless you are an agency, trust, corporation, partnership, limited liability company, or unincorporated association. If you are not represented at the hearing and during the hearing you determine that representation by an attorney is necessary, you may request a recess to allow you an opportunity to secure the services of an attorney. The hearing officer or administrative law judge will decide whether to grant such a request. Agency will be represented by an attorney.
5. **Legal aid organizations may be able to assist a party with limited financial resources.**
6. **Notice to Active Duty Servicemembers.** Active duty service members have a right to stay these proceedings under the federal Servicemembers Civil Relief Act. For more information, you may contact the Oregon State Bar (800-452-8260), the Oregon Military Department (503-584-3571), or the nearest United States Armed Forces Legal Assistance Office through <http://legalassistance.law.af.mil>. The Oregon Military Department does not have a toll-free telephone number.
7. **Administrative Law Judge.** The person presiding at the hearing is known as the Administrative Law Judge (ALJ). The ALJ will rule on all matters that arise at the hearing, subject to agency consideration of matters transmitted for agency decision under OAR 137-003-0635 or matters subject to agency review under OAR 137-003-0640 or OAR 137-003-0569. The ALJ will be assigned by the Chief ALJ from the Office of Administrative Hearings (OAH). The OAH consists of employees of, and independent contractors with, the Chief ALJ. The ALJ does not have the authority to make the final decision in the case. The final determination will be made by the ODFW Commission, or the Director, or designee, as required by law.
8. **Discovery.** Discovery is permitted in this proceeding as provided in OAR 137-003-0566 through OAR 137-003-0572. You must first ask the agency to provide you with copies of documents or other

information relevant to this proceeding. If you are not satisfied with the response of the agency, you may ask the ALJ to order production of the information you seek in accordance with applicable rules.

9. Witnesses. A witness must testify under oath or affirmation to tell the truth. The agency or ALJ will issue subpoenas for witnesses on your behalf upon a showing that their testimony is relevant to the case and is reasonably needed by you to establish your position. If you are represented by an attorney, your attorney may issue subpoenas for attendance of witnesses at hearing. Payment of witness fees and mileage to the person subpoenaed is your responsibility.

10. Order of evidence. A hearing is similar to a court proceeding but is less formal. Its general purpose is to determine the facts and whether the agency's proposed action is appropriate. The order of presentation of evidence is normally as follows:

- a. Testimony of witnesses and other evidence of agency in support of its proposed action.
- b. Testimony of your witnesses and your other evidence.
- c. Rebuttal evidence by agency and by you.

11. Burden of presenting evidence. The burden of presenting evidence to support an allegation or position rests upon the proponent of the allegation or position. If you have the burden of proof on an issue, or if you intend to present evidence on an issue in which the agency has the burden of proof, you should approach the hearing prepared to present the testimony of witnesses, including yourself, and other evidence that will support your position. All witnesses are subject to cross-examination and also to questioning by the ALJ.

12. Admissible evidence. Relevant evidence of a type commonly relied upon by reasonably prudent persons in the conduct of their serious affairs is admissible and will be received. Evidence that is irrelevant, immaterial, or unduly repetitious is excluded. Hearsay evidence is often admissible. The fact that it is hearsay generally affects how much reliance the agency or ALJ will place on it in reaching a decision. There are four kinds of evidence:

- a. Knowledge of the agency or ALJ. The agency or ALJ may take "official notice" of facts based on the agency's or ALJ's knowledge in a specialized field. This includes notice of general, technical or scientific facts. The agency or ALJ may also take "judicial notice" of a fact that is not subject to reasonable dispute in that it is generally known or is capable of accurate and ready determination by resort to sources whose accuracy cannot reasonably be questioned. You will be informed if the agency or ALJ takes "official notice" or "judicial notice" of any fact and you will be given an opportunity to contest any facts so noticed.
- b. Testimony of witnesses. Testimony of witnesses, including you, who have knowledge of the facts may be received in evidence.
- c. Writings. Written documents including letters, maps, diagrams and other written material may be received in evidence.
- d. Experiments, demonstrations and similar means used to prove a fact. The results of experiments and demonstrations may be received in evidence.

13. Objections to evidence. Objections to the admissibility of evidence must be made at the time the evidence is offered. Objections are generally made on one of the following grounds:

- a. The evidence is unreliable;
- b. The evidence is irrelevant or immaterial and has no tendency to prove or disprove any issue involved in the case;
- c. The evidence is unduly repetitious and duplicates evidence already received.

