



1 a. On October 5, 2011, Stoddard was issued a “Notice of Decision to  
2 Reprimand” regarding Stoddard’s use of unreasonable physical force  
3 against a student (AF) when Stoddard struck the student with a book.  
4 Investigative materials describe Stoddard’s conduct as “Boxing a student  
5 on the head/shoulder with a paperback book, while screaming “knock it  
6 off” for being disruptive in class”. The student reported being upset by  
7 Stoddard’s actions and claimed to have received a scratch or red mark  
8 from Stoddard striking him with the book. During a subsequent staff  
9 meeting where the incident was discussed, Stoddard stated words to the  
10 effect that AF “deserved it, and I would do it again.”

11 b. On May 15, 2012, school officials reported that Stoddard had grabbed a  
12 student (KG) by the arm, dug her fingernails into the underside of the arm  
13 while yelling at the student. The involved student complained that they  
14 were in pain from Stoddard’s actions for several hours.

15 3. On May 22, 2012, school officials terminated Stoddard’s employment in part due to a  
16 continued pattern of inappropriate physical force against students. Commission  
17 investigators made numerous attempts to interview Stoddard regarding these  
18 allegations. Stoddard failed to comply with requests to be interviewed as required.

### 19 CONCLUSIONS OF LAW

20 Stoddard’s conduct constitutes gross neglect of duty in violation of ORS  
21 342.175(1)(b); OAR 584-020-0040(4)(n) as it incorporates OAR 584-020-0010(1)  
22 (*Recognize the worth and dignity of all persons and respect for each individual*), OAR  
23 584-020-0010(5) (*Use professional judgment*), OAR 584-020-0025(2)(e) (*Using*  
24 *district lawful and reasonable rules and regulations*); OAR 584-020-0040(4)(d)  
25 (*Unreasonable physical force against students, fellow employees, or visitors to the*  
26 *school, except as permitted under ORS 339.250*); and OAR 584-020-0040(4)(p)  
27 (*Subject to the exercise of any legal right or privilege, failure or refusal by an educator*  
28 *under investigation to respond to requests for information, to furnish documents or to*  
29 *participate in interviews with a Commission representative relating to a Commission*  
30 *investigation*).

1 The Commission's authority to impose discipline in this matter is based upon ORS  
2 342.175.

3 **FINAL ORDER**

4 The Commission hereby revokes Abiella Christa Stoddard's right to apply for  
5 licensure.

6 IT IS SO ORDERED THIS 31<sup>st</sup> day of October, 2014.

7 TEACHER STANDARDS AND PRACTICES COMMISSION

8  
9  


10 By: \_\_\_\_\_  
11 Victoria Chamberlain, Executive Director

12  
13  
14  
15 **NOTICE OF APPEAL OR RIGHTS**

16  
17 YOU ARE ENTITLED TO JUDICIAL REVIEW OF THIS ORDER. JUDICIAL REVIEW MAY  
18 BE OBTAINED BY FILING A PETITION FOR REVIEW WITHIN 60 DAYS FROM THE  
19 SERVICE OF THIS ORDER. JUDICIAL REVIEW IS PURSUANT TO THE PROVISIONS OF  
20 ORS 183.482 TO THE OREGON COURT OF APPEALS.

CERTIFICATE OF MAILING

I hereby certify that I served the foregoing notice of final order, certified by me as such, by mailing U.S. First Class Mail and U.S. Certified Mail—Return Receipt Requested, addressed to:

Abiella Christa Stoddard  
2311 SE Courtney RD, Apt. 13  
Portland, OR 97222-8159

Dated this 31<sup>st</sup> day of October, 2014.

By: Patty Liddell  
Patty Liddell  
Investigative Assistant