Consult the Student Handbook at www.wm.edu/studenthandbook for the most up-to-date policies and procedures
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I. Overview

In 1973, the College community-faculty, students, and administration-recommended to the Board of Visitors and the Board adopted the following Statement of Rights and Responsibilities. Amendments were made to the document in 1977 and 1991 and are included.

The unique nature of the College community suggests that its members be united in a common purpose. Because the work of each member of the institution contributes to the fulfillment of the educational mission of the College, the various constituent groups-students, faculty, and administrators-are dependent upon one another for the ultimate achievement of the College’s goals. Accordingly, all should enjoy the same fundamental rights and privileges and be willing to accept the same responsibilities, except in those rare cases where either the rights and privileges or the responsibilities would be in conflict with existing law or with the goals and purposes of the College as an institution of higher education.

Students, faculty, and administrators (hereinafter the “members of the College community”) shall enjoy all rights, privileges, and immunities guaranteed to every citizen of the United States and the Commonwealth of Virginia. In addition, the members of the College community shall enjoy all the fundamental rights recognized as essential to fulfillment of the special mission of an institution of higher education. The full enjoyment of these rights, however, cannot be achieved unless certain concurrent responsibilities are accepted. Members of the College community have an obligation, therefore, to fulfill the responsibilities incumbent on all citizens as well as the responsibilities inherent in their particular roles within the academic community.

The institution and those who administer its affairs have a special responsibility to ensure that, in pursuance of the institution’s functions, the rights of all members of the College community are preserved. The institution also has a right to expect, and a corresponding responsibility to ensure within the scope of its legitimate functions as an institution of higher education, that individual members of the College community fulfill their responsibilities to others as well as their responsibilities to the institution.

The Statement of Rights and Responsibilities is based upon the aforesaid principles and, when adopted, shall become the standard by which all rules, regulations, policies, and procedures of the College, except as otherwise prescribed by local, State, or Federal law, shall be measured. No rule, regulation, policy, or procedure which is incompatible with or which contradicts this document may be enacted; and any such rules, regulations, policies, or procedures which are in effect at the time of the enactment of this document shall be reviewed as soon as reasonably practicable to conform with this document, provided, however, that this Statement of Rights and Responsibilities shall not affect the powers of the Board of Visitors as provided by law.
II. Rights, Privileges and Immunities

The members of the College community, as individuals, shall enjoy all rights, privileges, and immunities guaranteed every citizen of the United States and the commonwealth of Virginia.

A. Basic Rights: Among the basic rights are freedom of expression and belief, freedom of association and peaceful assembly, and freedom from personal force and violence, threats of violence and personal abuse.

B. Right to Freedom from Discrimination: Each member of the College community has a right in his/her dealings with the institution, and with members of the College community in the performance of their official duties, to be free from discriminatory treatment with regard to race, creed, gender, religion, national origin, or political belief.

C. Rights to Organize: Each member of the College community has the right to organize his/her own personal life and behavior insofar as it does not violate local, State, or Federal law, College regulations, or agreements voluntarily entered into, and does not interfere with the rights of others. The following specific rights apply:

1. The right to associate with any legally established group or to create such groups, professional or other, as serve legitimate interests.

   a. The membership, policies, and actions of an organization shall be determined by vote of those who hold membership in that organization.

   b. Affiliation with an extramural organization shall not disqualify an organization from institutional recognition.

   c. An organization shall be officially recognized after its constitution and bylaws have been approved by the appropriate body as designated by the President, or his/her delegated representative, and when consistent with the Bylaws of the Board of Visitors. A current list of officers, but not a membership list, may be required as a condition of recognition.

   d. Officially recognized organizations, including those affiliated with an extramural organization, shall be open to all on a non-discriminatory basis with regard to race, religion, creed, national origin, gender, or political belief, provided however that, to the extent permitted by law, membership in social organizations may be restricted to members of the same gender, and membership in organizations whose primary purpose is political or religious may be restricted to those members of the College community who have similar beliefs.
2. The right to hold public meetings, to invite speakers of his/her own choosing to
campus, to post notices, to engage in peaceful, orderly demonstrations within
reasonably and impartially applied rules designed by the President or his/her
delegated representative, to reflect the educational purposes of the College, and
to protect the safety of members of the College and community and others. The
College may establish rules, therefore, regulating time, place, and manner of such
activities and allocating the use of facilities, but these regulations shall not be
used as a means of censorship. In the event that there is a clear and present
danger, as reasonably determined by the appropriate college authority designated
by the President, to the health or safety of the members of the College
community or to the educational process, such meeting or demonstration may be
prohibited. Sponsorship of guest speakers does not necessarily imply approval or
endorsement of the views expressed either by the sponsoring group or the
institution.

3. The right, when charged or convicted of violation of general law, to be free of
College discipline for the same conduct, unless such discipline by the College
community is determined to be for the protection of other members of the
College community or the safeguarding of the educational process. Such
determination shall be made by the appropriate College authority designated by
the President.

D. Right to Fair and Equitable Adjudication Procedures: Each member of the College
community has a right to fair and equitable procedures for the adjudication of charges of
violations of nonacademic College regulations and the sanctions or penalties to be
imposed, including, without limitation, the following specific rights:

1. Right to Notice: The right to have advance written notice of all institutional
rules and regulations, including the ranges of penalties for violation of such rules
and regulations.

2. Right to Due Process: The right, in the case of charges of infractions of
regulations which may lead to serious penalties, to formal procedures with
fundamental aspects of due process, including the right to be informed in writing
of the charges and given a reasonable time to prepare a defense, to have written
findings, and to appeal to higher authority. Minor infractions may be handled
more informally by the appropriate individual or committee with the consent of
the individual charged. In such instances, the right of appeal is still preserved.

3. Right to be Present: Right to be present on campus, participate in classes, and
generally exercise all those rights and privileges associated with membership in
the College community until found guilty of the charges, except in those
instances when continued presence on the campus would constitute a threat to health or safety of the individual, other members of the community, or to the educational process. Such determination shall be made by the appropriate College authority as designated by the President.

E. Right to Privacy: Each member of the College community has a right to privacy in his/her dealings with the institution, including, without limitation:

1. Search and Seizure: The right to be free of searches and seizures except in accordance with law. Routine inspections, however, may be held periodically for the purpose of assuring fire protection, sanitation, safety and proper maintenance of the College’s buildings.

2. Privacy of Records: The right to expect that all records of his/her association with the institution are treated as confidential.

   a. Release of Information: Except as provided below, the institution may not release information about any aspect of an individual’s association with the institution without the prior written consent of the individual concerned or under the compulsion of law. Within the institution, access to such records shall be restricted to authorized personnel for authorized reasons, as determined by the President or his/her delegated representative, and such others as are agreed to in writing by the individual concerned. To the extent permitted by law, the institution may disclose, to an alleged victim of any crime of violence (as that term is defined in section 16 of title 18, United States Code), the results of any disciplinary proceeding conducted by the College against the alleged perpetrator of such crime with respect to such crime. The College may also release information about students which is defined as directory information under the Family Rights and Privacy Act of 1974, as amended, and information about other members of the College community which is a matter of public record (for more information on FERPA, please refer to the Registrar’s web site at www.wm.edu/registrar).

   b. Inspection of Records: Each member of the College community shall have the right to inspect the contents of his/her own records kept by the institution, other than information or records to which the member has specifically waived the right of access and letters of recommendation written by other members of the College community for the purpose of internal evaluation of a member for the award of a College honor, provided that such letters are not kept permanently by the institution and
do not become a part of the official record, and may challenge any information included in the record which is believed to be inaccurate, inappropriate, or misleading. If an individual challenges any information contained in his/her records, the institution shall undertake to verify such information to the satisfaction of the individual concerned. Such decisions shall be made by the President or his/her designated representative. If the institution’s decision is not satisfactory to the individual, the member has the right to place in his/her record a statement challenging the information. Subsequent authorized disclosure of the contents of the record shall indicate such challenge.

c. Political and Religious Beliefs: Records of the political and religious activities or beliefs of members of the College community may not be maintained except for purposes of official recognition of campus organizations as provided in Article I.C.1.c.

d. Separation of Academic Records: To minimize the risk of improper disclosure from records, the academic record shall be maintained separately from other necessary student records. Transcripts of academic records shall contain only data essential for personal identification and information about academic performance and status. All withdrawals, whether voluntary or involuntary, may be recorded on the transcript.

Each member of the College community shall have the responsibility to respect the aforesaid rights of his/her associates and refrain from using the institution as a sanctuary from the general law.

III. Rights and Responsibilities of Citizenship

Each member of the College community enjoys all rights of citizenship and has a responsibility to fulfill the obligations incumbent on all citizens. Additionally, there are special rights and responsibilities inherent in membership in an academic society.

A. Responsibility to Respect the Rights of Others: Each member of the College community has a responsibility, based upon the special mission of an institution of higher education, to respect the rights of others to function in an atmosphere where freedom to teach, to learn, and to conduct research and publish findings is preserved and respected, an atmosphere which includes, without limitation, the following specific rights:

1. The right of the instructor to academic freedom and impartial consideration for tenure in accord with the principles set forth in the Statement of Academic Freedom and Tenure, adopted jointly in 1940 by the Association of American Colleges and the American Association of University Professors, and with the standards and procedures approved by the Board of Visitors and set forth in the Faculty Handbook.
2. The right of the instructor to determine the specific content of his/her course within established course definitions. Concurrently, the instructor has the responsibility not to depart significantly from his/her area of competence or to divert significant time to materials extraneous to the subject of the course.

3. The right of the student to be evaluated entirely on the basis of academic performance and to discuss freely, inquire, and express opinions inside the classroom. The student has a responsibility to maintain standards of academic performance as set by his/her professors, provided, however, that the student shall have means for redress against arbitrary, unreasonable, or prejudicial standards of evaluation.

4. The right to pursue normal academic and administrative activities, including the freedom of movement in the performance of such activities.

5. The right to privacy in offices, laboratories, and residence hall rooms and in the keeping of personal papers and effects.

6. The right to hear and study unpopular and controversial views on intellectual and public issues.

7. The right of the student to expect that information about his/her views, beliefs, and political associations, which an instructor acquires in the course of his/her work as a teacher, advisor or counselor of the student be held in confidence to the extent permitted by law.

B. Rights and Responsibilities of Student Publications: Because student publications are a valuable aid in establishing and maintaining an atmosphere of free and responsible discussion and intellectual exploration on the campus, it is essential that they enjoy the following rights and responsibilities:

1. The right to be free from prior censorship or advance approval of copy.

2. The right to develop editorial policies and news coverage.

3. The right to be protected from arbitrary punishment or suspension, or removal from an editorial or managerial position because of student, faculty, administrative, or public disapproval of editorial policy or content. Only for proper and stated causes, as defined by the Publications Council of the College, shall editors and managers be subject to such punishment, suspension, or removal. The academic status of a student editor or manager shall not be affected provided, however, that he/she remains subject to the provisions of Article I, Sections C.3 and D.3.
4. The responsibility to make clear in writings or broadcasts that editorial opinions are not necessarily those of the institution or its members.

C. The Responsibility to Maintain High Standards: Members of the College community have a responsibility to maintain the highest standards in the performance of their duties and to respect the aforesaid rights of their associates.

IV. Responsibility of College to Preserve Rights
The College, through those who administer its affairs, has a special responsibility to ensure that, in pursuance of its functions, the rights of all members of the College community are preserved, including, without limitation, the rights of such persons heretofore specifically enumerated.

The College has a right to expect, and a responsibility to ensure, within the scope of its legitimate functions as an institution of higher education, that all members of the College community fulfill their responsibilities to others as well as their responsibilities to the College.

A. Academic Performance and Personal Conduct: The College has the right and responsibility to set and enforce reasonable standards of academic performance and personal conduct, in order to faciltate and safeguard the educational process, and to provide for the safety of the person and property of members of the College community, the College’s physical property, and the person and property of others, to the extent that they are affected by College-sponsored activities or are engaged in legitimate activities on College property.

B. Validity of Charges: The College has the right and responsibility to provide procedures for determining the validity of charges that a member of the College community is negligent or irresponsible in the performance of his/her duties.

C. Opportunity to be Heard: The College has the responsibility to ensure that the members of the College community have an opportunity to be heard at appropriate levels of the decision-making process about basic policy matters of direct concern. Clearly defined means should be available to ensure this opportunity.

D. Leadership and Administrative Procedures: The College has the responsibility to provide and maintain leadership and administrative procedures responsive to the needs and desires of the College community, consistent with high standards of academic excellence, and to the changing goals and responsibilities of institutions of higher education, including the responsibility:

1. To make, from time to time, a clear statement of its purpose and goals.

2. To disseminate information relating to the activities of the College, financial or otherwise, subject to the provisions of the Virginia Freedom of Information Act.
3. To state the reasons for institutional decisions affecting the College community or individual members thereof, except as required by the provisions of Article I, Section E.2a., or by the advice of legal counsel in instances involving possible litigation.

E. **Integrity and Prevention of Exploitation**: The College has the right and responsibility to protect its integrity and to prevent its political or financial exploitation by an individual or group by means including, but not limited to, the following:

1. The College has a right to prohibit individuals and groups who are not members of the College community from using its name, its finances, or its physical facilities.

2. The College has a right to prohibit members of the College community from using its name, its finances, or its physical facilities for activities not principally for the benefit of the College.

3. The College has the responsibility to provide for members of the College community the use of meeting rooms, including use for political purposes, provided that such use is not undertaken on a regular basis and used as free headquarters for political campaigns, and the right to prohibit use of its name, its finances, or its office equipment for any political or other purpose.

V. **Adoption, Amendment, and Interpretation of this Document**

This document shall be adopted and may be amended when:

A. Accepted by a majority vote of those students who vote in a referendum.

B. Accepted by a majority vote of the combined faculties of the College who vote in a referendum.

C. Accepted by a majority vote of the administration of the College who vote in a referendum.

D. Approved by the President of the College and the Board of Visitors. Nothing in this document shall affect the powers of the Board of Visitors as provided by law.

**Interpretation Procedure**

On September 24, 1974, President Graves issued a clarifying statement concerning the interpreting mechanism for the Statement of Rights and Responsibilities, and his memorandum of that date is an addendum to that Statement:
“The President of the College, by virtue of his responsibility to implement and administer the policies established by the Board of Visitors, is responsible for implementing the Statement of Rights and Responsibilities.

The normal tasks of implementation are the responsibility of various offices of the College ‘who administer its affairs.’ These offices, whose policies and practices have been brought into conformance with the Statement, ‘have a special responsibility to ensure that . . . the rights of all members of the College community are preserved.’

There are, however, instances in which the Statement must undergo occasional interpretation in the process of its continuing implementation as a document.

In the Statement of Rights and Responsibilities, it is the responsibility of the President or an ‘appropriate College authority designated by him’ to determine when an exception to a specific section of the Statement should be made. The Statement also provides that members of the College community ‘should enjoy the same fundamental rights and privileges . . . except in those rare cases where . . . the rights or privileges . . . would be in conflict . . . with the goals and purposes of the College as an institution of higher education.’

Although the Statement does not indicate who, other than the President, the arbitrating authority should be for exceptions, or who should interpret the Statement when there is a difference of opinion among members of the College community or between individuals and the institution, the clear implication in both cases is that it should be the President or ‘an appropriate College authority designated by him.’

Therefore, I believe that it is desirable for us to proceed ahead along the lines suggested above. If and when relevant questions or issues are raised in connection with the Statement of Rights and Responsibilities, such questions or issues should be brought to the attention of the President’s Office as they occur. I shall take responsibility, depending on the nature and substance of a case, for determining whether I or another administrative officer, whom I would designate, should handle the case. Whoever is given that authority shall take responsibility for consulting with those whom he believes appropriate, depending on the circumstances, before reaching a decision.”

On May 2, 1990, Dr. Paul R. Verkuil, President of the College, issued the following interpretation of the Statement of Rights and Responsibilities:

The Statement of Rights and Responsibilities guarantees to members of the university community the “right in his or her dealing with the institution and with members of the College community in the performance of their official duties to nondiscriminatory treatment.” It further states that “each member of the College community has the right to organize his or her own personal life and behavior insofar as it does not violate local, state, or federal law, College regulations or agreement voluntarily entered into and does not interfere with the rights of others.” It is my determination that these words express a right to privacy which extends not only to nondiscriminatory treatment in areas specified by federal law but to nondiscrimination based on sexual orientation as well. The student code of conduct already ensures
nondiscriminatory treatment without regard to sexual orientation. In accordance with the resolution of the Faculty Assembly, I am directing that official publications of the university include specific reference to this topic in any enumeration of William and Mary’s nondiscrimination policies. It is also my interpretation that faculty, staff and administration should be extended the same assurances against discrimination based upon sexual orientation as the student body itself. This interpretation will be made a part of the Statement of Rights and Responsibilities.

On May 1, 1996, Dr. Timothy Sullivan, President of the College, issued the following clarification of the Statement of Rights and Responsibilities:

Under the Sections I.A. and I.B., each member of the College community has the right to be free from all forms of discriminatory treatment as guaranteed by law. Accordingly, the enumeration of specifically protected treatment should be understood to include disability, Vietnam veteran status, and all other categories ensured by the Commonwealth and by federal law. For faculty, failure to comply with federal and state non-discrimination laws and policies shall be handled in accordance with provisions in the Faculty Handbook, including the procedural guarantees therein outlined. Students alleging failure to comply with federal and state non-discrimination laws and policies shall contact the Dean of Students or the Vice-President for Student Affairs.
Student Life Policies

Authorities and Agencies

The following policies and regulations apply to students and their relationship to the College; the use or management of resources; and rights and expectations of students. Some of the policies listed below require action by the student, and failure to comply with the responsibilities outlined in these policies may result in disciplinary action under the Student Code, specifically “Failure to Comply with Directions” (Section III.C.3.).

General Policies

Official Communications

Students are responsible for maintaining and updating current local, campus, and permanent addresses with the Registrar and, in the case of undergraduates, for regularly checking their college station unit box for mail. Students must maintain a current local address and phone number with the College. Mail sent to a student’s address in the Registrar’s records or to a campus box will constitute proper notification for the purposes of the Handbook. Students are expected to maintain and regularly check their IT accounts, including e-mail, Banner and Blackboard. Periodically, the College will require students to verify the address and phone number on file. Failure to provide or verify an updated address and phone number may result in restriction of the student’s access to myWM and its services and/or restriction of registration and transcript release.

Discrimination and Harassment

College policy prohibits discrimination, including discriminatory harassment, on certain bases as described on the Office for Equal Opportunities website. This policy applies to students, faculty and staff. Information about a student’s rights and obligations under College policy may be obtained from the Director of Equal Opportunity, Hornsby House, 221-2615. The following individuals also are available to receive complaints or to provide information regarding compliance with the discrimination policy:

Complaints Against Students
Marjorie Thomas, Dean of Students, Title IX Deputy Coordinator, Campus Center 109, 221-2510
Ginger Ambler, Vice President for Student Affairs, Campus Center 219, 221-1236

Complaints Against Faculty
Kate Conley, Dean, Faculty of Arts & Sciences, Ewell Hall 134, 221-2470
Lawrence Pulley, Dean, Mason School of Business, A.B. Miller Hall 2039H, 221-2891
John Wells, Dean, Marine Science, Watermen’s Hall 230, (804) 684-7103
**Inspection and Search of Buildings, Student Living Quarters, Offices, Lockers or Other Facilities**

The College may conduct routine inspections for the purpose of assuring fire protection, sanitation, safety, or proper maintenance of the College’s buildings and other facilities. Except in the case of emergencies, the College will announce inspections at least 48 hours in advance, and a College staff member must accompany the inspector. The student’s absence will not prevent the inspections.

When any occupant of a room has requested repairs, authorized maintenance personnel may enter in the student’s absence for the purpose of making the requested repairs.

With the exceptions noted above, no student’s room, office, lockers, or private possessions on campus will be searched by College administrators unless there is reasonable cause to believe that a student is violating or using his/her facilities in violation of College regulations and a certificate authorizing the search has been issued by the Vice President for Student Affairs (or designee). The certificate must state the source of the information, the suspected violation, the location of the search, the materials to be seized or information sought, and the name of the person authorized to conduct the search. Nothing in this regulation prohibits the Campus Police from securing a search warrant and executing it in or around College facilities.

**Missing Person Inquiry and Confidential Contact Information**

The College has established a procedure to investigate when a student is reported missing. Each student has the option to designate a confidential contact by submitting a form to the Dean of Students. The College will contact the designated person within 24 hours of the time that a student is considered missing. Law enforcement officials (including campus police) will be notified of a student’s absence no later than 24 hours after the student has been deemed missing and will follow their own investigation procedures. For students who are minors (under 18 and not emancipated), the College is obligated to notify parent(s) or guardian(s) within 24 hours of receiving a report that the student is missing.

**Required Disclosure of Arrests**

School campuses are not immune from the dangers faced elsewhere in society. It has become increasingly important that schools take reasonable steps to help protect the safety of the members of their communities. One such step now being taken by many colleges and universities is a requirement that their students promptly report any arrests involving them. At William & Mary students must report within three days any criminal process that has begun for them.
(whether by means of detention, court summons, citation, or other similar process) no matter where the incident occurs. This requirement applies to any criminal process resulting from:

1. Felony charges of any nature
2. Charges for offenses involving violence or the threat of violence or serious harm to other people.