14. **Continuances.** There are normally no continuances granted at the end of the hearing for you to present additional testimony or other evidence. However, if you can show that the record should remain open for additional evidence, the ALJ may grant you additional time to submit such evidence.

15. **Record.** A record will be made of the entire proceeding to preserve the testimony and other evidence for appeal. This may be done by use of a tape or digital recorder or court reporter. The record is generally not transcribed, unless there is an appeal to the Court of Appeals. However, you may obtain a copy of the tape recording upon payment of the costs of making a copy of the tape. If a court reporter is used, you may obtain a transcript or a copy of the court reporter's transcript upon payment of a transcription fee or other fee that the parties may agree upon.

16. **Proposed Order and Exceptions.** The ALJ will issue a proposed order in the form of findings of fact, conclusions of law and recommended agency action. You will be provided with a copy and you will be given an opportunity to make written objections, called "exceptions," to the ALJ's recommendations. You will be notified when exceptions to the proposed order must be filed.

17. **Final Order.** The agency will render the final order in this case. The agency may modify the proposed order issued by the ALJ. If the agency modifies the proposed order in any substantial manner, the agency in its order will identify the modification and explain why the agency made the modification. The agency may modify a proposed finding of "historical" fact only if the proposed finding is not supported by a preponderance of the evidence in the record.

18. **Appeal.** If you wish to appeal the final order, you must file a petition for judicial review with the Oregon Court of Appeals within 60 days after the final order is served upon you. See Oregon Revised Statutes 183.482.

Notice of Hearing-Notice to Members of the Armed Forces

Active duty Service members have a right to stay these proceedings under the federal Service members Civil Relief Act. For more information, contact the Oregon State Bar at 800-452-8260, the Oregon Military Department at 503-584-3571 or the nearest United States Armed Forces Legal Assistance Office through <http://legalassistance.law.af.mil>. The Oregon Military Department does not have a toll free telephone number.

In order to qualify for the protections of the SCRA, a service member must show that he/she is: (1) an active duty service member; or (2) a member of the reserve component activated to serve in active federal service; or (3) a National Guard service member under Title 10 of the US Code; or (4) a National Guard service member under Title 32 of the US Code called to active duty for 30 days or more pursuant to a contingency mission specified by the President or Secretary of Defense or serving on Annual Training orders. Some provisions of the SCRA also cover dependents of qualifying service members who rely on the service member for at least half of their income. The SCRA continues to provide some protections for a short period of time after service is concluded. Additional protections may be available under ORS 399.238 if you are a member of the Oregon National Guard. It is important that you be aware of your dates of services at the time you contact the OAH and at hearing.

If you think you may qualify under one of the above criteria it is important that you notify the OAH, and the agency that initiated the action, prior to your hearing date so that steps can be taken to ensure that your rights under the SCRA are followed. You may also contact your Judge Advocate General at the installation where or near where you serve or your chain of command for more information regarding your rights under the SCRA.

Notice to Veterans of the Armed Forces

In 2011, the Oregon Legislature enacted Senate Bill 241 (SB 241). The purpose of SB 241 is for state agencies to assist in informing veterans of access to benefits. The Oregon Department of Veteran's Affairs has published a 40-page comprehensive benefit magazine containing state and federal veteran benefits information including: the disability claims process; contact information for veteran services offices; how to access health care; veteran transportation; veteran trauma education; long term care options; dependent and survivor benefits; burial benefits; education options; home loan information; taxation deferral and exemptions; employment resources and preferences; auto adaptive and clothing allowances; ID, DMV license plates; medals and records; homelessness resources, veterans court's information and recreation benefits and memorials. You can read the entire magazine online at: <http://www.oregon.gov/odva/Documents/Veterans%20Benefits%20Magazine%202012%20sm.pdf>

You can obtain other information regarding your benefits at: <http://www.oregon.gov/ODVA/pages/index.aspx>

