

**Bradley Martin  
Revocation**

---

**The Background:**

*Allegation:* In July, 2015, the state of Ohio revoked Respondent's educator license. Ohio's action is based on an April, 2015, felony conviction for theft in office. The revocation in Ohio is for conduct which would support revocation in Tennessee.

*Status:* Respondent was notified by certified mail of the Board's intent to revoke his teaching license based upon these findings, and of his right to a hearing. The certified letter was returned unclaimed. The U.S. Postal Service notation that a properly addressed certified letter is "unclaimed" is sufficient evidence of the addressee's refusal to accept service and is sufficient legal notice to the addressee. By refusing delivery of the certified mail, Respondent has waived the right to a hearing.

**The Recommendation:**

Respondent's conduct constitutes grounds for denial of a license pursuant to Board Rule 0520-02-03-.09(2)(e).

The Board staff review committee recommends revocation of Respondent's teaching license.