Examples include, but are not limited to
a. assault/battery
b. sexual assault/battery
c. stalking
d. resisting arrest
e. driving while intoxicated or under the influence of drugs
f. reckless driving resulting in injury.

If unsure whether a particular arrest is covered under this policy, disclose. While failure to report a criminal process covered by this policy will not result in honor proceedings, it can result in charges under the Student Code of Conduct.

Disclosures can be made by filling out the appropriate form in the Office of Student Conduct, 107 Campus Center, or by reporting the incident via web form.

For more information about this policy, see the Disclosure of Arrests Frequently Asked Questions (FAQ) page on the Dean of Students’ website.

Health Policies

Health History and Immunization Record

Virginia State law requires all full-time students enrolling for the first time in a four-year public institution to provide a health history and an official immunization record. The College further requires all full-time students (including previously matriculated students) and any other student eligible for services, as determined by their department, to provide documentation of meeting the immunization requirements and a physician-documented medical history performed within the twelve months preceding his/her initial enrollment. The Health Center will not accept the form if the physician completing and signing the form is a family member. Previously enrolled students entering a new program as full-time students after an absence from campus of greater than three years must submit a new history and physician documented medical history. If the absence is greater than 10 years, then the immunization requirements will need to be revalidated. This information must be submitted on the College’s Health Evaluation Form. Students who do not fully comply with these requirements may be referred to the Dean of Students for disciplinary action, have a hold placed preventing them from registering for classes or receiving a transcript, denied non-urgent medical care at the Student Health Center, evicted from residence halls and/or be removed from campus (depending on the nature of the medical issue).
Insurance Requirement

The College requires all full-time undergraduate, graduate and professional students admitted Fall 2006 or after, and all F-1 & J-1 international students to have adequate health insurance coverage throughout the school year as a condition of enrollment. These students will be enrolled in the college-endorsed Student Health Insurance Plan, and the cost will be billed to their student accounts in two installments (fall and spring semester) UNLESS the student furnishes proof of other adequate health insurance coverage. Students who already have health insurance for the entire academic year must submit a waiver request by the posted deadline each academic year, and the waiver must be approved to avoid being enrolled in the Student Health Insurance Plan. All other full-time undergraduate and graduate students admitted prior to fall 2006 are not required by the College to have health insurance coverage, but they are eligible to enroll in the college-endorsed Student Health Insurance Plan on a voluntary basis.

It is the student's responsibility to verify whether the charge has been billed to his or her student account. If there is a billing error, the student should contact the Student Insurance Coordinator immediately. To access the waiver or enrollment request forms and for more information about the insurance requirement or the college-endorsed insurance plan, please visit www.wm.edu/health/insurance.

Reportable Diseases

In the event a student is diagnosed as having a transmittable disease which must be reported to the State Department of Health, the College reserves the right to determine, on a case-by-case basis, whether it should establish conditions to limit or prohibit the student’s continued participation in the College community in the interest of public health and/or the health of the student. The Director of the Student Health Service is empowered to make this decision with consultation as appropriate. Specific conditions may include, but will not be limited to, periodic medical/counseling procedures, confinement to the Student Health Center, reassignment or removal from the residence halls, and/or a medical withdrawal from the College. If, in the opinion of the Director, the student’s situation requires the immediate exclusion from the residence halls or the campus, the College will consider such action temporary until the student has an opportunity to receive a full review of the matter by the Director of the Student Health Service. For a list of reportable diseases to which this policy may apply, see the Virginia Department of Health web site at www.vdh.state.va.us.

Medical and Emotional Emergencies

The College has a medical/emotional emergency procedure to maintain the safety of individual students, as well as the community. The medical/emotional emergency procedure will be used if a student attempts suicide, makes a threat or gesture of suicide, harms or attempts to harm him or herself or others, or undergoes severe emotional or psychological distress. Anyone with knowledge of such circumstances should contact the Dean of Students, 221-2510; Residence Life Staff, 221-4314; or Campus Police, 221-4596 to alert the counselor on call.
When the College medical/emotional emergency procedures are initiated, a student may not attend classes or college activities or return to a residence hall until he or she has been given clearance to do so by the Dean of Students or her/his designee. Clearance will require the student to demonstrate he or she is no longer in crisis and has taken steps sufficient to address the underlying emotional and/or psychological issues which led to crisis to allow him or her to function in the college environment. Parental notification and involvement is necessary in order to ensure the safety of students, and to comply with state law; only the Dean of Students or the Vice President for Student Affairs may decide not to involve parents/guardians. The medical/emotional emergency procedure is implemented with sensitivity to students’ privacy and academic success. Taking time away from the College to address urgent medical and emotional issues in compliance with this policy does not necessitate negative academic consequences. The Dean of Students office will take measures necessary to allow students to return to school with the same academic standing once health is restored. Students are responsible for the costs of their medical care.

Failure to comply with the provisions of the College medical/emotional emergency procedure may result in disciplinary action through the Code of Conduct. A complete summary of the Medical and Emotional Emergency Protocol may be obtained from the Office of the Dean of Students.

**Intellectual Property Policies**

**Student Intellectual Property Rights**
The Commonwealth of Virginia requires that all State colleges and university have patent and copyright policies. The College’s Intellectual Property Rights Policy defines the ownership of patents and copyrights, collectively “intellectual property,” created by State university employees and students.

Students can act in two capacities: as students or as employees. When acting as employees, students can be either agents of the College or an individual College employee (their “principal”). Under certain circumstances, when not acting as an employee, students may own the IP rights to their contributions to works and inventions. When they act as agents, ownership of their works and inventions is determined in accordance with rules of the policy that would apply if their principal had created the works and inventions.

Students who believe the College may own Intellectual Property should consult the College policy described above and additional information available from the Office of Technology Transfer, (757) 221-1751.

**Intellectual Property Rights of Others**
The College does not permit the recording, dissemination, or publication of academic presentations (including handwritten notes) for a commercial purpose without advance authorization of the course instructor.
The posting of lecture notes on for-profit websites is prohibited.

Technology Policies

Email Accounts
Upon acceptance of admission, the College provides students with an email account and services hosted by Google. All policies regarding appropriate use of email accounts and on campus computer resources apply to these Google services. In addition, Google maintains strict privacy policies and will require students to accept its privacy policy the first time they log into their email account (WMapps).

Social Networking Website Policy
Social networking websites such as Facebook and Twitter are considered part of the public domain, and the College encourages students to use them wisely with full knowledge that anything they post may be viewed by the public. The College does not generally monitor these sites; however, the College may consider and investigate any alleged violation of College policy brought to its attention by any person.

For more information regarding expectations of use of the College’s computing equipment and resources, see the College’s Acceptable Use Policies.

Motor Vehicles
Possession and Use of Motorized Vehicles

Students may not have motor vehicles on campus unless they are eligible to register them as follows:

1. The student does not reside in College-administered housing, OR
2. The student has completed 54 semester hours and has completed at least four regular (fall and spring) semesters, OR
3. The student is a classified or hourly employee of the College, is registered for fewer than five credit hours, and is paid from the Student Work Budget, OR
4. The student, although otherwise ineligible, has obtained special permission (designated as “restricted permission”) through the Parking Appeals Committee. Forms are available at Parking Services. Students with disabilities also may obtain the forms in the Office of the Dean of Students. The College may grant permission upon demonstration that a vehicle is indispensable for employment and for continuance at the College, is necessary to reasonably accommodate a disability, or for other essential College-related needs.

Students who bring a motor vehicle to campus without prior permission in anticipation of receiving that permission, are in violation of this regulation.
Students who would be eligible for a motor vehicle under this regulation may not register a motor vehicle for another student who would not be eligible.

The sanction for a first violation of the motor vehicle regulation range from warning to suspension for one semester and, for a subsequent violation, shall range from warning to dismissal.

Students are required to register all eligible motor vehicles operated on the campus, including motorcycles, motor scooters, and mopeds by the third day of classes.

The Parking Advisory Committee recommends and reviews regulations governing registration of vehicles as well as parking and traffic on the College campus. College motor vehicle regulations, procedures, and penalties are set forth on the Parking Services website. The operation of a motor vehicle on the College campus constitutes implied consent for College parking and traffic violations to be handled through informal disciplinary procedures with final written appeals to the Parking Appeals Committee.

For more detailed information, visit the Parking Services website. www.wm.edu/parking

Use of Campus Facilities
Access to College facilities and use of campus grounds for non-academic purposes is governed by the Use of Campus Facilities Policy. This policy includes

- requirements for scheduling of meetings, demonstrations, rallies, and other organized activities
- types of unscheduled activities in which students can engage and where these activities may be conducted
- limitations on commercial activities and solicitation
- College facilities strictly reserved for administrative and academic uses.

Posters, Banners, Signs, and Decorations

1. Recognized student organizations, departments and offices of the College, and members of the College community may place posters on kiosks, bulletin boards and other areas designated by the Office of Student Activities. (“Posters” means signs, advertisements, handbills, announcements, and other flat or one-dimensional information devices.)

2. Posters may be placed on campus bulletin boards provided that:
   - They may not exceed 14 inches by 22 inches in size.
   - They must indicate the date (week) of posting. Posters must be removed at the end of two weeks unless an extension is granted.
   - No advertisement offering paid-for research may be posted on campus.
Banners or posters not satisfying these requirements are subject to removal.

3. Banners and signs in excess of 14 inches by 22 inches in size must be approved for size and form by the Executive Director of Student Activities and Unions prior to hanging and may be hung only in certain designated areas with the following provisions:
   - Banners may be posted for no longer than two weeks unless an extension has been granted by the Executive Director of Student Activities and Unions.
   - Signs and banners hung near entryways must not obscure vision or entry and should be securely fastened. Signs must be constructed of material that can withstand adverse weather conditions.

4. Banners or posters may not be posted or hung on trees, poles, walls, doors, windows, or fences without special permission.

5. Chalking of buildings and sidewalks is not permitted on College property.

Student organizations may not reserve rooms or outside spaces after the last day of classes unless the Executive Director of Student Activities and Unions grants special permission. Such requests must be in writing.
Introduction
The College community shares a commitment to achieving its educational purposes. While the Board of Visitors, the President, and administrative officers bear ultimate responsibility and authority, students share a responsibility to help maintain on the campus, in the classrooms, and in the residence halls, the environment necessary for the pursuit of scholarly activities, respect for the rights of others, and the opportunity for personal growth and development.

The College considers the observance of public laws of equal importance to the observance of its own regulations. In addition to laws governing the conduct of all citizens, the Code of Virginia contains specific provisions relating to colleges and universities, including those that prohibit hazing; malicious burning or destruction by explosives of any College building or any other malicious destruction of College property; threats to bomb, burn, or destroy any school building; and bribery of any amateur sport participant.

Authority of the President
The Board of Visitors has vested the authority for discipline in the President. The President has empowered members of the Student Affairs Division, the Student Conduct Council, the Honor Councils, the Appeals Committee, and the Provost or designee to adjudicate charges of alleged misconduct by students and to levy fair sanctions as provided in these procedures. At all times the President reserves the right to designate other persons or to appoint special committees as necessary to aid in the student discipline function. While there is no right of appeal to the President, the President may review any decision made and take such action he or she determines to be in the best interest of the institution.

Jurisdiction
The College expects its students and student organizations to maintain a high standard of conduct both on and off campus. The Student Code of Conduct applies to conduct that occurs on College property, at College-sponsored activities, and to off-campus conduct when the conduct adversely affects the College community and the pursuit of its objectives. The Dean of Students or designee will decide whether the Code of Conduct will be applied to conduct occurring off campus, on a case by case basis, in his/her sole discretion.

Section I. Definitions
A. The terms “Student Code of Conduct” and “Student Code” are used interchangeably.
B. “College” means the College of William and Mary.
C. “Student” includes all persons taking courses at the College, either full-time or part-time, pursuing undergraduate, graduate, or professional studies and non-degree seeking students. Persons who withdraw after allegedly violating the Student Code, who are not officially enrolled for a particular term but who have a continuing relationship with the College, or who have applied for admission to the College are considered “students” as are persons who are living in College residence halls, although not enrolled in this
institution. This Student Code applies at all locations of the College, including the College’s official study abroad locations.

D. “Faculty member” means any person hired by the College to conduct classroom or teaching activities or who is otherwise considered by the College to be a member of its faculty.

E. “Academic unit” means the school in which an undergraduate, graduate, or professional student is engaged in study.

F. “College official” includes any person employed by the College performing assigned administrative or professional responsibilities.

G. “Member of the College community” includes any person who is a student, faculty member, administrator, or any other person employed by the College. The Dean of Students or designee will determine a person’s status in any particular situation.

H. “College property” includes all land, buildings, facilities, and other property in the possession of or owned, used, or controlled by the College (including adjacent streets and sidewalks).

I. “Organization” means any number of persons who have complied with the formal requirements for College recognition.

J. “Case Administrator” means a College official authorized on a case-by-case basis by the Director of Student Conduct or designee to impose sanctions upon any student(s) found to have violated the Student Code.

K. “Student Conduct Board/Panel” means any person or persons authorized by the Vice President for Student Affairs to determine whether a student has violated the Student Code and to impose sanctions when a violation has been determined.

L. “Appeals Committee/Officer” means any person or persons authorized by the Vice President for Student Affairs or the President to consider an appeal regarding whether a student has violated the Student Code or of the sanctions imposed by the appropriate Case Administrator or Committee.

M. “Will” and “Shall” are used in the imperative sense.

N. “May” is used in the permissive sense.

O. An “attempt” is any act beyond mere preparation carried out with the intent to engage in conduct that violates College policies. Attempted violations may be sanctioned in the same manner as completed violations.

P. “A preponderance of the evidence” exists when a reasonable person, after a careful balancing of available information, would conclude a violation has occurred and the student/organization charged is responsible for the violation.

Q. The Vice President for Student Affairs is that person designated by the President to be responsible for the administration of the Student Code. The Vice President for Student Affairs in turn delegates some functions to the Dean of Students and Director of Student Conduct.
“Policy” means any written regulations of the College as found in, but not limited to, the Student Handbook, Residence Life Housing Agreement, the College web page and computer use policy, and Graduate, Undergraduate, or Professional School Catalogs.

“Reporting Party” means any person who submits a charge alleging that a student violated this Student Code. When a student believes that s/he has been a victim of another student’s misconduct, the student who believes s/he has been a victim will have the same rights under this Student Code as are provided to the Reporting Party, even if another member of the College community submitted the report him/herself.

“Charged Party” means any student or student organization alleged to have violated this Student Code.

“Working days” means any day that the College is open for business exclusive of weekends or official holidays.

Section II. Student Code Authority

A. The Vice President for Student Affairs or designee will develop policies for the administration of the student conduct system and procedural rules for the conduct of Committee Hearings consistent with provisions of the Student Handbook.

B. The Dean of Students or designee will determine the composition of Student Conduct Boards and which Student Conduct Board will be authorized to hear each matter.

C. The Vice President for Student Affairs or designee will determine the composition of the Appeals Committee and which committee will be authorized to hear each matter.

Section III. Student Code of Conduct

The student conduct system at the College exists to provide a living and learning environment which reflects the values of the institution. Through it, the College seeks to guide students toward the development of personal responsibility, respect for others, and mature behavior. While the College’s conduct system may have some similarities with the legal system established in the broader community, it is essentially educational and administrative in nature and is not governed by narrow legalisms or the restrictions found in criminal or civil proceedings.

Any student found to have committed or to have attempted to commit the following misconduct is subject to the disciplinary sanctions outlined in Section VII. (The examples of offending misconduct contained in the footnotes are illustrative, not exhaustive.)

A. Conduct Affecting Persons

1. Causing physical harm, threatening harm to any person, or behaving in a manner that a reasonable person would find alarming or intimidating. Negligent conduct that results in injury to others violates the Student Code.

2. Behaving in a manner that endangers the health or safety of another person or in a manner that a reasonable person would consider indecent or disorderly.
3. Engaging in conduct that infringes on the rights of others.  

4. Violating the College’s Sexual Misconduct Policy (see Appendix 1).

5. Engaging in Harassment or Sexual Harassment (see Appendix 1).

6. Hazing, including acts which endanger the mental or physical health or safety of a student, or which destroy or remove public or private property, for the purpose of initiation, admission into, affiliation with, or as a condition of continued membership in, a group or organization. Apathy or acquiescence in the presence of hazing is not considered a neutral act; it is a violation of this rule. Tradition, intent, or the express or implied consent of the victim of such acts is not a valid defense.

7. Disrupting or obstructing the normal living and work environments of other members of the College community or the functions or activities of the College (as well as activities conducted on the College’s property with its permission).

8. Using electronic or other devices to make an audio or video recording of the private activities of any person without his/her prior knowledge or without his/her effective consent.

9. Violating the College’s Firearms, Combustibles, Weapons and Explosives Policy (see Appendix 2)

B. Conduct Affecting Property

1. Damaging Property of the College and/or members of the College community or other personal or public property, on or off campus.

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1 Examples include: exposing one's own genitals, buttocks, or breasts in a public place (unless specifically authorized for activities such as theater productions or class); and entering a student’s residence room without explicit or implicit permission.

2 Harassment includes conduct sufficiently severe, persistent or pervasive as to threaten an individual or limit the ability of an individual to work, study, or participate in the activities of the College. Prohibited conduct also includes, but is not limited to stalking (repeated conduct directed toward another person, including following that person or engaging in acts that harass); making unwanted obscene, abusive or repetitive telephone calls; electronic mail; instant messages; or similar communications with intent to harass.

3 Examples include: blocking entrances, corridors or exits; interfering with ongoing educational activities cultural events, or recreational, extracurricular or athletic programs; unauthorized presence in a building after normal closing hours or after notice the building is being closed; interfering with vehicular or pedestrian traffic; and interfering with any other effort to protect the health and safety of members of the College community or larger public.
2. Possessing property of another person, the College, or another entity without proper authorization.  

3. Violating the College’s Fires/Emergency Equipment policies.  

4. For reasons of safety and security, all roofs, balconies, porches, window ledges, mechanical equipment areas, and steam tunnels of College buildings are closed to all but authorized employees.

C. Conduct Affecting the College Community

1. Breaching Campus Safety or Security including unauthorized access to College facilities, intentionally damaging door locks, and unauthorized possession or use of College keys or access cards.

2. Violating the College’s Computing Resources policies.

3. Failing to comply with the directions of College officials or law enforcement officers acting in performance of their duties; failure to identify oneself to these persons when requested to do so; and/or failing to comply with a sanction issued by an appropriate Case Administrator or panel hearing board.

4. Violating any College policy, rule, or regulation published in hard copy or available electronically on the College website or disseminated via official means of communication (e.g., email or letter) including the terms of the Housing Agreement.

5. Failing to Disclose or Update Records of Convictions or Disciplinary Actions on Application. Students who do not comply with the College’s requirement to disclose records of criminal conviction or disciplinary action taken by the

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4 Stealing is a violation of the Honor Code, and reports alleging stealing will be referred to the appropriate Honor Council.

5 Including intentionally initiating or causing to be initiated any false report, warning or threat of fire, explosion or other emergency; tampering with fire safety or emergency equipment; intentionally, carelessly or recklessly causing a fire to be ignited; intentionally interfering with or failing to follow emergency procedures; or entering or failing to evacuate a building when a fire drill is conducted or when an alarm is sounded.

Fires may not be started in campus buildings or elsewhere, including the College's woods, unless approved by the College's Fire Safety Officer. This prohibition includes the burning of personal or organizational property. The Fire Safety Officer may approve fires in fire places in residence halls.

6 Such a request must be made by one who identifies him/herself and acts in the reasonable and good faith belief that compliance with the request is necessary for the safety and welfare of the person or persons or others, to prevent the disruption of any lawful activity carried on by the College, to maintain College or personal property, to maintain vehicular traffic, or to perform the official’s duties.

7 The Dean of Students Office may issue a hold on the student’s record pending completion of any outstanding sanction.
student’s school, either before or after applying but before matriculation, will be considered in violation of this section. Failure to disclose will be considered a serious violation and may include suspension or dismissal from the College.

6. Abusing the student conduct system.  
7. Knowingly abusing a position of trust or responsibility with the College.
8. Hosting guests who violate College Policy. All guests are expected to abide by College regulations. Students are responsible for the behavior of their guests and may be sanctioned for violations committed by their guests.

D. Alcoholic Beverages and Drugs

1. Violating the Alcoholic Beverage Policy. Use, underage possession, or distribution of alcoholic beverages (except as expressly permitted by College regulations), public intoxication, or driving under the influence of alcohol (see Appendix 3).
2. Violating the Drug Policy. Use, possession, manufacturing, or distribution of drugs and/or drug paraphernalia. For the purpose of these regulations, drugs include any controlled substance, including marijuana, cocaine, amphetamines, ecstasy, LSD compounds, mescaline, psilocybin (psychedelic mushrooms), DMT, narcotics, opiates, and other hallucinogens, except when taken under and pursuant to a physician’s prescription in accordance with law.