Comunicado de Audiencia - Comunicación a Miembros de las Fuerzas Armadas

Los miembros de las Fuerzas Armadas (Ejército, Marina, Aeronáutica, Infantería de Marina, Guardia Costera y Guardia Nacional) podrán aspirar a la protección acordada por "Servicemembers' Civil Relief Act" (SCRA) (Ley de Asistencia Civil a miembros del Servicio) 501 50 USC § y normas relacionadas, conforme a enmienda. El SCRA otorga protecciones a miembros del servicio y a las personas a su cargo que reúnan requisitos específicos. Quienes reúnan los requisitos del SCRA podrán someter su pedido ante el "Office of Administrative Hearings" (OAH) (Oficina de Audiencias Administrativas) solicitando su diferimiento por causa de servicio militar. El SCRA suministra, además, otras protecciones. Para **mas** informaciones, los miembros del servicio podrán contactar el "Oregon State Bar" desde el territorio del Estado a través de su línea gratuita, llamando al (800) 452-8260 / (503) 620-0222 ó al Oregon Military Department, llamando al (800) 452-7500. Podrá accederse al "Legal Assistance Legal Services Locator" de las Fuerzas Armadas de los EE.UU. a través de: legalassistance.law.afmil

Para aspirar a las protecciones del SCRA, el miembro del servicio deberá presentar evidencias de ser: miembro activo del servicio, o (2) miembro del módulo de reserva activado para prestar servicios en el servicio federal activo; o (3) miembro del servicio de la Guardia Nacional, de conformidad al Title (Título) 10 del US Code (Código de los EE.UU) o (4) miembro del servicio de la Guardia Nacional de acuerdo al Title (Título) 32 del US Code (Código de los EE.UU) llamado para cumplir servicios activos durante 30 días o más en cumplimiento de misiones eventuales especificadas por el Presidente o la Secretaría de Defensa o en servicio de disposiciones de Entrenamiento Anual. Algunas de las provisiones del SCRA cubren también a las personas a cargo de los miembros del servicio que tengan derecho y que representen por lo menos la mitad de su ingreso. El SCRA continuará proporcionando algunas protecciones por un breve periodo de tiempo una vez que el servicio haya sido completado. Los miembros del "Oregon National Guard" podrán contar con protecciones adicionales, de conformidad con ORS 399.238. Es importante que conozca las fechas de servicios, tanto en el momento en que contacte el OAH, como en el momento de la audiencia.

De considerarse encuadrado dentro de los requisitos mencionados, es importante que, con anterioridad a la fecha de audiencia, notifique al OAH y a la agencia en la que inició la acción, de manera de poder tomarse los recaudos necesarios para asegurar que los derechos otorgados por SCRA sean tenidos en consideración. En relación a los derechos mencionados en SCRA y, para mayor información, podrá también contactar al "Judge Advocate General" de la sede en la que presta servicios, a una cercana a esta, o a su cadena de comandos.

Aviso a los veteranos de las fuerzas armadas

En 2011, el Cuerpo Legislativo de Oregon promulgó el Proyecto de Ley del Senado número 241 (SB 241). El propósito del SB 241 es que las agencias estatales ayuden a informar a los veteranos sobre el acceso a beneficios. El Departamento de Asuntos para Veteranos de Oregon ha publicado una completa revista de 40 páginas sobre los beneficios, la cual contiene información sobre beneficios estatales y federales para veteranos incluyendo: el proceso de reclamación por discapacidad; información de contacto de las oficinas de servicios para veteranos; cómo obtener acceso a atención médica; transporte para veteranos; educación sobre trauma para veteranos; opciones de atención médica a largo plazo; beneficios para dependientes y sobrevivientes; beneficios funerarios; opciones educativas; información de préstamos para vivienda; aplazamiento de impuestos y exenciones; recursos y preferencias laborales; adaptaciones para vehículos y asignaciones para ropa; identificaciones, placas DMV; medallas y registros; recursos de vivienda; información legal para veteranos y beneficios recreativos y de monumentos. Puede leer la revista completa en línea en: <http://www.oregon.gov/odva/Documents/Veterans%20Benefits%20Magazine%202012%20sm.pdf> Usted puede obtener más información sobre sus beneficios en: <http://www.oregon.gov/ODVA/pages/index.aspx>

Oregon Department of Fish and Wildlife

2022 RESIDENT INDIVIDUAL COMMERCIAL FISHING
LICENSE NO: 16307

DOB: 11/05/1979

Fee: \$0.00

VALID: 01/01/2022 TO 12/31/2022

RICHARD SHORE
PO BOX 5957
CHARLESTON OR 97420

It is unlawful to refuse inspection, by an employee of ODFW or any person authorized to enforce the commercial fishing laws, of this license and any facilities, boats, fishing gear, and all property used in the taking, processing and packing of food fish.

