

MEMORANDUM

To: All CIA Members

From: Liam McFarlane, Chair

Committee on Professionalism

Date: April 13, 2017

Subject: Report on Criminal Conviction Disclosures – March 2017

Document 217039

Background

As of September 1, 2016, pursuant to Bylaw 3.1.12, all Fellows, Associates, and Affiliates who are not claiming a waiver of dues as fully retired, are required to disclose to the Executive Director of the Institute, any criminal conviction which he or she has been the object of within 30 days following the criminal conviction.

As a transitional measure, members have until July 1, 2017, to disclose any criminal conviction which he or she has been the object of prior to September 1, 2016.

Section 8 of the <u>Policy on Disclosure of Criminal Convictions</u>, requires that members be regularly advised of the results of the criminal conviction disclosure assessments conducted by the Committee on Professionalism.

Report

The following criminal convictions were disclosed to the Executive Director and assessed by the Committee on Professionalism during the period of September 1, 2016 to February 28, 2017:

Criminal Conviction Disclosed	Result of the Assessment*
Operation while impaired (Article 253 (1) b	No further action will be taken by the
of the Criminal Code of Canada)	Institute

^{*} N.B.: Each criminal conviction is reviewed and assessed based on the particular circumstances of the case. A similar conviction under different circumstances (e.g., repeat offender, etc.) may not necessarily result in the same assessment.

Any questions regarding the disclosure of criminal convictions should be directed to Michel Simard, Executive Director at executive.director@cia-ia.ca.

LM