E. Violations of Local, State, or Federal Law

8 Including refusing to appear, testify, or remain present during an official College hearing or meeting with any person connected with the disciplinary or honor processes; distortion or misrepresentation of information before a committee, administrator, or the Honor Council; contacting witnesses or any other party to an incident to intimidate them or to get them to change their testimony; or institution of a Student Conduct or Honor proceeding in bad faith.

9 Students holding positions of trust or responsibility include student workers (paid or unpaid), student leaders, Resident Advisors, Student Conduct Council and Honor Council members, and Orientation Aides. Students in these positions have a special relationship with the College and are expected to respect the privacy of other students and members of the College community, including by maintaining confidentiality of student records, abiding by College policies, and using resources in an ethical fashion.

10 In situations where a student is seeking medical attention for him/herself or others, the Medical Amnesty policy will apply with respect to charges of violating the Alcoholic Beverages and Drugs policies. See Appendix V.

11 The sanctions for manufacturing or providing drugs range from suspension to dismissal from the College. The sanctions for possession or use of drugs range from probation to dismissal from the College. Loss of housing is a typical sanction for drug use in College residences. For freshmen students, removal from residence may require disenrollment, as freshmen are not permitted to live off campus unless they receive an exception from the Dean of Students. See Appendix VI.
Conduct leading to arrest, indictment, or conviction for violation of local, state, or federal law may result in disciplinary action by the College if the Dean of Students or designee, determines that such action is necessary for the protection of other members of the College community, for the safeguarding of the educational community, to prevent the disruption of any lawful activity carried on by the College or others on behalf of the College, or activities on College property. The College reserves the right and responsibility to initiate its own disciplinary proceedings without awaiting court action or the conclusion thereof.

Section IV. General Principles

A. Hearing Authorities

1. Objectivity of hearing authorities. Administrative officers, panel or board members will disqualify themselves when unable to function fairly and objectively. A charged party or a reporting party also may submit a timely request in writing requesting the Dean of Students to disqualify an administrator or panel or board member for bias. The Dean’s decision will be final. If a student challenges the objectivity of a panel member during the hearing, the chair of the panel or board whose member is challenged will decide such challenges unless the member challenged is the chair. In such instances, the decision on disqualification will be decided by majority vote of the panel or board.

2. Confidentiality and closed and open hearings. Conduct proceedings will be conducted in private; however, an open hearing may be held upon the request of the charged party at least two working days in advance, when approved by the Dean of Students, and when all parties sign a privacy waiver. The Chair may close the hearing if the presence of others interferes with the orderly conduct of the hearing. In cases involving an alleged crime of violence, the reporting party is not required to keep confidential the name of the charged party, the charge or the outcome of the conduct proceeding. When such proceedings are closed, the reporting party will not reveal the names of the witnesses or panel members involved.

B. Combined or Multiple Violations

1. Combined or “joint” hearings. In cases where more than one student is charged with misconduct for the same incident, the College may hold a single hearing on

12 The charged party retains the right to disclose information regarding his/her own case; however, s/he does not have the right to discuss other students’ related cases without their written consent.

13 “Crime of violence” is defined in Section 16 of Title 18 of the U.S. Code.
the matter, but findings must be determined for each individual student charged in the incident.

2. Multiple charges and same conduct. A student should not be charged with two offenses for the same conduct unless the conduct violates two clearly distinguishable provisions in the Student Code.

3. Multiple charges and single hearing. The College may adjudicate multiple charges at one time if they stem from the same incident or are based on a pattern of behavior close enough in time or related sufficiently by their nature to be reasonably resolved in a single proceeding. Questions about the use of a single proceeding to resolve multiple charges will be decided by the Dean of Students.

4. Alleged violations of honor and student conduct codes. Should an incident result in an allegation that a student has violated both the Honor Code and the Student Code of Conduct, the Dean of Students will decide whether the matter will be heard within the Student Conduct System or by the appropriate Honor Council. The system selected by the Dean will be empowered to review all the charges and reach a final disposition. A charged party may not face more than one proceeding to determine the final disposition of a single incident.

C. Student Rights and Responsibilities During Process

1. Honesty and cooperation. Students involved in disciplinary proceedings shall cooperate and be honest and complete in their answers. Failure to do so may be a violation of the Student Code and/or of the Honor Code.14

2. Access to hearing records. The student’s conduct record is the property of the College. A student found responsible for violating College regulations or a reporting party considering an appeal may make an appointment during normal working hours to review materials in the case file. The student may also listen to copies of the recordings, if any, in the presence of an administrator, a Student Conduct Council member, or Honor Council member. The student may have legal counsel or one other clearly-identified silent supporter present.

3. Withdrawal during process. The Dean of Students may notify a charged party who withdraws from the College after oral or written notification that an alleged violation is under investigation that a hold and/or transcript notation (“Withdrew While Disciplinary Charges Pending”) will be placed on his/her record. Before the Dean places a notation on the transcript, the student will be notified in writing and given an opportunity to meet with the Dean or designee to discuss the action. The Dean will remove the notation if the student resolves the case.

14 A student may choose not to answer a question that may incriminate him or her, and, if so, must so state.
Normally, the College will not readmit the student unless the charges have been resolved.

4. **Notice of Case Pending on Transcript.** In cases defined as “more serious” under the Code of Conduct and in cases of alleged honor violations, the College may place a notice on the student’s transcript acknowledging the pending charges. This notice would remain on the student’s transcript until the case is resolved.

**D. Students with Disabilities.** The College is committed to providing reasonable accommodations for students with documented disabilities. Such accommodations may include, but are not limited to, administrative assistance, additional time, and/or an alternative to the formal hearing process. Students with disabilities who need reasonable modifications to address a suspected violation of the Code of Conduct are encouraged to meet with the Director of Disability Services (109 Campus Center) as early in the process as possible to identify and plan specific accommodations. Students will be asked to provide medical documentation. The Director of Disability Services will inform the Office of Student Conduct of appropriate accommodation(s).

**E. Failure to Appear**

1. **Failure to appear for appointments.** If a charged party fails to make an appointment with the Case Administrator within three working days after being notified, fails to appear for a scheduled appointment, or otherwise fails to respond to a written direction to appear after being properly notified, the Case Administrator may bring a charge of Abuse of the Conduct System, and/or place a hold on the student’s records. In addition, the Case Administrator may reduce the charges to writing and set a hearing date without the student’s consultation.

2. **Notice.** Proper notice will consist of an email sent to a student’s official College email account, written notice delivered through either Campus or U.S. Mail to an address in the Registrar’s records, or a letter delivered personally by College staff, including Residence Life student staff. In general, correspondence will be sent via email or to the student’s local address or Campus Station Unit (CSU) when classes are in session, and to the student’s home address when classes are not in session.

3. **Failure to appear for a hearing.** If, after receiving proper notice of the date, time, and location of a hearing, a charged party fails to appear or to make him/herself available for a hearing without justification for postponement (as determined by the chair of the scheduled committee or administrator handling the case), the party will be deemed to have waived the right to appear, and the hearing may proceed as scheduled. Absence of the charged party in such circumstances will not constitute sufficient grounds for an appeal.
F. **Interim Suspension**

In certain circumstances, the Dean of Students or designee may impose a College or residence hall suspension prior to the resolution of a conduct case before the appropriate hearing body.

Interim suspension may be imposed only to ensure the health or safety of the student or of other members of the College community, or if the student poses an ongoing threat of disruption of, or interference with, the normal operations of the College.

During an interim suspension, the student must leave the campus immediately and shall not participate in academic, extracurricular, or other activities of the College except as may be authorized by the Dean of Students or designee. During the period of interim suspension, a student is not permitted on the campus without prior written consent from the Dean or designee.

After an interim suspension is imposed, the student will be provided an opportunity to speak with the Dean of Students to show why his/her continued presence does not merit the suspension. When requested, the Dean will schedule an administrative hearing regarding the interim suspension decision within ten working days or as soon as the student’s condition permits. A hearing on the alleged conduct violations will occur as soon as practicable following the interim suspension decision. See also “Medical and Emotional Emergencies,” pp. 18-19.

**Section V. Student Conduct Authorities**

A. **Case Administrator.** Upon receipt of a report alleging misconduct, the Director of Student Conduct or designee will assign a staff member from the Division of Student Affairs the primary responsibility to investigate and resolve the report.

B. **Student Conduct Council**

1. **Composition.** The Student Conduct Council is a committee of student, faculty, and administrative members constituted as follows:

   a. Undergraduate Students - 15 students (six seniors, five juniors, and four sophomores) selected on an annual basis. Each year the Director of Student Conduct will coordinate an application/selection process. A committee consisting of the Student Assembly Vice President, the Director or designee, a faculty member (preferably one who has served as a member of the Student Conduct Council), two students who have served on

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15 If the Student Assembly Vice President is not an undergraduate student, then the next most-senior undergraduate Student Assembly member will serve in place of the Vice President.
the Student Conduct Council, and two Undergraduate Council members will select Student Conduct Council nominees. Any student currently on disciplinary or honor probation or who previously has been suspended or dismissed from the College for non-academic reasons is ineligible for membership on the Council. Students must have and maintain a cumulative William and Mary GPA of at least 2.5. Undergraduate students may not serve concurrently as standing members on the Honor Council and the Student Conduct Council.

In the event that there are not enough qualified candidates to fill the traditional mix of classes as outlined above, the selections committee will choose the most qualified candidates to fill the vacancies. Each class will contain at least four members and no more than six members.

b. Graduate Students - 15 students (three from each of the five graduate schools) selected on an annual basis by a process determined by each of the graduate student governing bodies.

c. Faculty - Eight full-time members of the faculty appointed on an annual basis by the Provost of the College. At least one faculty member will be appointed from each of the five graduate schools.

d. Administrative Staff - Four members of the administrative staff appointed on an annual basis by the Vice President for Student Affairs.

2. **Duties.** All members will serve on Board Hearings. Student members also will serve on Student Panel Hearings.

3. **Administration.**

a. On an annual basis, the undergraduate membership of the Student Conduct Council will elect two of its members to serve as chairs. Each graduate school governing body will designate one of its Student Conduct Council members to serve as chair for those hearings involving members of its academic unit.

b. The term of office for all members begins the day after classes begin in the fall semester and runs through the first day of

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16 The Director, the faculty member, and the Student Assembly Vice President all serve as ex-officio, non-voting members. The Student Assembly Vice President may vote in the event of a tie among the other voting members.
classes the following fall semester. Should a vacancy occur on the Council or should additional, temporary Council members be required, the Dean of Students is empowered to make the necessary appointments.

c. The student members of each Student Conduct Council will be subject to bylaws approved on an annual basis by each Council.

C. Appeals Committee

1. Composition. Twenty-four members: four administrators (not members of the Student Affairs Division), four faculty members appointed annually by the Provost, and sixteen students (six undergraduate and two graduate students from each of the five graduate schools) elected annually by the Student Assembly. Should temporary Appeals Committee members be required, the Vice President for Student Affairs will make the necessary appointment(s).

2. Duties. Members of the Appeals Committee will serve as panel members in Appeals Committee hearings.

D. Final Appellate Review

1. The Provost, or his/her designee, will review those appeals found to have merit by the Appeals Committee. The Provost or his/her designee will serve as the final authority for appeal review.

E. Procedures for Reports Received After the Last Day of a Semester or During the Summer Session

1. Students or organizations charged with a violation of the Code after the last day of classes in a semester or during the summer session will be provided a hearing by committee if possible. If the regular student conduct body is unable to meet, one of the following options may be selected by the student or organization:

a. The Dean of Students or designee may appoint a three-member panel consisting of members of the faculty, the Student Affairs staff, and the student body (if practical). The panel will observe customary hearing procedures. Other than an administrative resolution and an administrative hearing, this is the only option available to a student completing degree requirements in the term in which the charge originates.

b. The Dean or designee may defer the hearing until the beginning of the following semester provided that such a deferral, in his or
her opinion, would not preclude a fair hearing due to the loss of evidence or unavailability of witnesses. The Dean may place a hold on the student’s records pending resolution of the matter.

2. When a student is alleged to have violated College regulations after the last day of classes in a semester, including during Commencement, and he or she is scheduled to graduate, the College may hold the student’s degree pending resolution of the charges.

Section VI. Student Conduct Procedures

A. Charges and Resolution of Charges

1. Any student, member of the faculty, administration, support staff, visitor or guest to the campus community may file reports alleging possible student misconduct. The Director of Student Conduct will review all reports and determine the appropriate course of action to be taken. An online report form is available on the Dean of Students website.

2. Any alleged violation should be submitted as soon as possible after the event takes place. If an alleged violation is not reported within four months of the time it becomes known by the reporting party, it will be considered untimely unless the Director of Student Conduct concludes that there has been good cause for the delay and that it is still feasible to hold a fair hearing.

3. The person filing a report need not be the actual victim of the conduct.

4. Upon receipt of a written report of misconduct, the Director of Student Conduct or designee shall determine if the alleged misconduct is unfounded or frivolous, and if so, he or she shall dismiss the report. The Director will also make a determination of the potential level of seriousness of a particular report.

   a. Levels of Seriousness

      i. “Warning” cases are those in which the student faces no more severe a primary sanction than a Warning (The Case Administrator may assign secondary sanctions as appropriate.).

      ii. “Less Serious” cases are those cases in which the alleged violation might result in a sanction between a Warning and Probation with Loss of Privileges.

      iii. “More Serious” cases are those cases in which the alleged violation would likely result in a sanction of removal from the College’s residence halls, Probation with Loss of Privileges, Suspension, or Permanent Dismissal from the College.
B. Information Session

1. If the Director of Student Conduct does not dismiss the allegation, the student or official representative of the student organization shall be directed to appear for an information session with a Case Administrator. This session is an opportunity for the student to receive information about the conduct process, including options for adjudication, and to discuss the report with the Case Administrator and respond on his or her behalf, or on behalf of a student organization, although the student is not required to make a statement.

2. After the information session and any appropriate investigation, the Case Administrator will dismiss the report if unfounded.

3. If a student fails to appear at the information session after proper notification, the Case Administrator may further investigate and dismiss the report if unfounded, place a hold on the student’s records (which prevents a student from registering or engaging in other transactions with the College), or prepare written charges and notify the student or representative of the student organization (hereafter referred to as the “charged party”) that the matter has been scheduled for a hearing.

C. Permanent Resignation

Within 72 hours of notification of a pending conduct case, a student may choose to resign permanently from the College if the Dean of Students approves this option. If approved, the Dean of Students will direct that the student’s official records, including the transcript, will carry the following designation “Resigned under suspicion of a serious violation of the Code of Conduct. Ineligible to return.” The student must certify, via a notarized letter, that the student understands that he or she will never seek or receive admission into any William and Mary program in the future. The student will not be able to be present on campus and will leave the College not in good standing.

D. Adjudication Options

1. If the Case Administrator does not dismiss the report after the information session, the student or organization may elect to resolve the case through one of the following three options:

   a. **Administrative Resolution:** If the charged party and the Case Administrator agree to a written summary of facts, and the charged party executes a written waiver of a hearing, the charged party may resolve the case informally via Administrative Resolution. The Case Administrator will assess a sanction and appropriately inform the student.

      i. If the Case Administrator determines that a case cannot be resolved through an informal process, s/he can mandate that a
hearing take place. The type of hearing will still be the choice of the student or organization (except in cases of Sexual Misconduct—see Appendix I.)

ii. For “Warning” cases, the student may resolve the matter via Administrative Resolution or Administrative Hearing, but not via a Panel Hearing.

b. **Administrative Hearing:** The charged party may elect to resolve the case through a hearing with the Case Administrator.

c. **Committee Hearing:** The charged party may elect to resolve the case through the appropriate committee via formal hearing.

2. **Timeline.** The charged party will have two full working days to decide upon an adjudication option unless the Case Administrator grants an extension for good cause. Once made, this election is irreversible. If the charged party does not inform the Case Administrator of his or her election within two working days after the Information Session, the lack of notification will be deemed a waiver of the party’s right to dispute the report, and the Case Administrator may resolve the report based on the information available without the need for a formal hearing.

3. **Appeal.** The charged party retains the right to appeal regardless of the method of adjudication selected. Depending upon the method of adjudication, the grounds for appeal may be limited. (See “Appeals of Disciplinary Actions,” Section VIII.)

E. **General Adjudication Procedures**

1. **Rules of evidence and “second hand” information.** College proceedings do not follow the rules of evidence employed by courts of law. Information that does not come from a first-hand source may be considered if the chair or administrator handling the case determines that the information is reliable, although a finding of responsibility may not be premised solely on such information. Lie detector/polygraph evidence is not permissible.

2. **Separation of witnesses.** During the course of a hearing, the chair may separate witnesses to preserve the independence of their testimony. If separated, no witness who has already provided testimony may have contact with any witness due to testify.

3. **Support for Charged Party**

a. Student or Administrative Advisor. The charged party may elect to be represented/assisted by a currently-enrolled student of his or her choosing. In “more serious” cases the student may petition the Director of Student Conduct (or designee) to appoint an administrator to serve in
place of student advisor. An advisor may not give testimony during the hearing.

b. Silent Supporter. The charged party may elect to have one silent supporter present. Silent supporters shall not participate in the proceedings or serve as witnesses.

i. Presence of Legal Counsel. Legal counsel may serve as a student’s silent supporter provided the student has informed the Case Administrator in writing at least two working days prior to the hearing. Legal counsel shall not participate in the proceedings unless the chair or administrator hearing the matter determines, when requested by the charged party, that the hearing exposes him/her to potential criminal action outside the College’s conduct process. The determination regarding the participation of legal counsel is final, and legal counsel will participate only to the extent authorized. Under no circumstances will the attorney be permitted to question witnesses or other parties to the proceedings, or to serve as a witness. The College may have its own legal counsel or advisor present if a student opts to have legal counsel present.

F. Procedures for Committee Hearing and Administrative Hearing

1. Charges. If the charged party chooses to resolve a case via a hearing, the Case Administrator will prepare formal written charges and notify the student.

2. Timeline. Charges will normally be heard within ten working days of when charges are brought except in unusual cases where 1) the Dean of Students grants a postponement to the Case Administrator, or 2) the party responsible for hearing the matter grants the charged student a postponement, or 3) when a College break makes a hearing impractical. A case may not be heard in fewer than four working days unless the student waives in writing the four-working-day time period.

3. Committee Hearing Procedures

a. Types of Committee Hearings

i. A Student Panel hears “less serious” cases (as defined in Section VI.A.4.) when a student requests a committee hearing.

ii. A Conduct Board hears “more serious” cases (as defined in Section VI.A.4.) when a student has requested a committee hearing.

4. Procedures for Student Panel Hearings
a. **Procedures.** Normally, informal procedures will be used in deciding “less serious” charges. However, the student will be provided:
   
i. written notice of the charge(s);
   
ii. upon timely request, a summary of the principal facts underlying the charge to the knowledge of the Case Administrator
   
iii. the opportunity to respond on his or her behalf,
   
iv. the opportunity to present relevant witnesses (although the Chair may limit testimony that is repetitive), and
   
v. written findings of the outcome of the hearing.

b. **Panel Composition.** Three student members of the Student Conduct Council, at least two from the school in which the charged party is enrolled, will normally hear each case. Each three-member panel will select one of its members from the school of the charged student as chair. A fourth member, who may not vote or participate in any way in the hearing or deliberations of the Panel other than as record-keeper, will be designated as recorder.

c. **Authority of the Panel.** The Panel may determine responsibility for the charges issued and assess sanctions if the student is found responsible. The panel will require a majority vote to reach decisions.

d. **Witnesses.** The charged party has the responsibility to secure the presence of witnesses desired at the hearing. If the charged party notifies the Dean of Students in a timely fashion that a critical witness, one whose testimony will not be duplicative, is refusing to appear at the scheduled hearing, the Dean will examine the matter and assist if appropriate. The charged party may request that disciplinary action be taken against any student witness who refuses to appear or to testify so long as timely, appropriate, and verifiable notice was provided the witness. This action is authorized by the College regulation “Abusing the College Discipline System.” The Case Administrator will notify all available witnesses required to support the charges of the date, time, and place of the hearing.

e. The Case Administrator will ordinarily present the information relevant to the incident and will recommend sanctions if the panel finds the charged party responsibility for one or more violations.

f. **Determination of Responsibility and Burden of Proof.** The Panel will meet in closed session to determine whether the charged party has violated the Code as charged. At least two of the three Panel members
must conclude that a preponderance of the evidence establishes that a violation has occurred.

g. **Determination of Sanctions**
   i. If the Panel finds the charged party responsible for one or more violations, the Case Administrator will brief the Panel regarding any previous violations of the Code by the student, any precedent for similar situations, any additional relevant information concerning the student’s character, and any recommendations concerning sanctioning. The student may make a statement concerning sanctioning, and if desired, call character witnesses. The chair may limit the number of character witnesses (usually one). The Panel then meets in closed session to determine an appropriate sanction and reconvenes to announce its decision.
   
   ii. At least two of the three members of the Panel must agree to the sanction(s) imposed. Any sanctions are not final until the Dean of Students issues a written decision to the student and any appeal is complete.

h. **Hearing Records.** The recorder and the chair will summarize the evidence presented and the findings of the Panel, including the reasons for the finding and sanction if the student is found responsible. Normally, the chair will submit the summary to the Office of the Dean of Students within two working days of the hearing.

i. **Case Review and Notification.** The Dean of Students or designee will promptly review the panel decision and may return for reconsideration or rehearing any finding and/or sanction that is inconsistent with College policy or practice. The Dean may modify any sanction(s) not authorized by the Code of Conduct. Normally, the Dean of Students/designee will notify the student in writing of the decision of the Board within two working days after the Board’s summary is filed.

j. **Appeal.** Appeals of Student Panel decisions will be reviewed by the Dean of Students or designee in accordance with the principles outlined under “Appeals of Student Conduct Actions” (Section VIII.).