Exhibit A

REPRINTED ON 06/29/2022

Page 12 of 22

DT037

Oregon Department of Fish and Wildlife

2022

**RESIDENT LIMITED FISH
SELLER LICENSE**

DEALER ACCOUNT: **108G7** FEE: \$0.00

VALID: 04/01/2022 TO: 12/31/2022

DEALER NAME: SHORE, RICHARD

VESSEL: 548572 - LADY KATHY

RICHARD SHORE

87422 14 ST SW

BANDON OR 97420

It is unlawful to refuse inspection, by an employee of ODFW or any person authorized to enforce the commercial fishing laws, of this license and any facilities, boats, fishing gear, and all property used in the taking, processing and packing of food fish.

Exhibit A

Page 13 of 22

REPRINTED ON 06/29/2022

DT089

Exhibit B

State of Oregon VS. RICHARD ALLEN SHORE, Case No. 15CR1618

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF COOS

State of Oregon,)	
Plaintiff)	
)	Case No.: 15CR1618
vs.)	
)	JUDGMENT
)	
RICHARD ALLEN SHORE,)	Case File Date: 07/29/2015
Defendant)	

DEFENDANT

True Name: RICHARD ALLEN SHORE	Sex: Male
Date Of Birth: 11/05/1979	State Identification No (SID): 17640968OR
Fingerprint Control No (FPN): JCOO115017405	

HEARING

Proceeding Date: 06/01/2016
Judge: Richard L Barron

The court determined that the defendant was indigent for purposes of court-appointed counsel, and the court appointed counsel for the defendant. The defendant was represented by Attorney(s) JEFFREY A THOMPSON, OSB Number 086036. Plaintiff appeared by and through Attorney(s) Jody Newby, OSB Number 152000.

COUNT(S)

It is adjudged that the defendant has been convicted on the following count(s):

Count 1 : Prohibitions Taking/Buying/Selling/Handling Food Fish

Count number 1, Prohibitions Taking/Buying/Selling/Handling Food Fish, 509.006, Misdemeanor Class A, committed on or about 06/24/2015. Conviction is based upon a Guilty Plea on 06/01/2016.

Monetary Terms

Defendant shall be required to pay the following amounts on this count:

Fees and Assessments: Payable to the Court.

Type	Amount	Modifier	Reduction	Actual Owed
Attorney Fees	\$160.00			\$160.00
Fine - Misdemeanor	\$750.00			\$750.00
Total	\$910.00			\$910.00

To be paid in full within 30 days.

If convicted of a felony or a crime involving domestic violence, you may lose the right to buy, sell, transport, receive, or possess a firearm, ammunition, or other weapons in both personal and professional endeavors pursuant to ORS 166.250, ORS 166.291, ORS 166.300, and/or 18 USC 922(g).

MONEY AWARD

Judgment Creditor: State of Oregon

Judgment Debtor: RICHARD ALLEN SHORE

Payees are to be paid as ordered under Monetary Terms.

Defendant is ordered to pay the following monetary totals, including restitution or compensatory fine amounts stated above, which are listed in the Money Award portion of this document:

Type	Amount Owed
Attorney Fees	\$160.00
Fine - Misdemeanor	\$750.00
Total	\$910.00

The court may increase the total amount owed by adding collection fees and other assessments. These fees and assessments may be added without further notice to the defendant and without further court order.

Subject to amendment of a judgment under ORS 137.107, money required to be paid as a condition of probation remains payable after revocation of probation only if the amount is included in the money award portion of the judgment document, even if the amount is referred to in other parts of the judgment document.

Any financial obligation(s) for conviction(s) of a violation, which is included in the Money Award, creates a judgment lien.

Payment Schedule

Payment of the fines, fees, assessments, and/or attorney's fees noted in this and any subsequent Money Award shall be scheduled by the clerk of the court pursuant to ORS 161.675.

Payable to:

Coos County Courthouse
250 N. Baxter
Coquille, Oregon 97423
P: 541-396-4100
F: <http://courts.oregon.gov/Coos>

Dated the _____ day of _____, 20____

Signed: 6/1/2016 08:53 AM

Signed:



Richard L Barron

Circuit Court Judge Richard L Barron

Exhibit C

IN THE CIRCUIT COURT OF THE STATE OF OREGON
FOR THE COUNTY OF COOS
250 N. Baxter Coquille Oregon 97423

State of Oregon
v.