5. **Procedures for Conduct Board Hearing**

a. **Board Composition.** Five Student Conduct Council members will comprise a Conduct Board: two students from the charged party’s academic unit, one other student member of the Council, one faculty member from the charged party’s academic unit, and one
administrator. The Director of Student Conduct will designate one of the three students as chair of the Council. If the charged party is a graduate or professional student enrolled in a degree program in two different schools, student members will be appointed to the Board from both schools if possible. The Chair will designate a sixth member of the Conduct Council, who may not vote or participate in any way in the hearing or deliberations of the Board other than as record-keeper, to serve as recorder.

b. **Recording.** Student Conduct Board proceedings will be recorded via digital media.

c. **Notification.** The Case Administrator will schedule a hearing with the Conduct Board and inform the charged party in writing at least 72 hours in advance of the date, time, and place of the hearing and of the exact charges at issue. The Case Administrator will also provide the charged party with the principal information in support of the charges of which he or she is aware at the time.

d. **Witnesses.** The charged party has the responsibility of securing the presence of witnesses desired at the hearing. If the charged party notifies the Dean of Students in a timely fashion that a critical witness, one whose testimony will not be duplicative, is refusing to appear at the scheduled hearing, the Dean will examine the matter and assist if appropriate. The charged party may request that disciplinary action be taken against any student witness who refuses to appear or to testify so long as timely, appropriate, and verifiable notice was provided the witness. This action is authorized by the College regulation “Abusing the College Discipline System.” The Case Administrator will notify all available witnesses required to support the charges of the date, time, and place of the hearing.

e. **Postponement.** A charged party may request one postponement of the hearing, citing the reasons for the request in a written statement to the Case Administrator at least two working days in advance of the hearing, if possible. The charged party should provide supporting documentation where appropriate. The Case Administrator, in his/her discretion, may grant a postponement for good cause.

f. **Conduct of the Hearing.** The chair is responsible for the conduct of the hearing and will follow the conduct procedures as outlined on the student conduct website.

g. **Determination of Responsibility and Burden of Proof.** The Board will meet in closed session to determine whether the charged party has
violated the Code as charged. At least four of the five Board members must conclude that a preponderance of the evidence exists to prove the charge(s).

h. Determination of Sanctions

i. If the Board finds the student responsible for one or more violations, the Case Administrator will brief the Board regarding any previous violations of the Code by the student, any precedent for similar situations, any additional relevant information concerning the student’s character, and any recommendations concerning sanctions. The student may make a statement concerning sanctions, and if desired, call character witnesses. The chair may limit the number of character witnesses (usually one). The Board then meets in closed session to determine an appropriate sanction and reconvenes to announce its decision.

ii. At least four of five members of the Board must agree to the sanction(s) imposed. Sanctions are not final until the Dean of Students issues a written decision to the student and any appeal procedure is complete.

i. Hearing Records. The recorder and the chair will summarize the hearing, the evidence presented, and the findings of the Board and indicate the reasoning for the finding and any sanctions assigned.

j. Filing with Dean of Students. The chair normally will file the summary, the recording, and all evidence within two working days with the Dean of Students.

k. Case Review and Notification. The Dean of Students or designee will promptly review the case documents and decision and will return for reconsideration or rehearing to the Conduct Board any finding and/or sanction that is inconsistent with College policy or practice. The Dean may modify any sanction(s) imposed that are not authorized by the Code of Conduct. Normally, the Dean of Students will notify the charged party in writing of the finding of the Board and any sanctions assigned within two working days after the Board’s summary is filed.

l. Written decisions and findings. The charged party will be notified in writing of the decision in his/her case and the findings on which it was based.

m. Appeal. Normally within two working days after written confirmation of the results of the hearing are provided, the Dean of Students/designee
will be available to the charged party to discuss the impact of the
decision and to provide information about the appeal process. See
“Appeals of Student Conduct Actions.” (Section VIII.)

6. **Procedures for Administrative Hearings.** If the charged party elects to have the
charges heard in an administrative hearing, the procedures outlined under
“Procedures for Student Panel Hearings” or “Procedures for Conduct Board
Hearings” above will be followed with appropriate allowances for the differences
in structure.

7. **Modified Procedures for Alleged Violations of the Hazing Policy or Alleged
Crimes of Violence.** If a case of alleged crime(s) of violence\(^\text{17}\) or hazing is not
resolved informally via Administrative Resolution, the reporting party will be
granted the following additional rights

a. The reporting party may have present at the hearing a supporter of his/her
choosing. The support person will not participate in the hearing process and
will be bound by the rules of confidentiality governing the hearing.

b. The reporting party may choose to be physically separated from the charged
party during hearing proceedings. The party should indicate this choice at
least two working days prior to the hearing.

c. The Dean of Students or designee will provide the reporting party with
notification of the final outcome of a conduct proceeding and any
sanction(s) imposed as permitted by law

d. The reporting party has the right to appeal (see Section VIII).

**Section VII. Sanctions**

Unless otherwise stated, sanctions for violations of the code of conduct range from warning to
dismissal for individuals, and from warning to termination for organizations. Attempted or
uncompleted violations may be sanctioned as completed violations. Acting as an accomplice,
aiding, or abetting another may result in sanctions.

The sanctions listed below are categorized as primary and secondary. The hearing authority may
issue at least one primary sanction and any combination of primary and secondary sanctions for
any single violation. A due date will be given with any task and/or restitution sanction. All other
sanctions are effective immediately upon completion of the appeal or appeal period, unless the
Vice President for Student Affairs authorizes an exception. Students appealing a sanction of

\(^{17}\) As defined in Title 18 of the U.S. Code Section 16.
separation (suspension or dismissal) must comply with the restrictions noted in the Appeals section.

A. **Primary Sanctions**

1. **Permanent Dismissal** is an involuntary separation of the student from the College without the possibility of future readmission. The student must leave the campus and is not eligible to participate in classes or any College-sponsored or College-related activities. The student is not permitted on campus without prior written permission from the Dean of Students/designee. The sanction of dismissal is permanently noted on the student’s transcript.

2. **Indefinite Disciplinary Suspension** is an involuntary separation from the College during which the student must leave the campus and is not eligible to participate in classes or any College-sponsored or College-related activities, with a date determined by a committee or administrative officer when the student may petition for reinstatement. In such instances, the student must first satisfy the committee or administrative officer by his/her conduct and record that s/he is in fact entitled to reinstatement. During the period of separation, the student is not permitted on campus without prior written consent from the Dean of Students or designee. The sanction of indefinite suspension is noted on the student’s transcript but is removed if the student is reinstated to good standing at the College.

   a. **Reinstatement Hearing**

      i. When a Board assigns the sanction of indefinite suspension, a similar Board of five persons will be appointed by the Dean of Students or designee at the appropriate time to determine whether the charged party has met the conditions necessary for reinstatement.

      ii. The Board will have access to all file materials from the original hearing, may require the charged party to make a personal appearance before the committee, and may solicit other information to reach a decision. The same general procedures

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18 The sanctions of Permanent Dismissal, Indefinite Suspension, or Suspension may be administered even though the student may not currently be on probation, has not previously been placed on probation, or has otherwise not been disciplined. Students who are suspended or dismissed from the College are considered not to be in good standing during the term of suspension/dismissal. Students will not be eligible for any refund of tuition, general fees, or residence fees if required to withdraw by the College. Students may not earn course credit while serving a suspension sanction, nor may a student transfer credits taken elsewhere while suspended.
employed in the original hearing will be followed with the same rights assured for reinstatement.

3. **Disciplinary Suspension** is an involuntary separation from the College for a period determined by the appropriate committee or administrative officer during which time the student must leave the campus and is not eligible to participate in classes or any College-sponsored or College-related activities. The student is not permitted to return to the campus without prior written permission from the Dean of Students/designee. At the end of the period of suspension, the student automatically is eligible for readmission provided there is no other encumbrance upon his/her return. Suspensions are noted on the student’s transcript but are removed once the period of suspension has been completed.

4. **Disciplinary Probation with Loss of Privileges** is continued enrollment but exclusion from participation in College, fraternal, intercollegiate athletics, and/or other student extracurricular activities for a specified period of time. Such probation also constitutes a warning that further misconduct or violation of College regulations during the period of probation will be referred to the appropriate committee or administrative officer and will most likely result in the student’s separation from the College.

5. **Disciplinary Probation** is continued enrollment but with a warning that further misconduct or violation of College regulations during the period of probation will be referred to the appropriate committee or administrative officer and may result in the student’s separation from the College.

6. **Warning** is a notation confirming that a minor violation of College policy has occurred and that future violations may result in more severe sanctions. No student may receive more than two warnings in an academic year without more serious action being taken.

**B. Secondary Sanctions**

1. **Loss or Restriction of Privileges** is limitation or removal of specified social or personal privileges including, but not limited to, loss or restriction of computer privileges, entertainment of guests in the private areas of a residence hall, participation in social activities sponsored by the College or a residence hall, and/or the right to operate an automobile on campus. In addition, a student’s current or subsequent year’s Housing Agreement may be terminated or special conditions attached to it, or the student may suffer a reduction in priority of a specified number of places in the room selection process of a subsequent year.

2. **Educational Requirement** is the requirement that the student complete one or more specific educational activities directly related to the violation committed.
3. **Task/Service Participation** is the requirement that the student participate in assigned tasks that are appropriate to the regulation violated or behavior displayed.

4. **Restitution** is the requirement that the student reimburse the College, appropriate individual or organization for damage, personal injury, or misappropriation.

**Section VIII. Appeals of Student Conduct Actions**

A. **Right of Appeal.** Only the student found responsible for a conduct violation has the right of appeal, except in disciplinary cases involving “crimes of violence.” In such cases, the reporting party also has the right to appeal the outcome of a conduct proceeding.

B. **Timeline and Form of Appeal**

1. Appeals by the charged party must be submitted to the Vice President of Student Affairs within five working days following written notification of the decision.

2. A reporting party who wishes to appeal a conduct action of alleged sexual misconduct or a crime of violence must submit a written appeal to the Vice President for Student Affairs within five working days following written notification of the decision.

3. All appeals must be in writing and must clearly cite the grounds for the appeal and the evidence supporting it.

C. **Grounds for Appeal**

1. A charged party may appeal Administrative Resolutions only on the ground of an excessive or inappropriate sanction.

2. Students may appeal Administrative or Committee Hearings on the following grounds:

   a. Procedural irregularity severe enough to have denied the student a fair hearing. Procedural deviations will not be sufficient to sustain an appeal unless they are found to be severe enough to have denied the student a fair hearing.

   b. Discrimination in the hearing on a basis prohibited by College policy which caused an unfair hearing.

   c. Lack of sufficient evidence to support the decision.

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19 As currently defined in Section 16 of Title 18 of the U.S. Code
d. New material evidence that is not merely corroborative or repetitive, unknown by the student at the time of the hearing and pertinent to the case.

e. An excessive or inappropriate sanction.

3. **Notice to Reporting Party:** a reporting party reporting a crime of violence will receive prompt notice from the Dean of Students or designee of any appeal received by the charged party.

4. **Appeals by the Reporting Party.**

   a. A party alleging a “crime of violence” may appeal a sanction(s) on one or more of the following four grounds. The reporting party may appeal a “not responsible” finding on any of the first three grounds.

      i. Procedural irregularity severe enough to have caused an unfair hearing. Procedural or technical deviations will not be sufficient to sustain an appeal unless found to have denied the reporting party a fair hearing.

      ii. Discrimination on a basis prohibited by College policy which caused an unfair hearing.

      iii. New material evidence which is not merely corroborative or repetitive, unknown to the reporting party at the time of the hearing and pertinent to the case.

      iv. A sanction which is too lenient or inappropriate. (This ground is not available if the student was found “not responsible.”)

   b. In preparation for a possible appeal, the Reporting Party in a reported case of crime of violence may review the case file in the presence of the Dean of Students or designee.

D. **Procedures for Appeal by Charged Party**

1. **Appellate Review Bodies**

   a. Appeals for cases in which the primary sanction issued is Probation with Loss of Privileges, Suspension, or Dismissal are considered by the Appeals Committee.

      i. Upon receipt of a timely appeal, the Vice President for Student Affairs will convene a committee comprised of four members of the Appeals Committee, one administrator, one faculty member, and two students (from the academic unit of the charged party), to hear the appeal.

   b. All other appeals are considered by the Dean of Students.
2. **Appellate Outcomes**

   a. **Appeals to the Dean of Students**
      i. The Dean may decide one of the following:
         a) There is no basis for the appeal. The appeal then is dismissed, and the original decision stands.
         b) An incorrect finding of responsibility was reached. The Dean then will dismiss the case.
         c) The sanction administered is excessive or inappropriate. The Dean then determines a sanction that is fair to the facts and circumstances of the case. The Dean will not increase the level of the sanction.

   b. **Reviews by the Appeals Committee**
      ii. The Committee may decide one of the following:
         a) The appeal is without merit. The decision regarding lack of merit is final.
         b) The appeal has merit. The Committee may find:
            i. The finding of responsibility should be reviewed and/or
            ii. The sanction should be reviewed.

   c. If the Committee finds that the appeal has merit, then the Provost or designee will review the appeal. The Provost or designee may:
      i. Reverse a finding of responsibility and dismiss the case;
      ii. Order a rehearing before a board/administrator;
      iii. Modify the sanction to one that is fair to the facts and circumstances of the case (the Provost or designee will not increase the level of the sanction); and/or
      iv. Uphold the decision(s) of the original hearing body.

3. **Continued Enrollment During Appeal**

   a. If the sanction being appealed includes suspension or dismissal from the College, the student will not take part in any College function except scheduled classes while the appeal is pending without the written permission of the Dean of Students. Where appropriate, the Dean may also restrict the student from parts of the campus or specific functions or activities during the appeal period.
b. In those cases where the Dean determines that the continued presence of the student constitutes a risk to the educational process, to the student him/herself, or to the safety of others, the Dean may prohibit the student from attending classes until the appeal is complete.

E. Procedures for Appeal by the Reporting Party

1. The Appeals Committee decides appeals submitted by the Reporting Party.

2. When the Appeals Committee determines that a reporting party’s appeal regarding a “not responsible” finding has merit, the committee will deem the results of the first hearing void and order a new hearing using the original method of adjudication. When the committee determines that a reporting party’s appeal regarding sanctions has merit, the committee will forward the case to the Provost or designee who may modify the sanction to one that is fair to the facts and circumstances of the case or uphold the decision(s) of the original hearing body. The Provost or designee may increase the level of the sanction.

F. Notification and Access to Record During Appeal

1. The individual or committee hearing an appeal will have access to the full record of the case and may invite the appealing party to make a personal appearance to discuss the appeal. In such instances, the case administrator or the chair of the student conduct committee whose decision is being appealed may also be invited to be present to respond to the appeal.

2. The student and the administrator or board that heard the original case will receive written notification of the decision regarding the appeal, including the reasons for the decision if appropriate. The case file maintained by the Office of the Dean of Students will include a copy of the appeal findings and all correspondence.
Section IX. Special Regulations for Recognized Student Organizations

A. Accountability and Jurisdiction. As a condition of recognition by the College, all student organizations must abide by the rules and regulations of the College as well as by the terms of contracts and agreements into which they enter with the College. Recognized organizations and sponsored activities are subject to the same rules and regulations as individual students and may be held accountable for their actions even though the College pursues charges of misconduct for the same incident against individual members of the group. An organization will be deemed culpable for its conduct when it can be demonstrated that:

1. The activity involved such a significant number of members of the organization that a reasonable person would conclude that the activity was clearly a function of the organization, and/or
2. The organization, either in whole or in part, planned and/or implemented and/or condoned the action from which the complaint arises, and/or
3. The organization knew or should have known about the activity and failed to act responsibly in preventing it.

The College may also hold an organization responsible for violations of College regulations which occur on or adjacent to property or facilities assigned to the organization for its use, or for violations which occur off-campus if the conduct adversely affects the College community or its members.

B. Procedures. In the case of alleged misconduct by a recognized organization, the organization will have the right to resolve a matter informally with a case administrator via an Administrative Resolution or to have a hearing with a case administrator or with the appropriate student conduct committee. The same general procedures that apply to individual misconduct will be followed.

C. Sanctions. The sanctions listed below are categorized as primary and secondary. At least one primary sanction and any combination of primary and secondary sanctions may be imposed for any single violation. A due date will be given with any task and/or restitution penalty. All other sanctions are effective immediately upon completion of the appeal or appeal period, unless the Vice President for Student Affairs authorizes an exception.

1. Primary Sanctions
   a. Termination is removal of institutional recognition. The organization is denied all privileges associated with recognition including, but not limited to, the right to reserve space in College facilities or to use College property or resources, the right to receive student activity fee or other funding from College resources, and the right to participate in or sponsor extracurricular or social activities on campus.
b. **Suspension** is removal of institutional recognition for a stated period of time. During the period of suspension, the organization will be denied the use of all College facilities and resources and may not in any way participate in or sponsor any extracurricular or social activity on campus. At the end of the prescribed period of time, the organization will be allowed to re-form subject to any condition(s) set forth at the time of suspension.

c. **Probation with Loss of Privileges** is continued recognition with loss of the right to sponsor or participate in all extracurricular and/or social activities for a stated period of time. Further misconduct during the period of probation or violation of the terms of the probation will most likely result in a loss of recognition.

d. **Probation** is continued recognition and operation with a warning that further misconduct during the period of probation or violation of the terms of the probation may result in loss of institutional recognition. Conditions may be attached as terms of continuance during the period of probation.

e. **Warning** is notifying the organization that it has violated College regulations and is a caution that repetition of the behavior or other misconduct may result in a more severe sanctions. An organization may not receive more than two warnings for the same conduct in an academic year without more serious action being taken.

2. **Secondary Sanctions**

a. **Loss or Restriction of Privileges** is limitation or removal of social privileges including, but not limited to, the opportunity to schedule social functions, to use College facilities or vehicles, or to post notices. In addition, consistent with the provision of written agreements (should such exist), an organization’s assignment of space in College facilities may be canceled and/or other privileges removed.

b. **Educational Requirement** is requiring an organization to complete specific assignments at the organization’s expense directly related to the violation committed.

c. **Restitution** is requiring an organization to reimburse the College, appropriate individual(s), or vendor(s) for damage or misappropriation.

d. **Task Participation** is requiring the organization’s members to participate in assigned tasks or service projects appropriate to the regulation(s) violated.
Section X. Records of Action Taken

When a student is found “not responsible” for a charge and all opportunity for appeal has been exhausted, the Director of Student Conduct will destroy all statements of charges not related to other pending reports of alleged misconduct after two weeks and will ensure that no reference to the proceedings appears in the student’s official educational records.

Sanctions of Permanent Dismissal, Indefinite Suspension, or Suspension are posted as notations on the student’s transcript while the student is ineligible to enroll. The College maintains information concerning such sanctions permanently even though the notation placed on the student’s transcript is removed once the student becomes eligible to re-enroll.

The College will maintain records of sanctions less than separation for three years after the student graduates. Warnings, however, will not be disclosed to persons or entities outside the College unless the student has consented in writing to disclosure or has received subsequent conduct action. Sanctions greater than warnings, on the other hand, will be maintained for three years after the student graduates, at which time the Director will destroy the record unless it involves separation from the College. The College will keep records of separation permanently. Also, when the graduates of a school or program must be licensed by a regulatory body (e.g., Law, Education, Accounting), the College may maintain records permanently.
Review and Amendments to the Handbook

All sections of the Handbook are subject to periodic review and modification.

Each spring semester, the Vice President for Student Affairs requests suggestions for amendments to the Handbook. All members of the College community are encouraged to submit suggestions to the Dean of Students (deanofstudents@wm.edu) by March 1st of each year. The Vice President for Student Affairs disseminates proposals for public comment prior to recommending amendments to the President.
Honor System

This document does not, and shall not be interpreted to limit the authority of the President of the College.

I. Purpose

A. The College’s Honor Code is based upon the premise that a person’s honor is his/her most cherished attribute. In a community devoted to learning, a foundation of honor among individuals must exist if that community is to thrive with respect and harmony among its members. An Honor System is an ideal mechanism to ensure such a state of affairs. With it, students and faculty are afforded a freedom that otherwise may not be available. With this freedom comes each individual's responsibility to conduct him/herself in such a way that the spirit of mutual trust which sustains the system is not compromised.

B. While we endeavor to create a climate of honor that is self-sustaining, it is imperative that all members of the community work to uphold the Code. Reasonable precautions by instructors to deter violations are not incompatible with the letter or spirit of this Code provided that they respect students’ right to privacy and non-discrimination. Students, faculty, administrators and other members of the community are encouraged to take action when they believe that any person may have violated the Honor Code; although failure to take action is not, in itself, a violation of the Honor Code, it detracts from the community of trust.

II. Authority

A. Jurisdiction of the Honor Code. The Honor Code applies to alleged acts of lying, stealing or cheating that adversely affect the College community, whether committed by a student on campus or elsewhere. For reported behavior that alleges possible violations of either the Honor Code or the Code of Student Conduct or both, the Dean of Students/designee will determine which process, Honor or Student Conduct, is appropriate to resolve the matter. When a student is alleged to have violated the Honor Code, the Honor Council for the academic unit in which the student is enrolled as a degree candidate will have authority to resolve the case.

1. Non-Degree-Seeking Students. A student who is not enrolled as a degree candidate in any specific academic unit will be subject to the Honor Council associated with the course in which the violation is alleged to have occurred, if the alleged violation is associated with a particular course, or the Undergraduate Honor Council if the matter is not associated with an academic course.

20 See Section I of the Code of Conduct for the definition of “student.”

21 For matters referred to be resolved via the Code of Conduct, the Code of Conduct’s resolution process will apply.
2. **Joint Degree-Seeking Students.** For students declared as joint degree seeking, the matter will be subject only to the authority of the Council in which the alleged violation occurred, if the violation is an academic matter. If the violation is non-academic, the joint degree Respondent may elect to have the matter referred to the Honor Council of either of the academic programs in which he or she is enrolled.

### III. Definitions

A. **Academic matter:** any work, required or volunteered, that is a) submitted to a faculty member, b) submitted for publication in a College-sponsored or College-affiliated academic publication, or c) submitted for use in conjunction with a College-sponsored event or activity.

B. **Attempt:** any act beyond mere preparation carried out with the intent to engage in conduct that violates Honor Code. Attempted violations may be sanctioned in the same manner as completed violations. A student need not complete the intended act in order to be held accountable.

C. **Beyond a Reasonable Doubt:** the amount of proof required to find a student in violation of the Honor Code. Reasonable doubt is doubt based upon reason and common sense that is based on the information presented at the hearing. Reasonable doubt is not doubt created in order to avoid the unpleasant duty of finding a student responsible.

D. **Dishonorable conduct:** an act of cheating, lying, or stealing that adversely affects the College community.

E. **Inconsequential conduct:** conduct that is of too minimal a scope to affect the College community.

F. **Intent:** an act that is not the result of accident. A student acts with intent if he or she carries out an act knowingly and voluntarily; one need not prove that the student intended a particular result or particular harm in order to establish intent under the Code of Conduct or the Honor Code.

G. **Principal parties:** the Respondent and Reporting Party.

H. **Respondent:** the student suspected of engaging in behavior in violation of the Honor Code.

I. **Reporting Party:** the party reporting the matter for review by the Honor Council. The Reporting (e.g., an instructor in whose course a student observes academic cheating or a student who discovers that a classmate has submitted an inflated grade point may serve as the Reporting Party)
IV. Administrative Procedures

A. The Honor Councils
   1. Students administer the Honor Code through a system of six Honor Councils constituted in each of the major academic units of the College: (1) the undergraduate student body and the graduate schools of (2) Arts and Sciences, (3) Business, (4) Education, (5) Law, and (6) Marine Science.
   2. In addition to conducting investigations, hearings and deliberations as outlined in the Honor Code, each Council is responsible for overseeing its own operations, ensuring that the Council has valid Bylaws, educating its student body regarding Honor Code expectations and procedures, and ensuring that all members of the Council receive, at a minimum, initial training provided by the Office of Student Conduct. Each Council also will ensure that all entering students, upon matriculation, execute a pledge to abide by and uphold the Honor Code.

B. Student Governing Bodies
   1. A student governing body for each academic unit will:
      a. approve the procedures for selecting and removing its Honor Council members and qualifications for continued service on that Council, and
      b. approve amendments to the Code on behalf of its students as outlined in Sec. XIII.
   2. The governing bodies are as follows:
      a. Undergraduate: the undergraduate members of the Student Assembly Senate
      b. Arts and Sciences: the Graduate Student Association
      c. Business: the MBA Association in conjunction with the MAC Council
      d. Education: the Education Association in the Graduate School of Education
      e. Law: the Student Bar Association
      f. Marine Science: the Graduate School Association in the School of Marine Science.

C. Honor System Advisory Committee (HSAC)
   1. The Honor System Advisory Committee’s responsibilities consist of the following:
      a. reviewing and recommending changes to core provisions of the Code (Sec. XIII)
      b. approving amendments to procedural provisions of the Code (Sec. XIII)
      c. establishing the presumptive initial levels of sanction for each category of violation in consultation with the Council of each academic unit (Sec. X)
d. issuing periodic guidance to the Councils, students, and faculty on issues pertaining to interpretation and application of the Code

e. assisting with efforts to educate the College community regarding the Code

f. assessing the climate of academic integrity

g. reviewing concerns and grievances about the system

h. responding to evolving challenges regarding honor and integrity

i. publishing each semester a brief summary of cases in a manner that does not identify the student, to include the charges, a short summary of the case, the findings, and sanctions imposed; this summary is to be provided to student media publications and posted on the Honor Council website.

2. The Honor System Advisory Committee’s composition is as follows:

a. Voting Members:

   a. Two undergraduate students nominated by the President and approved by the Student Assembly Senate serving a one year renewable term;

   b. One graduate/professional student nominated by the President and approved by the Student Assembly Senate serving a one year renewable term;

   c. The Undergraduate Honor Council Chair or another member of the Undergraduate Honor Council designated by the Chair to represent it;

   d. One graduate/professional Honor Council Chair selected by the group of graduate school chairs;

   e. One member of the Dean of Students staff;

   f. Two faculty members nominated by the President and approved by the Faculty Assembly (one with a role in teaching graduate/professional students) serving two year renewable terms;

   g. One administrator with current or previous Appeals Committee experience nominated by the President and approved by a majority of the other members of HSAC.

b. Non-voting members:

   a. The Chairs of the other four graduate/professional Honor Councils (aside from the voting member designated under Sec. IV.C.2.a.4).
b. The Chair of the Undergraduate Student Conduct Council or another member of the Student Conduct Council designated by the Chair to represent it.

c. The Chair of the Conduct/Honor Advisors Program (CHAP) or another member of CHAP designated by the Chair to represent it.

V. Rights and Duties

A. Rights and Duties of the Respondent

1. Right to Freedom from Harassment and Retaliation. The right to be free from harassment, intimidation, and coercion, including attempts to change testimony. Any violations of this right may be considered a serious violation of the Student Code of Conduct.

2. Right to Notice.

   a. The right to preliminary written notice of the nature of the allegations received from the Reporting Party as soon as practical and not less than one week in advance of a hearing. Written notice includes notice by letter delivered to the student’s residence and/or email delivered to the student’s official William and Mary email account.

   b. The right to subsequent written notice of the formal charges and of the date, time and location of any hearing no fewer than 72 hours in advance of the hearing. The panel may not find the student responsible for charges other than those reasonably embraced within the original charges.

   c. If a student, after being properly notified of the date, time, and location of the hearing, does not appear, the Council may proceed with the hearing in the absence of the student.

3. Right to Know the Evidence to be Presented. The Respondent will have the opportunity to inspect, review and request copies of all evidence to be considered by the hearing panel at least 72 hours prior to the hearing. The Respondent may be required to sign an agreement that s/he will not make copies of or disseminate the work product of an instructor or other materials containing information about other students that are protected under the Family Educational Rights and Privacy Act and must return the materials immediately after the hearing. The student will be instructed that failure to abide by the agreement may be considered a serious violation of the Student Code of Conduct.

4. Right to Assistance.

   [Footnotes added for clarity]

22 The list of rights and duties is provided as an addition to other enumerated rights outlined in the Honor Code.

23 Written notice includes notice by letter delivered to the student’s residence and/or email delivered to the student’s official William and Mary email account.
a. The right to have another willing currently-enrolled William and Mary student serve as a student advisor. The Respondent should be informed of this right immediately after the initial discussion with the Reporting Party. The advisor may assist the Respondent at any point in the process, but the scheduling of matters may not be constrained due solely to the inability of the advisor to be present (another advisor may be obtained in the event that the student’s original advisor is unavailable).

b. The right to the presence of a silent supporter (who may be legal counsel) and one immediate family member to attend the hearing. Neither the silent supporter nor the family member may participate in the hearing in any manner.

c. The right to the assistance of a designated Procedural Advisor, a member of the Honor Council who may explain and answer questions about the process but may not offer advice or strategy.

5. **Right to Confidentiality.** The Respondent has the right to confidentiality regarding all matters related to the alleged violations. Violations of that right may be considered an infraction of the Code of Conduct.

6. **Right to Receive Notification.** The right to be notified of the outcome of the hearing following post-hearing review by the Office of the Dean of Students and prior to the commencement of the appeal period.

7. **Right to Continue Course Attendance and Participation.** The Respondent will continue to enjoy the right to attend courses, including the course in which the alleged violation occurred, until a finding of responsibility is found and the appeal process is completed. However, no degree or academic credit will be awarded until the process is completed. Students who have been suspended are not allowed to participate in College activities during the appeal period without the permission of the Vice President for Student Affairs.

8. **Rights within the Hearing.**

   a. The right to the presumption of innocence until the panel has found the student in violation by evidence beyond a reasonable doubt.

   b. The right to a separate hearing on each charge if multiple and unrelated charges have been filed.

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24 The student advisor for undergraduate students must be undergraduate students; graduate and professional students may consult an undergraduate student advisor.

25 All parties will keep matters confidential except from those who have a legitimate educational interest in the information under the Family Educational Rights and Privacy Act. Examples include the instructor of the course in question or members of the Dean of Students staff who serve as advisors to the Council.
c. The right to request a separate hearing if two or more students are charged with the same offense.26

d. The right to present evidence relevant to the charges and, if necessary, possible sanctions and to request the presence of necessary witnesses. The Dean of Students may assist in procuring the presence of student witnesses upon request.27 The number of witnesses may be limited by the Presiding Chair if the Chair finds the proposed testimony will duplicate that of the other witnesses or the proposed testimony is immaterial. The Respondent may submit written statements from witnesses in lieu of personal appearances.

e. The right to ask relevant question of all witnesses.

f. The right to a closed hearing and the right to request an open hearing.

9. **Right to be Free from Conflict of Interest.**

   a. The right to have the Reporting Party or witnesses barred from participating in the matter in any other capacity.28

   b. The right to request that a Council member be removed from his/her case on the grounds of possible bias or conflict of interest. The Respondent must provide reason as to why the Council member in question is unable to hear the case fairly, and the decision whether to grant the request is left to the Council’s Chief Justice, who, where such a request is rejected, will provide a written explanation.

10. **Right to Prepare for Appeal.** The right to review the documentary evidence and recording in preparation for appeal. The review must occur in the presence of at least one Honor Council member or member of the Dean of Students staff.

11. **Right to Waive any Rights.** The Respondent has the right to sign a knowing and voluntary waiver of any of the rights accorded in the Honor Code.

12. **Duty to Cooperate.** The Respondent will reasonably cooperate with the investigation and, if necessary, hearing. This duty includes answering questions fully and honestly

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26 A request for a separate hearing may be denied by the Chair in cases where the student is unable to distinguish his or her case from the others charged or in extraordinary circumstances, such as if a matter involves a large number of charged students and separate hearings would be impractical. If the Chair denies the student’s request, the Chair must provide the student with a written explanation of the basis for the denial.

27 If a witness fails to appear, the Presiding Chair will determine whether the hearing should proceed in the witness’s absence, and the Respondent may appeal the Chair’s decision through the Appeals process.

28 For example, when either the Dean of Students or the Director of Student Conduct is the Reporting Party, s/he would not also conduct the post-hearing review or provide advice to the panel or Presiding Chair.
and presenting requested information; however, the Respondent has the right not to answer questions if s/he is facing charges in criminal court for the same or similar behavior.29 Lying in the course of an investigation or hearing may be considered a separate violation of the Honor Code. This duty also includes complying promptly with requests for meetings or information.

B. Rights and Duties of the Reporting Party

1. **Right to Freedom from Harassment and Retaliation.** The right to be free from harassment, intimidation, and coercion, including attempts to change testimony. Any violations of this right may be considered a serious violation of the Student Code of Conduct.

2. **Duty to Preserve Confidentiality.** The Reporting Party will keep all matters regarding the honor case confidential except from those who have a legitimate educational interest in the information under the Family Educational Rights and Privacy Act.30

3. **Right to Know the Outcome of the Case.** Faculty reporters will have the right to know the outcome of the case, both following the hearing, and if applicable, the appeals process. This right does not extend to all case materials. Due to the protections afforded student records, this provision does not extend to those who do not have a legitimate educational interest in receiving the information.

4. **Right to Know Grounds for Dismissal of Case.** Faculty reporters will have the right to know the basis for dismissal of a particular case, regardless of the stage at which the case is dismissed, if such knowledge serves a legitimate educational purpose.

5. **Right to Request Student not Participate in End of Semester Evaluations.** A faculty member who reports a student for a potential violation of the Honor Code will have the right to request that the student be excluded from conducting a formal end of semester evaluation.

6. **Duty to Cooperate.** The Reporting Party will cooperate reasonably with the investigation and, if necessary, hearing. This duty includes answering questions fully and honestly and presenting requested information and complying promptly with requests for meetings or information.

C. Rights and Duties of Witnesses

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29 The Respondent should make the Chair aware of any reasonably foreseeable criminal charges during the investigation phase, and the Chair may deem an assertion of this right improper if the party was aware of pending charges and failed to make the Chair aware until the hearing. One cannot assert the right not to answer questions solely in order to protect another.

30 Examples include faculty supervisors and members of the Dean of Students staff.
1. **Right to Freedom from Harassment and Retaliation.** The right to be free from harassment, intimidation, and coercion, including attempts to change testimony. Any violation of this right may be considered a serious violation of the Student Code of Conduct.

2. **Duty to Preserve Confidentiality.** Witnesses will keep all matters regarding the honor case confidential.

3. **Duty to Cooperate.** Student witnesses will reasonably cooperate with the investigation and, if necessary, hearing. This duty includes answering questions fully and honestly and presenting requested information; however, the witness has the right not to answer questions if he/she is facing charges in criminal court for the same or similar behavior.\(^{31}\) Lying in the course of an investigation or hearing may be considered a separate violation of the Honor Code. This duty also includes complying promptly with requests for meetings or information.

D. **Rights and Duties of the College and the Council**

1. The College has the right to have its own counsel present when a student chooses to have legal counsel present.\(^{32}\)

2. Members of the Council will have the right to be free from harassment and retaliation specified in Sec. V.B.1. above.

3. The College and the Council have the duty to treat all parties fairly and with respect.

4. Pending final disposition of a case, the College has the right to withhold the awarding of academic credit for any courses taken during the term in which the alleged violation occurred and/or to withhold the awarding of an academic degree.

E. **Students with Disabilities.** The College is committed to providing reasonable accommodations for students with documented disabilities. Such accommodations may include, but are not limited to, administrative assistance, additional time, and/or an alternative to the formal hearing process. Students with disabilities who need reasonable modifications to address a suspected violation of the Honor Code are encouraged to meet with the Director of Disability Services/designee as early in the process as possible to identify and plan specific accommodations. Students will be asked to provide medical

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\(^{31}\) The party should make the Chair aware of any reasonably foreseeable criminal charges during the investigation phase, and the Chair may deem an assertion of this right improper if the party was aware of pending charges and failed to make the Chair aware until the hearing. One cannot assert the right not to answer questions solely in order to protect another.

\(^{32}\) The College’s counsel may include the College’s legal counsel or a member of the Dean of Students staff. Students must notify the Chair of the presence of legal counsel at least 48 hours prior to the hearing, and the Chair retains the right to bar any legal counsel from the hearing if sufficient notice has not been provided.
VI. Honor Code Violations

A student violates the Honor Code if the student engages in dishonorable conduct as defined below. The Honor Code will be applied reasonably in accordance with the examples below. Examples of proscribed conduct are meant to be instructive and not all-inclusive.

A. **Lying:** The presentation of false information with the intent to deceive. Lying includes, but is not limited to:
   1. Misrepresenting oneself or one’s accomplishments for the purpose of gaining an academic advantage or an advantage in opportunities for employment or other co-curricular opportunities;
   2. Falsifying College documents including alteration or forgery;
   3. Providing false or misleading information to Honor or Student Conduct members during the course of an investigation or hearing of an alleged violation of the Honor Code or Student Code of Conduct. Lying within this context may be charged as a separate offense.

B. **Stealing:** Knowingly taking or appropriating the property of another, including property of the College, without the rightful owner’s permission and with the intent to permanently or substantially deprive the owner of the property. One does not receive rightful permission if it is induced by fraud or deception.

C. **Cheating:** Including, but not limited to, the following acts:
   1. **Plagiarism:** The presentation, with intent to deceive, or with disregard for proper scholarly procedures of a significant scope, of any information, ideas or phrasing of another as if they were one’s own without giving appropriate credit to the original source.
      a. One commits plagiarism when one includes the words of another without quotation or when one includes the substantive work of another without properly crediting the source with footnotes, quotation marks, or other appropriate citation.
      b. A student’s intent may be inferred based on the extent and context of the improperly cited material and whether the student has provided false citation...

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33 Specific application of these policies may vary by department or school, and schools, departments, and/or faculty are encouraged to make all students within their programs aware in advance of the particular expectations of their students. Students are expected to be responsible for knowing College, school, departmental and individual instructor policies regarding the Honor Code.
or has manipulated the original text such that a reasonable person may conclude the student did so in order to avoid detection.

c. Disregard for proper scholarly procedure that is minimal in scope may be addressed solely as an academic matter, and the instructor may determine whether an academic penalty should be applied without pursuing resolution under the Honor Code. But any intentional acts of plagiarism or disregard for scholarly procedure of a significant scope should be treated as a violation of the Honor Code and addressed under either Sec. VIII or Sec. IX below.

2. Unauthorized Assistance/Collaboration: giving unauthorized aid to another student or receiving unauthorized aid from another person on tests, quizzes, assignments or examinations. Unauthorized assistance includes providing information to another about an assignment or examination prior to the conclusion of the administration of such exams/assignments to all related sections of the course unless permitted by the instructor.

3. Use of Unauthorized Materials: using or consulting unauthorized materials (including electronic materials) or using unauthorized equipment or devices on tests, quizzes, assignments, or examinations.

4. Unauthorized Dual Submission of Previous Academic Work: using any material portion of a paper or project to fulfill the requirements of more than one course unless the student has received prior permission to do so from the appropriate instructor(s).

5. Time Constraint Violation: intentionally commencing work or failing to end work on any examination, test, quiz, or assignment according to the time constraints imposed.

6. Directions Violation: failing to follow instructions for an assignment or examination despite knowing or having reason to know that such conduct would result in an unfair academic advantage.

VII. Reporting Violations

A. Timeline for Addressing and Reporting. Alleged academic cheating or lying violations must be addressed and reported within 30 days of discovery unless the Vice President for Student Affairs finds good cause for delay. Allegations of non-academic lying or stealing must be addressed and reported within four months of discovery unless the Vice-President for Student Affairs finds good cause for the delay and determines that a fair hearing may be held despite the delay. Once a party officially reports an alleged violation, s/he may not withdraw the complaint unless the Chair agrees such withdrawal is appropriate.34

34 An example would be when another person accepts responsibility for the alleged violation.
B. **Good Faith Requirement.** The Code is not designed to be a tool of harassment. The Chair of the appropriate Council may decline to pursue allegations that appear to be motivated by personal animosity, and students alleging misconduct without a good faith basis to do so may be charged with an Honor violation or with “Abusing the Conduct System” under the Student Code of Conduct.

C. **Initial Discussion.** Prior to formally pursuing a suspected violation under the Code, the Reporting Party must make a diligent and good-faith effort to discuss the matter with the alleged violator, preferably in person. This discussion should occur as soon as practical after the Reporting Party observes or learns about the alleged violation, as specified in Sec. VII.A. The Reporting Party should request a truthful explanation of the suspected violation, reminding the Respondent of his/her obligation to uphold the Honor Code. If the student offers an explanation that satisfies the Reporting Party that no violation has occurred, both parties are to move forward as though there is no violation. If, however, the Reporting Party remains concerned that a violation has occurred, or if despite good faith efforts an initial discussion between the parties is not held, he or she should pursue the matter under Sec. VIII (if appropriate) or Sec. IX.