Case No: 19VI137227

RICHARD ALLEN SHORE

Defendant

GENERAL JUDGMENT
Re: Citation #: **2094100466**
LIEN - This judgment creates a lien

The court finds the defendant GUILTY of the charges designated "CONVICTED" in the section below

Driver's License# & State: OR-9269080		Commercial DL? No	
License Name: SHORE, RICHARD ALLEN			
Date of Birth: 11/05/1979	Height:	Def is Passenger? No	
Sex: Male	Weight:		
Address: 87422 14TH ST SW CHARLESTON, OR 97420			
Offense Date: 09/03/2019			
EMP: No	CMV: No	Com'l Pass Veh: No	HAZ: No
Location: CHARLESTON OR BOAT BASIN		Time:	
ORS/OAR#:			
508.535	Convicted Failure to Appear	Fail to Keep Record of Fish Rec'd or Allow Record Insp	Violation Class A
508.535		Fail to Keep Record of Fish Rec'd or Allow Record Insp	Violation Class A
Convicted Speed:	Designated Speed:	In School Zone?	
		No; No	
Original Date to Appear: 09/26/2019			

FINE ASSESSED: \$1760.00

Go to www.courts.oregon.gov/ePay to pay online

(includes restitution of \$) payable to: (name, address:)
Judgment Creditor: State of Oregon **Judgment Debtor:** Defendant

Payment in full is due **IMMEDIATELY**. If payment is not received within 30 days of this judgment, additional costs and fees will be added and your driver's license may be suspended.


Signed: 10/21/2019 11:55 AM

Circuit Court Judge Brett Pruess

Exhibit D

IN THE CIRCUIT COURT OF THE STATE OF OREGON
FOR THE COUNTY OF COOS
250 N. Baxter Coquille Oregon 97423

State of Oregon
v.

Case No: 20VI78497

Richard Allen Shore

Defendant

GENERAL JUDGMENT
Re: Citation #: **2094100496**

The court finds the defendant GUILTY of the charges designated “CONVICTED” in the section below

Driver's License# & State: OR-9269080		Commercial DL? No	
License Name: Shore, Richard Allen			
Date of Birth: 11/05/1979	Height:	Def is Passenger? No	
Sex: Male	Weight:		
Address: 87422 14TH ST SW CHARLESTON, OR 97420			
Offense Date: 03/10/2020			
EMP: No	CMV: No	Com'l Pass Veh: No	HAZ: No
Location: PACIFIC OCEAN CHARLESTON		Time:	
ORS/OAR#:			
509.006	Convicted - Failure to Appear	Unlawful Take/Possess/Buy/Sell/Handle Food Fish	Violation Class A
Convicted Speed:	Designated Speed:	In School Zone?	
		No	
Original Date to Appear: 07/16/2020			

FINE ASSESSED: \$440.00

Go to www.courts.oregon.gov/ePay to pay online

includes restitution of \$ payable to: (name, address:)
Judgment Creditor: State of Oregon **Judgment Debtor:** Defendant

Payment in full is due **IMMEDIATELY**. If payment is not received within 30 days of this judgment, additional costs and fees will be added and your driver's license may be suspended.

8/7/2020

Date

/eS/ Kara Haynes

Violations Clerk

Exhibit E

IN THE CIRCUIT COURT OF THE STATE OF OREGON
 FOR THE COUNTY OF COOS
 250 N. Baxter Coquille Oregon 97423

State of Oregon
 v.

Case No: 20VI78498

Richard Allen Shore

Defendant

GENERAL JUDGMENT
 Re: Citation #: **2094100497**

The court finds the defendant GUILTY of the charges designated "CONVICTED" in the section below

Driver's License# & State: OR-9269080		Commercial DL? No	
License Name: Shore, Richard Allen			
Date of Birth: 11/05/1979	Height:	Def is Passenger? No	
Sex: Male	Weight:		
Address: 87422 14TH ST SW CHARLESTON, OR 97420			
Offense Date: 04/01/2020			
EMP: No	CMV: No	Com'l Pass Veh: No	HAZ: No
Location: PACIFIC OCEAN CHARLESTON		Time:	
ORS/OAR#:			
508.535	Convicted - Failure to Appear	Fail to Keep Record of Fish Rec'd or Allow Record Insp	Violation Class A
Convicted Speed:	Designated Speed:	In School Zone?	
		No	
Original Date to Appear: 07/16/2020			

FINE ASSESSED: \$440.00

Go to www.courts.oregon.gov/ePay to pay online

includes restitution of \$ payable to: (name, address:)
Judgment Creditor: State of Oregon **Judgment Debtor:** Defendant

Payment in full is due **IMMEDIATELY**. If payment is not received within 30 days of this judgment, additional costs and fees will be added and your driver's license may be suspended.