VIII. **Optional Early Resolution Procedures**

A. **Early Resolution under the Honor Code.** In participating academic units, a faculty member may propose early resolution of suspected Level I and II Honor Code violations (see Appendix I) directly to the student rather than refer the matter to the Honor Council. An instructor considering this option contacts the Office of Student Conduct (prior or subsequent to an initial conversation with the student under Sec. VII.C above) for guidance on the level of conduct at issue, the student’s eligibility for early resolution (which may be restricted due to previous Honor or serious Conduct violations), and the sanctions available (see Appendix I).

B. **Early Resolution Proposals**

1. **Level I Violations.** The instructor proposes a grade penalty and an educational requirement in accordance with Appendix I.

2. **Level II Violations.** The instructor proposes both a grade penalty and referral to the Honor Council for hearings on an additional sanction in accordance with Appendix I.

3. **Level III Violations.** Level III Violations are not eligible for early resolution and must be referred to the Honor Council for investigation and, if necessary, hearing.

C. **Early Resolution Process**

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35 Early resolution is an option for all Level I or II violations when the Respondent is an undergraduate. The Council for each graduate/professional school, in consultation with the Honor System Advisory Committee, decides whether to make early resolution an option for all Level I or II violations involving Respondents enrolled in that school.
1. An instructor who chooses to offer early resolution informs the student of the student’s option to consult with the Office of Student Conduct staff and of the right to consult a student advisor prior to agreeing to the proposal.

2. An instructor who chooses to offer early resolution reports the proposal to the Office of Student Conduct.

3. The Office of Student Conduct summarizes the suspected violation(s) and proposed sanction in writing, and the student has one business day to decide if he/she accepts the instructor’s proposed early resolution.

4. If the student agrees to the proposed early resolution, the Office of Student Conduct provides a copy of the agreement to the instructor, the Honor Council, and the student.

5. If the student agrees to the proposed early resolution, the matter of the violation is considered resolved, and no subsequent appeal is possible (although any additional sanction imposed by the Honor Council in Level II violations under Sec. VIII.B.1 above may be appealed).

6. If the student contests the suspected violation and/or declines the early resolution proposal, the instructor reports the alleged violation to the Office of Student Conduct and informs the student of the duty to report to the Honor Council under Sec. IX.

7. An instructor who chooses not to offer early resolution reports the alleged violation to the Office of Student Conduct and informs the student of the duty to report to the Honor Council under Sec. IX.

8. If the student is not enrolled in the course that was allegedly compromised, the instructor handles the matter under Sec. IX.

IX. Honor Council Resolution Procedures

A. Referring to the Honor Council. If after initial discussion with the student (VII.C), the Reporting Party remains concerned that a violation may have occurred (and provided an early resolution agreement under Sec. VIII is not possible), s/he submits a report through the Office of Student Conduct to the Chair of the appropriate Honor Council within five days (or longer, provided the latter finds good cause for the delay). Upon receipt of the report, the Chair will notify the Respondent of the alleged misconduct, inform him/her of his/her right to receive the assistance of a student advisor,36 and provide him/her with a list of current Council members, as well as instructions for the Respondent to indicate whether s/he believes any

36 Graduate and Professional students may opt to request the assistance of trained undergraduate student advisors if desired.
member of the Council would be unable to render a fair decision based on the facts and circumstances presented.\textsuperscript{37}

B. **Reporting to the Honor Council or Resigning from the College.** The Respondent will have the option of reporting him/herself to the Honor Council Chair or resigning from the College within two business days. The Respondent may meet with the Dean of Students/designee to discuss options before making a decision.

1. **Resignation.** Resignation is an agreement that the student will leave the College within 48 hours and will not seek or receive re-enrollment at any point in the future as a student in any program. The Dean of Students will place a permanent notation on the student’s transcript: “Resigned under suspicion of an honor code violation: ineligible to return.” The student must sign a notarized statement indicating the intention to resign and the understanding of the terms attendant with resigning.

2. **Failure to Report/Resign.** The Honor Council may proceed in investigating the matter if, after two business days have passed, the Respondent has not contacted the Chair or resigned from the College.

C. **Honor Council Chair’s Obligation to Report to the Office of Student Conduct.** The Chair will immediately notify the Office of Student Conduct of any reports of alleged violation received by that Council.

D. **Determining Jurisdiction.**

1. **Alleged violations of both the Honor Council and the Student Code of Conduct.** If the alleged misconduct involves possible violations of the Honor and Student Conduct codes, the Dean of Students will determine which forum, student conduct or honor, is appropriate to resolve the charges. In any case, there may only be one hearing to resolve the matters asserted. The Dean of Student’s decision is final and may not be appealed.

2. **Proper Jurisdiction.** Before commencing an investigation, the Chair must first determine that the Honor Council has proper jurisdiction over the matter. Proper jurisdiction results when the alleged conduct reasonably constitutes a possible violation of the Code, the alleged violation was committed while the person was a student as defined in the Student Handbook, and the matter asserted is not inconsequential. The Chair must disclose the decision regarding jurisdiction to the Reporting Party, the Respondent, and the Council within two days. If the Chair finds that the Council does not have proper jurisdiction for any of the above reasons, s/he will submit a 1-3 line summary of the matter, to be maintained by the Dean of Students, and dismiss the case. All other records of the matter will be destroyed within two weeks of the decision.

\textsuperscript{37} Respondents must document in writing the reasons they believe a member is unable to fairly hear the case, and the Chair will promptly respond in writing the decision and, in the event of a denial, the basis for the decision.
E. **Investigations**

1. Upon determining that the Council has jurisdiction, the Chair will determine whether the nature of the reported matter may be resolved through the Expedited Resolution Process (see Section IX.F.) or if the matter requires a formal investigation.

2. If an investigation is necessary, the Chair will appoint an investigation team to investigate the matter. Based on the complexity of the matter asserted or the number of possible witnesses involved, the Chair may appoint the number of investigators necessary to conduct a timely and thorough investigation. The investigation team’s responsibilities include interviewing necessary witnesses and collecting and preserving other necessary and relevant information. The team will prepare an investigation report detailing the significant facts and information gathered in the investigation. The report will not contain opinions regarding whether the student has violated the Code, regarding witness credibility, or regarding the reliability of any information provided, although the report may point out consistencies or inconsistencies between witness statements and/or other available evidence. Both the Reporting Party and the Respondent will be provided the opportunity to submit written statements to be included in the investigation report prior to its completion.

3. In general, the investigation report should be completed within seven days unless the Chair grants an extension in writing for good cause shown. The Chair must notify the Reporting Party and the Respondent of any extension and deadline for completion of the investigation.

F. **Optional Expedited Resolution**

1. Optional expedited resolution is available only a) for cases in which the primary sanction for the category of violation would be no more than two semesters of disciplinary probation under the presumptive initial level of sanction, and b) if the Respondent has no prior Honor or serious Conduct violation. Rights and Duties under Sec. V apply to expedited resolutions.

2. Upon determining that a reported violation qualifies for expedited resolution under Sec. IX, F, 1, and that the latter process would be appropriate, the Chair will inform the Respondent in writing of a) the opportunity to discuss this alternative or else to have a complete investigation of the matter (Sec. IX.F) and a hearing, and b) the option to obtain advice on this decision from a trained student advisor before replying. The Respondent will have 48 hours to reply.

3. If the Respondent chooses to consider an expedited resolution, the Chair or designee will schedule a first meeting with him/her to discuss the reported violation, as well as student rights and options under the Honor Code. The Respondent will sign a form indicating

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38 The presumptive initial level of sanction for violations is established by the Honor System Advisory Committee (HSAC) in consultation with each Honor Council (see Sec. X and Appendix). As of February 2014, for all violations adjudicated by Councils in the six graduate programs, the initial presumptive level of sanction is separation, and thus expedited resolution is not available in such cases.
that s/he a) was notified that the case was eligible for an expedited resolution, b) was informed of the right to consult a trained student advisor, and c) understands that accepting such a resolution would waive the option for a formal investigation and hearing. The Respondent may bring a trained student advisor to this first meeting.

4. If the Respondent and Chair agree upon an account of the reported violation, the Chair will develop a written summary of facts and propose sanctions based on the initial presumptive level of sanction for that category of violation (see Sec. X and Appendix). The Chair will discuss the proposed resolution with the Vice Chair and one other member of the Council, chosen on a rotating basis; two of the three must agree. The Chair or designee will convene a second meeting with the Respondent, who may bring a trained student advisor. If upon reviewing the summary of facts the Respondent finds it accurate, s/he may sign a document so indicating; it will become the official record, and the accuracy of these facts may not be contested in any appeal. The Respondent may appeal the sanctions issued in accordance with Section XII.39

a. If the Respondent and the Chair are unable to agree to a summary of facts, the matter will be referred for investigation in accordance with Section IX.E.

b. If during this process the Chair determines that the reported violation does not constitute an Honor violation, s/he will dismiss the case.

c. The Chair must formally report the results of the expedited resolution to the entire Honor Council within ten business days.

G. Sufficient Evidence Determination. Within five days of receipt of the final investigation report, the Chair will refer the case to a three-member Sufficient Evidence Panel (SEP) to review the investigation report and determine if sufficient evidence exists to refer the matter to a hearing. The SEP will not base its decision on whether it ultimately believes the student has violated the Code, but whether there is sufficient evidence for a hearing panel to conduct a more thorough hearing into the matter and that the matter at issue is legitimately embraced within the proscribed conduct outlined in the Code. If at least two of the three panel members find sufficient evidence, the matter will be referred to a hearing as soon as practical. The Chair will prepare and present to the Reporting Party and Respondent a brief written statement outlining the SEP’s decision and its bases and, if a finding of sufficient evidence was reached, the primary information expected to be presented at the hearing. The SEP’s decision is final and may not be appealed.40

39 Any additional grade penalty remains the prerogative if the faculty member, subject to the College’s grade review procedures.

40 If the Provost determines that consequential new information has arisen regarding a case that has been dismissed by a previous SEP, he/she may refer the matter to the appropriate Council for a new investigation and, if warranted, hearing.
H. **Hearings.** As soon as practical, the Chair will meet with the Respondent and his/her student advisor, if the student has chosen one, to provide: a copy of the charges that will be addressed at the hearing; a copy of the investigation report and list of potential witnesses expected to appear; written notice of the date, time, and location of the hearing; and a copy of this Honor Code if the student has not received one previously. If the Respondent does not reply to reasonable efforts by the Chair to schedule this meeting, the Chair may send the information to the student electronically.

1. **Type of Hearing Conducted.** The Respondent will be provided at least 72 hours to review the investigation report and, if desired, s/he may elect in writing to accept the findings of the report and accept responsibility for the charges.
   a. *Student Not Challenging Charges.* If the student accepts the charges in writing as specified above, the panel will hear information about the alleged offense but will focus primarily on the issue of sanctioning.
   b. *Student Challenging the Charges.* If the student does not accept the charges, or if the student does not respond, the hearing will focus first on the issue of whether the student violated the Code and, if so, what sanctions should apply.

2. **Procedures for Reports Received During or After the Last Two Weeks of a Semester or During the Summer Session**

   a. For a reported violation received within the last two weeks of the fall or spring semester or during a summer session, if Optional Expedited Resolution (Sec. IX, F) is not applicable, and if the Council cannot assemble a full, six-person hearing panel, it may instead assemble a three member panel. The panel will observe all customary hearing procedures; a finding of responsibility and sanctions will require the concurrence of at least two out of the three members. All Rights and Duties under Section V. apply.

      i. For a Respondent who is scheduled to graduate at the end of the semester in which the charge originates, the three member panel is the only means of resolution available should the Council be unable to assemble a full panel. If the alleged violation is said to have occurred after the last day of classes, including during Commencement, and the student is scheduled to graduate, the College may hold the student’s degree pending resolution of the charges.

      ii. In all other cases, the Respondent may choose to proceed with the three member panel or request that the Chair or designee defer resolution. Provided the Chair determines that such a deferral would not preclude a fair hearing due to the loss of evidence or unavailability of witnesses, a full six member panel would be convened at the beginning of the next fall or spring semester (denial of a request to defer may be appealed under Sec. XII, B, 3). The Dean of Students may place a hold on the student’s records pending resolution.

3. **Composition of the Panel.**

   a. *Six Member Panels.* In normal circumstances, hearings will be conducted before a panel of six Honor Council members appointed by the Chair/designee.
b. *Three Member Panels.* When the Chair/designee is unable after reasonable efforts to assemble a full-six-person hearing panel, the Chair/designee may schedule a hearing before a three-person panel of Council members. In such cases, a finding of responsibility and determination of sanctions will require the concurrence of at least two out of the three panel members. All other customary hearing procedures will be observed and all Rights and Duties under Sec. V will apply.

Rather than proceed with a three-person panel, the Respondent may request that the Chair or designee defer resolution until the Chair can assemble a full-six person panel. Such deferment may extend until the start of the next fall or spring semester. The Chair/designee may deny the request if s/he determines that there is a reasonable probability that deferring the hearing would result in the loss of evidence or unavailability of necessary parties or witnesses. If the Chair denies the request, the Chair must provide the Respondent with a written explanation of the basis for the denial, and the Respondent may appeal the Chair’s denial of the request to defer in accordance with Section XII.B.3.

The Chair shall serve as Presiding Chair of the hearing panel unless the Chair designates another Council member to serve in that capacity. The Chair/designee shall appoint one member of the panel to operate the recorder and type hearing notes during the hearing. The Chair may not appoint any member of the investigation team or SEP to serve on the hearing panel.

4. *Rules of Evidence.* Hearings will be conducted in an equitable manner so as to provide fairness to the principal parties and all other interested parties. Formal rules of evidence employed by the Courts of Law do not apply to Honor Code proceedings. Information that does not come from a first-hand source may be considered, although a finding of responsibility will not be premised solely on such information. Lie detector/polygraph evidence is not permissible.

5. *Timeline.* Hearings will be conducted no sooner than a) one week from the time the student was originally informed of the allegation or b) 72 hours after the Respondent is formally notified of the SEP decision and charges, whichever time period is longer. The hearing will not occur more than two weeks after this notification unless the Chair has granted an extension for good cause. Hearings will not be conducted in conflict with religious holidays or practices of the principal parties and should be scheduled, to the extent feasible, to accommodate the schedules of the principal parties.

41 Hearing notes are not a verbatim transcript. The notes and recording will remain the property of the College.

42 If insufficient members from the Council are available for the hearing, the Chair may appoint to the panel other members of the student body of the academic unit in which the Respondent is enrolled. These appointees must receive advance training from the Office of Student Conduct prior to hearing the case.
6. **Location of the Hearing.** Hearings will be conducted in an environment that provides an appropriate level of confidentiality.

7. **Requests for an Open Hearing.** The Respondent will enjoy the right to have his hearing closed to the public unless s/he waives this right in writing at least 72 hours prior to the hearing. The only persons permitted in a closed hearing are the Honor Council members involved in the hearing, the Respondent, witnesses during their portion of testimony, and, if chosen, the Respondent’s student advisor, one silent supporter, and one immediate family member. The student advisor, silent supporter and family member will not serve as witnesses in the hearing. A request for an open hearing does not necessitate a change in the ordinary location of the hearing. The presiding chair may close an open hearing for the following reasons: a request is made by one or more students in a case where two or more are charged in the same incident; a Reporting Party can demonstrate that an open hearing would violate his/her rights; or if the open hearing results in disruption of the process or raises safety or security concerns. The Presiding Chair must announce the closing and the reasons for closing the hearing on the record, and the Respondent may appeal on this basis if s/he can establish that this decision may have affected the outcome of the case.

8. **Conduct of the Hearing.** The hearing normally will consist of distinct phases: the “responsibility phase,” during which the panel will consider evidence regarding whether a violation has occurred and the “sanctions” phase, during which the panel will consider evidence related to what sanctions to administer.

a. Where the Respondent is challenging the charge, a finding of responsibility will require at least five of the six panel members deciding that the evidence presented establishes the Respondent’s responsibility for the charge beyond a reasonable doubt.

b. The Presiding Chair will exercise control over the proceedings and the conduct of all persons participating in or observing the hearing. The Presiding Chair also makes determinations regarding the relevance or admissibility of evidence. The presiding chair may limit questions that are repetitive or unlikely to produce new information.

c. The number of character witnesses permitted to testify during the sanctions phase generally will be limited to two, although the Respondent may introduce letters from other parties that are relevant to the issue of sanctioning.

d. The hearing will begin with the Presiding Chair reminding all parties that the proceedings are confidential unless the Respondent has requested an open hearing and that request has been granted.

e. The Presiding Chair will read the charge and ask the Respondent to indicate whether he is accepting responsibility for each violation.
f. A member of the investigating team will present the results of the investigation and call witnesses as necessary to provide the panel with information required to make an informed decision. A member of the investigating team, the panel members, the Presiding Chair, and the Respondent and his/her advisor will be permitted to question the Reporting Party and all witnesses.

g. The Respondent will be permitted to present his/her case.

h. A member of the investigating team, the Presiding Chair, and the panel members will be permitted to question the Respondent and any witnesses.

i. Following presentation of all information, the Presiding Chair will remind the panel of the duty to evaluate carefully the evidence presented in order to determine whether a violation has occurred and that a finding of responsibility requires a vote of at least five of the six panel members finding proof beyond a reasonable doubt. All panel deliberations will occur in private, and the panel may consult the Presiding Chair or the Dean of Students/designee with questions about interpretation of the Code, case precedent, or procedural matters.

j. If the panel finds the Respondent responsible for at least one violation, it will conduct the sanctions portion of the hearing during which the panel will determine the appropriate sanctions for the violation(s). The panel will consider the gravity of the violation, the impact or potential impact of the violation on the community, and actions necessary to remedy the violation. The panel also may consider extraordinary circumstances present at the time of the violation that impacted the Respondent’s actions and any aggravating factors such as a prior record of violation or the Respondent’s failure to cooperate fully with the process. The sanction will require the support of at least four of six panel members. The sanctions hearing usually will occur on the same day, although the sanctions hearing and deliberations may be postponed for good cause (e.g., to accommodate participation by previously-scheduled character witnesses) and scheduled as soon as possible (with the same panel composition) thereafter, but not more than seven days later unless approval is granted by the Dean of Students.

k. Following the determination of sanction, the Presiding Chair will inform the Respondent of the sanctions in writing, including a statement affirming that the sanctions were supported by at least four of the five panel members.

l. The Hearing Secretary will prepare a summary report of the hearing, including the decision of the Honor Council. The Secretary will deliver the case file, the hearing notes, and the panel’s decision and rationale to the Office of Student Conduct, typically by the end of the next working day. The record of the hearing will consist of the audio recording of the hearing and the tangible evidence presented at the hearing.
X. Sanctions

A. Initial Level. The presumptive initial levels of sanction for each category of violation defined in Sec. VI are established by the Honor System Advisory Committee (see Appendix I) in consultation with the Councils. Those levels may be different for undergraduates and students in each graduate/professional program.

B. Sanction Hearing. Following early resolution of a Level II violation or a finding of responsibility in an Honor Council hearing, the panel will determine the appropriate final sanction(s) to assign. It will consider extraordinary circumstances or aggravating circumstances by evaluating the facts and circumstances of the offense, the gravity of the violation(s), the harm/potential harm created by the act, and the student’s prior record of Honor or Code of Conduct violations. The Council may assign any of the primary sanctions listed in Sec. VII. of the Student Handbook and any combination of secondary sanctions including, but not limited to, loss or restriction of particular privileges, community service, an essay, restitution, or other reasonable sanctions.

C. Written Finding. All sanctions imposed by a hearing panel must be accompanied by written findings that explain why the panel determined such a sanction to be appropriate. Any significant deviation from the initial presumptive sanction level in Appendix I must be substantiated in the panel’s rationale.

D. Grade Determination

1. An instructor may assign a grade penalty up to, and including, a failing course grade if the student either accepts a proposal for early resolution (Sec. VIII) or is found in violation by the Honor Council (Sec. IX). Following a hearing, the Honor Council may recommend a grade penalty, but the instructor retains the final decision regarding the student’s earned grade. If the student receives a failing grade as a result of an academic integrity violation, that grade will remain on the transcript even if the student has withdrawn, or has been withdrawn from the course, and regardless of whether the student retakes the course.

2. In some cases the alleged misconduct may be found not to be a violation of the Honor Code, but instead may be considered a failure of the student to understand or abide by the instructor’s directions for the assignment. In such a case, the faculty member may assign a grade penalty proportionate to the violation of directions on his/her own authority independent of the Honor Code.

E. Post-Hearing Review Procedures

1. Dean of Students Review. Upon receipt of an Honor Council’s written finding of responsibility, the Dean of Students/designee, in consultation with the Dean of the school with jurisdiction, will commence a review of the case, including the case documents, hearing notes, rationale of the panel, and, if necessary, the hearing recording.
   a. If the Dean of Students finds that the judgment and/or sanction was discriminatory or that material prejudicial procedural error occurred that significantly affected the outcome, the Dean of Students may set aside the
judgment and, if the error can be corrected on re-hearing, order that the matter be re-heard.

b. If the Dean of Students finds that the sanction is impractical or cannot be implemented under law or College policy, the Dean may modify the sanction.

c. **Sanction Modification.** The Dean of Student’s decision to modify the sanction will be provided in writing to the Respondent and the Chair of the Honor Council; the student may appeal the decision to modify the sanction. The Dean of Students will summarize the outcome of the case in an official letter to the Respondent.

F. **Appeals Procedures**

1. **Timeline for Appeal.** The Respondent must submit a written appeal specifying the ground(s) for appeal and the reasoning supporting the grounds to the Vice President for Student Affairs within seven days of receiving written notice from the Dean of Students/designee. The Vice President may grant reasonable extensions for good cause.

2. **Grounds for Appeal.** Appeals are limited to the following grounds:

   a. The judgment and/or sanction violate College discrimination policy;

   b. Violation of rights provided in the Code in Sec. V.A.;

   c. Procedural error that significantly affected the outcome of the hearing;

   d. Insufficient evidence to support the finding of responsibility;

   e. Excessive or inappropriate sanction; or

   f. New or potentially exculpatory evidence discovered after the hearing that is not merely corroborative and could not have been discovered by due diligence.

3. **Appeals of Permanent Dismissal** may be directed to the Provost for a complete review and do not require review by the Appeals Committee.

4. **Grounds for Appeal of Early Resolutions**

   a. For Level I violations resolved informally, the Respondent may not appeal the violation or the sanctions issued; however, the Respondent will retain the option of requesting a grade review in accordance with the policies established in the relevant Course Catalog.

   b. For Level II violations resolved informally, the Respondent may request an appeal limited to the sanctions issued. The Respondent also may request a grade review in accordance with the policies established in the relevant *Course Catalog.*

5. **Appeals of Council Resolutions.** Respondents may appeal the outcome of their case on the bases and according to the procedures established in this section. All appeals of honor cases will automatically be referred to the Appeals Committee. If the
Committee finds merit in the appeal, it will be referred to the Provost for review. The Provost’s decision is final and may not be appealed further.

6. **Appeals Procedures**

   a. Upon receipt of a properly filed and timely appeal, the Vice President for Student Affairs/designee will send the Respondent the list of Appeals Committee members and instructions that the Respondent may raise objections to any particular member of the Committee whom the Respondent believes has a conflict of interest to review the case. The Respondent will be required to state the reason for conflict of interest with specificity, and the Vice President/designee will determine whether there is indeed a conflict that would prevent the member from fairly reviewing the appeal.

   b. The Vice President/designee will promptly notify the Appeals Committee members of the name of the Respondent, the Reporting Party and material witnesses in order to permit the members to recuse themselves from serving on the panel if the member has a real or perceived conflict of interest.

   c. The Vice President/designee will appoint a four-member panel, composed of one faculty member, one administrator, and two students from the Respondent’s academic unit, to review the student’s appeal. Should temporary Appeals Committee members be required, the Vice President may make the necessary appointments.

   d. The Appeals panel will review the Respondent’s appeal letter, the case file, and any other records it deems advisable.

   e. The panel will render its decision within seven days from the time the appeal was filed unless the Vice President authorizes a reasonable extension for good cause.

   f. The Appeals panel will determine whether the Respondent has made a claim that has potential merit, and if so, the panel will submit its brief rationale to the Provost to be included among the materials for review.

   g. If the Appeals panel finds “no merit,” the appeal will be denied, and this decision will be final, and no further appeal may be submitted.

7. **Provost’s Review**

   a. The Provost may order a new hearing take place if s/he finds that the matter may be corrected upon rehearing. The Provost has discretion to order that the new hearing take place before a new panel if s/he concludes that the previous panel cannot re-hear the matter fairly.

   b. If the Provost finds that the sanctions imposed are excessive or inappropriate, or not permitted by law or College policy, s/he may lessen the sanctions as appropriate.

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c. If the Provost concludes that a re-hearing cannot remedy the issue, s/he may dismiss the case.

d. The decision of the Provost is considered final, and no further appeal may be submitted.

G. Amendments

1. Approval of Processes for Review. The Honor System Advisory Committee must approve each governing body’s procedures for approval or rejection of any proposed Code changes.

2. Amendments to Core Provisions of the Code

a. Sections I-III, V-VII, X and XIII are considered core provisions of the Code. Proposals to modify core provisions may be submitted to the Honor System Advisory Committee from any Council or any member of the College community and should be accompanied by an explanation and/or rationale. Preliminary approval of core provisions requires the assent of at least 7 of the 9 voting members. Following preliminary approval, proposals will be forwarded to the governing bodies of each Council which will have at least one month to consider and vote upon the recommendations. Proposed recommendations must be approved by all six governing bodies, and, if so, will be submitted to the President who will render the final decision. Proposals that do not garner the approval by all six governing bodies or the President will be returned the Honor System Advisory Committee for reconsideration, and the Committee will have the option to amend the proposals and resubmit them to the governing bodies. The governing bodies will be granted at least two weeks to reconsider any previously rejected proposal.


a. Sections IV, VIII and IX as well as the Appendix are considered procedural provisions. Procedural provisions may be received and approved by the HSAC with the assent of at least 7 of the 9 voting members. No further review is required.

4. Amendments to Council Bylaws

a. Each Honor Council will maintain Bylaws governing the internal operation of the Council, the qualification of members and their manner of selection and removal.

b. Councils will submit changes to its Bylaws to the Honor System Advisory Committee. The Committee will review the proposed changes and, in a timely fashion, indicate whether it approves of the changes or has reservations with them. If a majority of Committee members indicates reservations, the committee will convene to discuss the proposed changes. By a majority vote, the Committee may accept, reject, or revise and return the proposals to the Council for reconsideration.
## Levels of Undergraduate Violations-Cheating

<table>
<thead>
<tr>
<th>Level I Violations</th>
<th>Violations⁴³</th>
<th>Means for Resolution</th>
<th>Grading Consequences</th>
<th>Sanctions</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>♦ Plagiarism in the form of inadequate paraphrasing or direct use of another’s words, without quotation marks, with intent to deceive or intent to disregard proper scholarly procedure, affecting an insignificant portion of the work; source is cited. ♦ Unauthorized collaboration on a homework assignment</td>
<td>♦ Faculty/Student Resolution ♦ Either party may opt for formal review by Honor Council</td>
<td>♦ Reduced grade on the work ♦ A failing grade or grade of zero on the work</td>
<td>♦ The instructor or the Council may require student to re-submit the work for no additional credit, or may require the student to confer with the Writing Resource Center, or may refer the student to a time management/study skills seminar in the Office of the Dean of Students. ♦ The matter will be reported to the Office of Student Conduct so that a record may be maintained</td>
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⁴³ Table is adapted from Tufts University’s Academic Integrity Policies.
<table>
<thead>
<tr>
<th>Level II Violation</th>
<th>Violations</th>
<th>Means for Resolution</th>
<th>Grading Consequences</th>
<th>Sanctions</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>♦ Plagiarism in the form of inadequate paraphrasing or direct use of another’s words, without quotation marks, with intent to deceive or intent to disregard proper scholarly procedure, affecting a significant portion of the work; source is cited. ♦ Plagiarism in the form of direct use of others’ words, without quotation, affecting a minor portion of the work; source is not cited. ♦ Unauthorized collaboration on a lab report or paper ♦ Submitting one work for two courses without advanced permission from the current instructor ♦ Providing work to another student and/or enabling another student’s dishonesty ♦ Any second Level I violation.</td>
<td>♦ Faculty/Student Resolution with referral to Honor Council for determination of sanctions or ♦ Either party may opt for a formal review by the Honor Council</td>
<td>♦ Failing grade or a grade of zero on the work or ♦ Course grade reduction or a failing course grade</td>
<td>♦ Disciplinary Probation for two full semesters ♦ The instructor or the Council may require student to re-submit the work for no additional credit, may require the student to confer with the Writing Resource Center, or may refer the student to a time management/study skills seminar in the Office of the Dean of Students. ♦ The matter will be reported to the Office of Student Conduct so that a record may be maintained.</td>
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<tr>
<td>Level III Violation</td>
<td>All Level III violations must be referred to the Honor Council for investigation and, if necessary, hearing.</td>
<td>Failing grade in the course or a course grade reduction</td>
<td>Suspension, Indefinite Suspension, or Permanent Dismissal</td>
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<tr>
<td>♦ Plagiarism in the form of direct use of others’ words, without quotation, affecting a significant portion of the work; source is not cited</td>
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<td>♦ Other appropriate educational requirements</td>
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<td>♦ Inventing or falsely attributing the sources used in a paper or other work</td>
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<td>♦ Cheating on an examination</td>
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<td>♦ Falsifying data or research</td>
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<td>♦ Submitting a fraudulent excuse to receive an extension on an assignment or examination</td>
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<td>♦ Bringing materials or equipment into a room where an exam is being given in contradiction of school/department or the instructor’s course policies</td>
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<td>♦ Using or viewing any materials or equipment, including a cell phone, laptop/tablet or other electronic device, during an examination without explicit instructor authorization</td>
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<tr>
<td>♦ Enlisting another to take an examination for you; taking an exam for someone else</td>
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<td>♦ Unauthorized collaboration on a take-home exam or paper</td>
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<tr>
<td>♦ Submitting a paper, lab report, project, thesis or other assignment as one’s own that has been significantly created by someone else, whether the work has been purchased, borrowed, found, etc.</td>
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<tr>
<td>♦ Soliciting another to participate in unethical behavior</td>
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<td>♦ An additional violation after the student has had a prior Level II violation</td>
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Levels of Undergraduate Violations-Lying and Stealing

<table>
<thead>
<tr>
<th>Violations</th>
<th>Means for Resolution</th>
<th>Sanctions</th>
</tr>
</thead>
<tbody>
<tr>
<td>♦ Lying of a scope and scale that tends to undermine the community of trust but does not inflict significant or lasting damage.</td>
<td>♦ Optional Expedited Resolution by mutual consent of the student and Honor Council Chair OR ♦ Either party may opt for formal review by Honor Council</td>
<td>♦ Primary sanction: warning, disciplinary probation, or disciplinary probation with loss of privileges AND ♦ Secondary sanction: restitution, task/service participation, educational requirement, and/or loss of restriction/privileges.</td>
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<tr>
<td>♦ Stealing when the quantity, value and/or nature of the property taken is not significant.</td>
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<table>
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<tr>
<th>Major Violations</th>
<th>Means for Resolution</th>
<th>Sanctions</th>
</tr>
</thead>
<tbody>
<tr>
<td>♦ Lying of a scope and scale that inflicts significant or lasting damage on the community of trust.</td>
<td>♦ All major violations must be referred to the Honor Council for investigation and, if necessary, hearing.</td>
<td>♦ Primary sanction: suspension, indefinite suspension, or permanent dismissal AND ♦ Secondary sanction: restitution, task/service participation, educational requirement, and/or loss of restriction/privileges.</td>
</tr>
<tr>
<td>♦ Stealing when the quantity, value and/or nature of the property taken is significant.</td>
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<tr>
<td>♦ Lying or stealing designed to attain an academic advantage are presumed to be major violations.</td>
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</tbody>
</table>

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44 Determination of the level of violation is made by the Dean of Students Office in consultation with the Chair of the Honor Council; a written rationale for that determination is made available to the Respondent.
Appendix I: Sexual Harassment and Misconduct, Dating and Domestic Violence, and Stalking Policy and Procedures

Student Sexual Harassment and Misconduct Policy

I. Scope

This policy applies to the College of William & Mary, including the Virginia Institute of Marine Science (the university). It applies to all members of the university community, including faculty and other employees and students. This policy also applies to contractors, vendors, and other third parties.

Officially recognized organizations, such as student organizations, are subject to this policy provided that, to the extent permitted by law, social organizations such as fraternities and sororities may restrict membership to members of the same sex, and organizations whose primary purpose is religious or political may restrict their membership to those members of the university community who have similar beliefs or political affiliations.

This policy applies to misconduct by students, employees and third parties when such conduct:

- occurs on campus or property owned or controlled by the university (university property);
- occurs in the context of a university employment or educational program or activity including, but not limited to, university-sponsored study abroad, research, or internship programs;
- uses university resources, such as workplace telephones or e-mail; or
- has continuing adverse effects on or poses a substantial risk of creating a hostile environment for members of the campus community while on university property or in any university program or activity.

This policy is not intended, and may not be applied, to abridge free speech or other civil rights of any individual or group. Speech and expressive conduct may, however, violate this policy; for example, offensive speech that creates a hostile environment may be prohibited sexual harassment. This policy is not meant to prohibit academic freedom, including classroom discussion of controversial matters and research activities.

II. Purpose

Our community of trust requires that its members treat one another with respect, dignity, and fairness. This policy is designed to ensure a safe environment for the members of the William & Mary community.
This policy helps William & Mary comply with federal and state laws, including Title IX of the Higher Education Amendments of 1972,[4] which prohibits discrimination on the basis of sex (including sexual violence) in education programs or activities, Title VII of the Civil Rights Act of 1964,[5] which prohibits employment discrimination on the basis of sex, and the Violence Against Women Reauthorization Act of 2013 (VAWA), which amended the Jeanne Clery Disclosure of Campus Security Policy and Campus Crime Statistics Act (the Clery Act) and requires institutions to prohibit dating violence, domestic violence, sexual assault and stalking.[6] It also helps implement William & Mary’s Discrimination, Harassment and Retaliation Policy, by defining in detail sexual violence and certain other types of sexual harassment, and the Campus Violence and Threat Management Policy.

III. Explanation and Definitions

The university is committed to maintaining an environment that is free from sex-based violence and in which the freedom to make individual choices regarding sexual behavior is respected by all. Sexual harassment or misconduct by anyone is unacceptable and will be addressed in a prompt, equitable fashion in accordance with this policy and the applicable procedure.

The university carefully defines the different types of sexual misconduct to help ensure compliance with VAWA, Title IX, and FERPA (the Family Educational Rights and Privacy Act) and the Code of Virginia. The federal laws work together to specify when and what information the university can or must provide to students experiencing or accused of sexual misconduct.[7] The Code of Virginia stipulates what information the university can share with local law enforcement, Commonwealth Attorneys, and on academic transcripts.

**Sexual Harassment**, as defined in the Discrimination, Harassment & Retaliation Policy, is unwelcome conduct based on sex that is either in the form of “quid pro quo” (this for that) or that creates a hostile environment. A hostile environment exists when harassment has the purpose or effect of unreasonably interfering with a person’s work or educational performance or participation in university program or activity, or is sufficiently severe or pervasive to create an intimidating, hostile, or offensive work or educational environment. A hostile environment can arise from sexual harassment even if the conduct is not sexual in nature, so long as the conduct is based on sex. For example, a male student who regularly and severely criticizes female students in his study group because he believes women are less intelligent is harassing the female students because of their sex, even if the male student has no sexual or romantic interest in any of the women and is not engaging in sexual conduct.

**Sexual Misconduct** is a category of behavior that includes physical acts perpetrated against a person’s will or where the person is incapable of giving consent and includes actual or attempted:

1. Sexual assault
2. Non-consensual sexual contact
3. Relationship violence (domestic or dating violence)
4. Sexual exploitation
5. Stalking.

Each of these types of sexual misconduct is defined below. In many cases, sexual misconduct is a form of sexual harassment.[8]

Certain forms of sexual misconduct constitute “sexual violence” for purposes of state laws requiring reporting and transcript notations.[9] And certain forms of sexual misconduct are also crimes. But this policy sets a standard above that demanded by the criminal law.

Sexual misconduct can occur between strangers or non-strangers, including people involved in an intimate or sexual relationship. Sexual misconduct may be committed by any person, and any person may be a victim of sexual misconduct, regardless of gender identification, or orientation.

For additional guidance regarding the types of misconduct prohibited by this policy, please review the examples provided in Section V.

A. Definitions of the Different Types of Sexual Misconduct:[10]

1. Sexual Assault most commonly is non-consensual sexual intercourse or fondling. Certain sexual acts prohibited by Virginia law -- namely, statutory rape[11] and incest[12] -- also are sexual assault. **Non-Consensual Sexual Intercourse** is anal or vaginal penetration, no matter how slight, by a penis, tongue, finger, or object, without effective consent, or oral penetration by a penis, without effective consent. **Fondling** is touching of a person’s intimate body parts (including genitalia, groin, breast or buttocks, or clothing covering any of those areas) for the purpose of sexual gratification, without effective consent.

2. **Non-Consensual Sexual Contact** is either of the following without effective consent:
   - Deliberately touching a person’s intimate parts (including genitalia, groin, breast or buttocks,[13] or clothing covering any of those areas); or
   - Using force or threat of force to cause a person to touch that person’s own or another person’s intimate parts.

Non-consensual sexual contact is similar to fondling; the main difference is whether the person who engages in the non-consensual touching did so for the purpose of sexual gratification (in which case it is fondling) or for some other purpose, such as humiliation (in which case it is non-consensual sexual contact).
3. **Relationship violence** is violence between people who are in or have been in a romantic, intimate, or familial relationship. **Domestic violence**\(^{[14]}\) and **dating violence**\(^{[15]}\) are the two forms of relationship violence. Violence includes, but is not limited to, sexual or physical abuse or the threat of such abuse.

4. **Sexual Exploitation** is taking sexual advantage of another person without effective consent and includes causing the incapacitation of another person for a sexual purpose; causing the prostitution of another person; electronically recording, photographing, or transmitting intimate or sexual information about a person; allowing third parties to observe sexual acts; engaging in voyeurism; distributing intimate or sexual information about another person; exposing one’s genitals; inducing another to expose their genitals; and/or knowingly transmitting a sexually transmitted infection, including HIV, to another person.

5. **Stalking** is defined as engaging in a course of conduct directed at a specific person that would cause a reasonable person to:

- Fear for the person’s safety or the safety of others; or
- Suffer substantial emotional distress. Such distress does not have to be severe enough to require medical or other professional treatment or counseling in order to be substantial emotional distress.

Stalking requires two or more acts, including but not limited to, acts in which the stalker directly, or through third parties, by any action, method, device, or means follows, monitors, surveils, threatens, or communicates, to or about, a person, or interferes with a person’s property. Examples of behaviors that may, by themselves or with other behaviors, constitute stalking include:

- following or pursuing
- waiting or showing up uninvited at a person’s workplace or home
- surveillance, whether physically or through electronic means
- non-consensual communications including social networking site postings.

**B. Important Related Definitions: Consent and Incapacitation**

Members of the university community choosing to engage in any form of sexual activity – from touching or kissing to intercourse – must obtain consent from their partner(s) prior to engaging in such activity.
Consent is:

- Active – through clear words or actions, a person has indicated permission to engage in mutually agreed upon sexual activity.
- Voluntary – freely given.
- Informed – knowing and aware.

Consent is NOT:

- Merely a lack of protest or lack of resistance. Silence and/or passivity also do not convey consent.
- Something to be assumed. Consent to sexual activity once does not imply consent another time. Nor does consent to one type of sexual activity mean consent to another.
- Forced. If any force is used, consent is invalid.
- Valid if the person consenting is incapacitated. Someone who is incapacitated cannot consent.
- Irrevocable. Consent may be withdrawn at any time and for any reason.

A person’s belief that another person consented is **not** valid where:

1. The belief arose from the person’s own intoxication or recklessness; or
2. The person knew or a reasonable person, in the circumstances, should have known that the other person was incapacitated (as defined below).

**It is important to actively evaluate, obtain and communicate consent.** A person who wants to engage in a specific sexual activity is responsible for obtaining consent for that activity. In situations where both parties raise concerns regarding consent, the university will evaluate which person was the initiator of a particular sexual activity, was the more aggressive pursuer of that activity, or was in a position of greater control or capacity, as well as factors such as when and in what context the concerns were raised.

It is important not to make assumptions about whether a potential partner is consenting. Communication, especially verbal communication, helps avoid confusion or ambiguity. People are encouraged to talk to one another before and during sexual activity. If confusion or ambiguity arises during sexual activity, we advise the participants to pause and clarify what they and their partner want. Relying solely on non-verbal communication before or during sexual activity can lead to misunderstanding and may result in a violation of this Policy. Sexual activity among people who do not know each other well and/or are have been drinking (alcohol) carries inherent and significant risks, as one may not understand non-verbal signals from the other, and if alcohol or other substances are involved, one may not appreciate the extent of the partner’s state of intoxication. Relying on assumptions will not be a defense to allegations of sexual misconduct. We encourage members of the community to exercise caution in encounters with
people whom they do not know well and people whom they should reasonably believe may have consumed alcohol or other substances. Further policy guidance regarding the relationship between alcohol consumption and consent is provided below.

*Consent is specific.* Consent to one form of sexual activity does not constitute consent to another form of sexual activity. For example, one should not presume that consent to oral-genital contact constitutes consent to vaginal or anal penetration. Or that consent to take one’s clothing off indicates consent to sexual intercourse. Consent to sexual activity on one occasion does not, by itself, constitute consent to future sexual activity.

*Consent cannot be obtained by force.* If force is used, consent is invalid. Force includes physical violence, threats, intimidation and/or coercion.

**Physical violence** includes hitting, punching, slapping, kicking, restraining, choking, and brandishing or using any weapon.

**Threats** are words or actions that would compel a reasonable person to engage in unwanted sexual activity. Examples include threats to harm oneself or another person physically, to reveal private information to harm a person’s reputation, or to cause a person academic or economic harm.