8/7/2020

Date

/eS/ Kara Haynes

Violations Clerk

Exhibit F

IN THE CIRCUIT COURT OF THE STATE OF OREGON
FOR THE COUNTY OF COOS
250 N. Baxter Coquille Oregon 97423

State of Oregon
v.

Case No: 20VI78499

Richard Allen Shore

Defendant

GENERAL JUDGMENT
Re: Citation #: **2094100498**

The court finds the defendant GUILTY of the charges designated "CONVICTED" in the section below

Driver's License# & State: OR-9269080		Commercial DL? No	
License Name: Shore, Richard Allen			
Date of Birth: 11/05/1979	Height:	Def is Passenger? No	
Sex: Male	Weight:		
Address: 87422 14TH ST SW CHARLESTON, OR 97420			
Offense Date: 05/21/2020			
EMP: No	CMV: No	Com'l Pass Veh: No	HAZ: No
Location: PACIFIC OCEAN CHARLESTON		Time:	
ORS/OAR#:			
508.535	Convicted - Failure to Appear	Fail to Keep Record of Fish Rec'd or Allow Record Insp	Violation Class A
Convicted Speed:	Designated Speed:	In School Zone?	
		No	
Original Date to Appear: 07/16/2020			

FINE ASSESSED: \$440.00

Go to www.courts.oregon.gov/ePay to pay online

includes restitution of \$ payable to: (name, address:)
Judgment Creditor: State of Oregon **Judgment Debtor:** Defendant

Payment in full is due **IMMEDIATELY**. If payment is not received within 30 days of this judgment, additional costs and fees will be added and your driver's license may be suspended.

8/7/2020

Date

/eS/ Kara Haynes

Violations Clerk

Exhibit G

IN THE CIRCUIT COURT OF THE STATE OF OREGON
FOR THE COUNTY OF COOS
250 N. Baxter Coquille Oregon 97423

State of Oregon
v.

Case No: 20VI132150

Richard Allen Shore

Defendant

GENERAL JUDGMENT
Re: Citation #: **2094100518**
LIEN - This judgment creates a lien

The court finds the defendant GUILTY of the charges designated "CONVICTED" in the section below

Driver's License# & State: OR-9269080		Commercial DL? No	
License Name: Shore, Richard Allen			
Date of Birth: 11/05/1979	Height: 6 Ft. 0 In.	Def is Passenger? No	
Sex: Male	Weight: 200 Lbs.		
Address: 87422 14TH ST SW BANDON, OR 97411			
Offense Date: 10/21/2020			
EMP: No	CMV: No	Com'l Pass Veh: No	HAZ: No
Location: CHARLESTON BOAT BASIN		Time:	
ORS/OAR#:			
508.535	Convicted – Failure to Appear	Fail to Keep Record of Fish Rec'd or Allow Record Insp	Violation Class A
Convicted Speed:	Designated Speed:	In School Zone?	
		No	
Original Date to Appear: 12/03/2020			

FINE ASSESSED: \$440.00

Go to www.courts.oregon.gov/ePay to pay online

includes restitution of \$ payable to: (name, address:)
Judgment Creditor: State of Oregon **Judgment Debtor:** Defendant

Payment in full is due **IMMEDIATELY**. If payment is not received within 30 days of this judgment, additional costs and fees will be added.

Signed: 12/22/2020 03:19 PM



Circuit Court Judge Brett Pruess

CERTIFICATE OF SERVICE

I hereby certify that on June 30, 2022, I served the NOTICE OF INTENT TO REVOKE TWO COMMERCIAL FISHING LICENSES AND OPPORTUNITY FOR A HEARING, including exhibits, true copies of the above-listed documents by certified mail and regular first-class mail with postage prepaid in sealed envelopes, addressed to the party listed below:

Richard Shore
87422 – 14th Street SW
Bandon, OR 97420

- by regular mail, postage prepaid
- by hand-delivery
- by facsimile
- by certified mail
- Other: Email

DATED this 30th day of June, 2022

/s/ Svetlana Gulevkin

Svetlana M. Gulevkin
Legal Secretary
Natural Resources Section