**Intimidation** is an implied threat that causes reasonable fear in another person. A person’s size, alone, does not constitute intimidation; however, a person’s size may be used in a way that constitutes intimidation (e.g., blocking access to an exit).

**Coercion** is an unreasonable amount of pressure on someone to:

- participate in a particular form of sexual activity,
- change their mind after they asked to stop or have indicated lack of consent previously,
- change their mind about what point of sexual activity they are stopping at.

Coercion is more than an effort to persuade, entice, or attract another person to have sex. In evaluating whether coercion was used, the university will consider: (i) the frequency of the application of the pressure, (ii) the intensity of the pressure, (iii) the degree of isolation of the person being pressured, (iv) the duration of the pressure, and (v) any power differential between the parties.

A person who is incapacitated is unable to give consent. **Someone who is incapacitated -- such as by alcohol or drugs -- cannot give consent.** Incapacitation means that a person lacks the ability to make informed, rational judgments about whether or not to engage in sexual activity. A person may be incapacitated because of mental or physical helplessness, sleep, unconsciousness,
or lack of awareness that sexual activity is taking place. A person may be incapacitated due to a temporary or permanent physical or mental health condition. Alcohol or drug consumption may lead to incapacitation.

Although a person who has been drinking or using drugs is not necessarily incapacitated, people should be cautious before engaging in sexual contact or activity when either party has been drinking heavily or using other drugs. If one has doubt about either party’s level of intoxication, the safe thing to do is to forego sexual activity.

Alcohol or drugs can lead to a blackout state in which a person appears to be giving consent but does not actually have conscious awareness or the ability to consent. It is especially important, therefore, that anyone engaging in sexual activity be aware of the other person’s level of intoxication due to alcohol and/or drug use. If one encounters another in a setting where one knows, or reasonably should know, that the other has engaged in significant alcohol consumption, it is possible that the other is in a blackout state and therefore incapacitated. Be aware that persons in a blackout state do not always exhibit clear signs of incapacity.

If someone is incapacitated, any initiation of sexual activity by this person does not constitute consent.

In evaluating consent in cases of alleged incapacitation, the university asks two questions: (1) Did the respondent know that the reporting party was incapacitated? and if not, (2) Would a sober, reasonable person in the same situation have known that the reporting party was incapacitated? If the answer to either of these questions is “YES,” consent was absent and the conduct is likely a violation of this policy.

There are warning signs that someone is incapacitated. People are not expected to be medical experts in assessing incapacitation. But there are common and obvious warning signs that show that a person may be incapacitated or approaching incapacitation. Although people may manifest incapacitation differently, typical signs include

- slurred or incomprehensible speech,
- unsteady gait,
- combativeness,
- emotional volatility,
- reckless or outrageous behavior,
- vomiting, and, in extreme cases, incontinence.

It can be helpful to ask some questions, to get a sense of how much the person has had to drink, how much they are able to recall about their recent activities, or how much they understand about their current situation, for example.
Consent may be withdrawn. People may change their minds. Consent may be withdrawn at any time, even after sexual activity has begun. Previously-given consent may be withdrawn by communicating through clear words or actions a decision to stop (or not engage in) the sexual activity. Once consent is withdrawn, the other person must cease sexual activity immediately and may not apply undue pressure on the person who withdrew consent (coercion).

IV. Reporting Matters

A. Support for Reporting Parties and Interim Measures. William & Mary encourages members of the campus community who experience or witness any form of sexual misconduct discussed in this policy to explore reporting options, including reporting to law enforcement. Reporting misconduct allows the university to assist the reporting party. Interim measures the university may take to help the reporting party include:

- Orders barring further contact (no-contact orders)
- Providing the reporting party with an escort to ensure that he or she may move safely between classes and activities
- Providing counseling or medical services, including, for students free services from the university Counseling Center or Student Health Center
- Making academic accommodations
- Relocation or rescheduling of classes
- Additional supervision or monitoring of respondent
- Changing residence or working locations (reporting parties will not be moved without their consent)
- Restrictions limiting the respondent’s presence on campus or to certain areas of campus
- Interim suspension from residence, from the campus, and/or from any activities of the university.

Most of these interim measures may be taken even if the reporting party does not want to initiate a university administrative process or a criminal process.

B. Obligations of Faculty and Staff to Report

With a very few exceptions, W&M faculty and staff (employees) are considered “responsible employees.” When a responsible employee becomes aware of sexual harassment or sexual misconduct involving a student or occurring on campus or other W&M-related property, the employee is required to report the matter promptly to the Title IX Coordinator. Responsible employees who are supervisors or managers are also required to report sexual harassment of employees when they become aware of it. This reporting obligation is explained in the Policy on Discrimination, Harassment and Retaliation, and reflects federal and state laws.
If the person who experienced the misconduct (or who is reported, alleged, or suspected to have experienced the misconduct) wants to remain anonymous or does not want any action to be taken relating to the matter, the university will carefully consider this as described in Paragraph F below.

C. How and Where to File an Internal Report or Complaint

This reporting information (in this Paragraph C) is primarily for

- students and
- other people who have themselves experienced misconduct.

Employees (faculty and staff) who are required to report as described in Paragraph B must report directly to the Title IX Coordinator.

Reporting sexual misconduct allows William & Mary to take prompt, interim measures, to protect students. A confidential Title IX Review Team carefully considers each report. More information about how reports are handled is provided in Appendix C.

All types of sexual misconduct may be reported to the Title IX Coordinator:

Kiersten L. Boyce, J.D., CCEP
Chief Compliance Officer
108 James Blair Hall
College of William & Mary
Williamsburg, VA 23185
757-221-3146
klboyc@wm.edu

Students, faculty, staff and other individuals may also chose from one or more of these options:

- Online reporting
- In-person reporting
- Paper reporting (including email)
- Anonymous reporting
- Criminal reporting

Online reporting
William & Mary’s online reporting portal provides options for anyone to report a Title IX concern relating to a student, at [http://www.wm.edu/titleix/form](http://www.wm.edu/titleix/form). Reports also may be emailed to reportconcern@wm.edu

**In-person reporting**

**Reports relating to students:**
Dean of Students  
Campus Center, Room 109  
757-221-2510

**Any type of Title IX report:**
Title IX Office (Compliance)  
James Blair Hall Suite 110  
757-221-3146

**Paper reporting - providing a written report by mail or email**

**Reports relating to students:**
Dean of Students  
Campus Center, Room 109  
College of William & Mary  
P.O. Box 8795  
Williamsburg, Virginia 23187  
deanofstudents@wm.edu

Any type of Title IX report:
Title IX Office (Compliance)  
James Blair Hall Suite 110  
College of William & Mary  
P.O. Box 8795  
Williamsburg, Virginia 23187  
reportconcern@wm.edu

**Anonymous reporting options**

Anonymous reports as well as partial disclosure reports of incidents involving students may be made [online](http://www.wm.edu/offices/compliance/policies/sexual_misconduct/policy/index.php#online)
Anonymous reports may be filed physically using the secure dropbox located outside of the Title IX Office on the first floor of James Blair Hall.

William & Mary Police may accept anonymous reports of sexual assault, which will be included in the university's crime statistics if appropriate under the Clery Act. The Police can also assist students with the process of having physical evidence collected (PERK), anonymously, and maintained. This gives students the options of later deciding whether and how to use such evidence. Please note that if you provide the Police with specific information, such as names, they will be obligated to share that information with the Title IX Coordinator. (757) 221-4596.

Information about confidential resources – people and places you can go without triggering a report or an investigation – is provided below.

**Reporting for criminal prosecution -- reporting to the police**

Sexual assault and some other forms of sexual misconduct are crimes, and may be reported to law enforcement for investigation.

William & Mary staff members can help students file a criminal complaint, if desired.

Students and staff may report to the police and also report internally. **You do not need to choose one or the other.**

- The William & Mary Police generally have jurisdiction over incidents occurring on W&M’s campus.
- The Williamsburg City Police generally have jurisdiction over incidents occurring in the city of Williamsburg.
- The James City County Police generally have jurisdiction over incidents occurring in James City County.

**D. How and Where to File an External Grievance**

Individuals experiencing harassment or discrimination also have the right to file a formal grievance with government authorities. Information about the different state and federal governmental agencies, which laws they enforce, and what types of complaints they handle is provided in **Appendix A.**

**E. Confidential Resources – How and Where to Receive Resources and Support without Making a Report**

For students:
Students who are not sure whether they want to make a complaint or report are encouraged to seek help from the Haven. The Haven can provide non-judgmental support and information to help the person decide what is best while the person recovers.

**The Haven**
Campus Center 166  
(757) 221-2449  
thehaven@wm.edu

**Liz Cascone, Director, the Haven**
Campus Center 167  
(757) 221-7478  
lizcascone@wm.edu

Other confidential resources for students on campus are:

**William & Mary Counseling Center**
Blow Hall 240  
(757) 221-3620

**Student Health Center**
Gooch Drive  
(757) 221-4386

Graduate Ombuds (for graduate students)

**Dr. Peter Vishton**
Integrated Science Center 1089  
(757) 221-3879  
pmvish@wm.edu

**International Travel & Security Manager** (for international students or students participating in international programs; not a confidential resource for sexual violence)
Nick Vasquez  
Reves Center 222  
(757) 221-1146  
snvasquez@wm.edu

For staff:
F. Confidentiality and Anonymity and Requests Not to Investigate

The university makes every effort to protect the privacy and confidentiality of people who report or are named in a report of sexual misconduct. Information reported will be shared only on a need-to-know basis. The university also takes steps to protect members of its community against further misconduct, including retaliation. Confidentiality and retaliation protections exist in part to help encourage people who experience misconduct to come forward and to permit an investigation to proceed. For people who remain concerned about their identities being known or who do not want investigation to occur, however, there are options:

- If you have experienced misconduct yourself, you can make a report without giving your name (see reporting options under Paragraph C above).
- If you are a student reporting misconduct that happened to someone else, you may report without disclosing the name of the victim (see reporting options under Paragraph C above).
- A person may report sexual misconduct with names, but may request that the name of the victim of the misconduct remain confidential and not be shared, as would be required in an investigation.
- A person may also request that the university not take action in response to a sexual misconduct incident of which it becomes aware. The university will consider this request carefully.[17]

Typically, the university will not begin an internal administrative investigation or make a referral to law enforcement without the consent or involvement of the reporting party, but the university must consider its obligation to other students or staff and the campus community.[18] In addition, Virginia law requires the university to report sexual violence incidents to law enforcement and/or the relevant prosecutor, in certain circumstances. The Title IX Review Team will decide whether an investigation or referral is required after evaluating various factors and laws. The factors considered by the Title IX Review Team and its process for deciding what action to take on a report are detailed in Appendix B.

G. Amnesty from Student Discipline for the Reporting Party and Witnesses
Assisting people who are reporting sexual misconduct is the university’s primary interest. In order to facilitate reporting, the Dean of Students does not charge students who report sexual misconduct and any material witnesses with Code of Conduct violations for behavior that would otherwise be considered violations (for example consuming alcohol underage or consuming illegal drugs).

V. Examples of Sexual Misconduct [19]

A. Joel is a junior at the College. Beth is a sophomore. Joel comes to Beth’s room with some mutual friends to watch a movie. Joel and Beth, who have never met before, are attracted to each other. After the movie, everyone leaves, and Joel and Beth are alone. They hit it off and are soon becoming more intimate. They start to make out. Joel verbally expresses his desire to have sex with Beth. Beth, who has suffered from trauma since being sexually abused by a baby-sitter when she was five, is shocked at how quickly things are progressing and says nothing. As Joel takes her by the wrist over to the bed, lays her down, undresses her, and begins to have intercourse with her, Beth has a severe flashback to her childhood trauma. She wants to tell Joel to stop, but cannot. Beth is stiff and unresponsive during the intercourse. Is this a policy violation? This is a policy violation. Joel would be held responsible in this scenario for Non Consensual Sexual Intercourse. It is the duty of the sexual initiator, Joel, to make sure that he has mutually understandable consent to engage in sex. Though consent need not be verbal, it is the clearest form of consent. Here, Joel had no verbal or non-verbal mutually-understandable indication from Beth that she consented to sexual intercourse. Of course, wherever possible, students should attempt to be as clear as possible as to whether or not sexual contact is desired, but students must be aware that for psychological reasons, or because of alcohol or drug use, one’s partner may not be in a position to provide as clear an indication as the policy requires. As the policy makes clear, consent must be actively, not passively, given.

B. Kristen and Myra have been intimate for a few weeks. One night, Myra calls Kristen and asks her to come over. When she arrives, Myra kisses Kristen passionately and leads her into the bedroom. They each express their excitement and desire to “hook up,” and are soon making out heavily in Myra’s bed. After a while, Kristen tries to engage in oral sex with Myra. Myra tells Kristen that she really likes her, but that she doesn’t feel ready for that. Kristen tells Myra she’s just being shy, and ignores her when she repeats that she doesn’t feel ready. Finally, Kristen threatens to reveal on the Internet that Myra is a lesbian. Because Myra has not yet come out to her friends and family, she becomes frightened and relents. Kristen proceeds with oral sex. This is a policy violation. Because of Kristen’s manipulative and threatening arguments, Myra was afraid and unable to freely give her consent. Consent must be given freely and without undue pressure or threat. Kristen threatened Myra and therefore did not receive effective consent from Myra.
C. Liz and Kwan have been together for six months. She often tells her friends stories of Kwan’s sexual prowess, and decided to prove it to them. One night, she and Kwan engage in consensual sexual intercourse. Without Kwan’s knowledge, Liz sets up her digital camera to videotape them having sex. The next evening, she uploads the video to an online video-sharing site and discusses it with her friends online. This is a policy violation. Kwan’s consent to engage in sexual intercourse with Liz did NOT mean Liz had obtained his consent to videotape it. This is a form of sexual exploitation.

D. Andrew and Felix have been flirting with each other all night at a party. Andrew notices Felix slurring his speech when he goes to the bathroom and wonders if Felix went there to vomit. When Felix returns, the two begin flirting more heavily, and as the conversation continues, the two become more physically affectionate. Andrew soon suggests they go back to his room, and Felix agrees. As they walk, Andrew notices that Felix looks unstable and offers his arm for support and balance. When they get back to his room, Andrew leads Felix to the bed and they begin to become intimate. Felix becomes increasingly passive and appears disoriented. Andrew soon begins to have sexual intercourse with him.

The next morning, Felix thinks they had sex but cannot piece together the events leading up to it. This is a policy violation. Felix was clearly under the influence of alcohol and thus unable to freely consent to engage in sexual activity with Andrew. Although Andrew may not have known how much alcohol Felix had consumed, he saw indicators from which a reasonable person would conclude that Felix was intoxicated, and therefore unable to give consent. Andrew in no way obtained consent from Felix for sexual intercourse.

E. Denise is an undergraduate teaching assistant in Paul’s economics class. She notes that he has not been performing well on take-home assignments and exams. Both of them have come to tailgate, each with their own group of friends. Denise has one beer, while Paul is rather intoxicated. Denise sees Paul and approaches him. She flirts with him, telling him that she can help him improve his grades if he will hook up with her. As Paul turns to walk away, Denise grabs his buttocks and squeezes them. This is a policy violation. Denise, in a position of power over Paul as his teaching assistant, attempted to arrange a quid pro quo sexual relationship. Additionally, she did not seek consent from Paul to touch him, even if a reasonable person could conclude that Paul was not too intoxicated in order to provide consent. Denise has sexually harassed Paul.

F. Jeff and Michael are neighbors in their dorm. Michael soon realizes that Jeff is undergoing the transition from identifying as male to female and prefers to be called Becca. Becca begins wearing women’s clothing and starts applying makeup on a regular basis. This is alien to Michael’s experience and makes him uncomfortable. Michael begins muttering slurs whenever they pass each other in the dorm. Additionally, Michael starts telling his friends on other floors
about the “freak living next door,” and tells them to take a look for themselves. They do, a few individually, a few as groups that murmur and snicker to each other when they see Becca.

Becca begins to dread leaving or returning to her room and starts to isolate herself to avoid Michael and his associates. It gets to the point that Michael invites people to his room specifically for the purpose of showing them Becca when she passes by so they can have a laugh at her expense. This is a policy violation. Not only have Michael and his associates created a hostile environment for Becca based on her identification, they also have stalked her.

G. At a university social function, Jennifer, a campus employee, spends some time talking with her supervisor, Scott. At one point in the conversation, Scott reaches out and puts his hand on Jennifer’s hip. Jennifer freezes, completely uncomfortable but is not sure how to proceed. After a few minutes, Scott takes his hand away and Jennifer ends the conversation and moves away. Now Jennifer is scared that Scott may make further overtures. Is this a policy violation? A single act of unwelcome sexual conduct can constitute sexual harassment. This particular act is not the most severe, but the power differential is an aggravating factor. Unquestionably, it is inappropriate for a supervisor to touch an employee in this manner and the behavior needs to be stopped. Depending on where Scott touched Jennifer, this may be non-consensual sexual contact and depending on the purpose of Scott’s contact, it may be fondling.

H. Shawn is a faculty member in the Biology department and Monica, a currently unemployed IT specialist, is his fiancée. Monica comes to the department chair, whom she has met socially, distraught by Shawn’s recent behavior. Monica says that Shawn has been losing his temper with her, to the point several times of throwing objects angrily. Last night, she says, Shawn “lost it” and slammed her back against a wall, banging her head and wrenching her neck. She is scared and doesn’t know what to do. Has a policy violation occurred? This behavior violates the policy definition of dating violence, but may have occurred outside of the scope of the policy. If Shawn slammed her against the wall on university property, it would be covered by the policy. Regardless, the conduct as described is criminal.

I. Riley and Elena live on the same hall. Riley is attracted to Elena, but Elena doesn’t feel the same way. Riley pays attention to Elena and eventually asks her if she wants to grab a pita for lunch. Elena tells him she’s busy, hoping he will take the hint. The next week, Riley texts Elena saying he’s getting a coffee and asks does she want one? Elena ignores the text. A few days later, a few residents including Elena and Riley are in the residence lounge, watching videos and studying, and Riley leans in to Elena, as if for a kiss. Elena pulls back and puts a hand up, a stop gesture. Riley seems embarrassed and backs off. Elena raises the situation with their RA, a little concerned. Is this a policy violation the RA needs to report? No. Unwelcome sexual overtures can violate university policy, but not if someone stops when asked, as Riley appears to have done. If Riley continues in his overtures, they could become
pervasive enough to create a hostile environment for Elena. Before that happens, the RA or an Area Director could intervene to help Elena and make sure Riley understands he needs to respect her choices. Riley’s behavior also didn’t constitute stalking, because they didn’t cause Elena (or a reasonable person in her position) to fear for her safety or suffer severe emotional distress.

VI. Enforcement; Complaint/Investigation Procedures

Any person who violates this policy is subject to discipline, up to and including permanent dismissal or termination. Disciplinary action (sanctions) will be taken in accordance with the applicable procedure:

- For students, the Student Sexual Harassment and Misconduct Grievance/Complaint Procedure
- For faculty, staff, and third parties, the Employee Discrimination Grievance/Complaint Procedure and the applicable policy relating to discipline.[20]

Both procedures provide for a thorough investigation with equitable rights for all parties to the process. Both procedures use a preponderance of the evidence (more likely than not) standard. Appendix C provides important summary information about these procedures.

VII. Approval and Amendment

This document was amended effective February 6, 2015 to (1) separate the policy from the procedure; (2) incorporate new definitions of certain types of sexual misconduct to comply with the Violence Against Women Reauthorization Act of 2013 (VAWA); and (3) make other revisions and improvements to the definitions of consent and the examples of sexual misconduct.

This policy was amended in interim form by the President effective August 17, 2015, to (1) expand its application to faculty and staff and certain third parties, (2) make minor revisions to the definitions of sexual misconduct including changes to clarify the relationship of the policy definitions to VAWA offenses, (3) modify the definition of incapacitation to make it easier to understand, (4) make changes relating to the initial review of reports and employee reporting obligations, to comply with state law effective July 1, 2015, (5) update contact information and other reporting provisions, and (6) make the policy easier to read through changes to format and organization. The policy was finalized by the President effective August 19, 2016, with (1) revisions to the scope section conforming to amendments made to the Policy on Discrimination, Harassment, and Retaliation, (2) simplifying revisions to the definitions of the forms of sexual misconduct, (3) expanded and revised definitions of consent and incapacitation; (4) updates to the list of confidential resources; (5) additions of examples; and (6) conforming changes to references to other policies and procedures.
The Title IX Coordinator is authorized to make minor, technical amendments to this policy, such as to update contact information.

VIII. Related Documents, Policies, and Procedures

Appendix A: External Reporting Options (government agencies with which students or employees or others may file a complaint or grievance)  
(http://www.wm.edu/offices/compliance/policies/sexual_misconduct/policy/appendix_a/index.php)

Appendix B: Title IX Review Team Initial Assessment Process  
(http://www.wm.edu/offices/compliance/policies/sexual_misconduct/policy/appendix_b/index.php)

Appendix C: How Complaints and Reports are Handled – Investigation Procedures  
(http://www.wm.edu/offices/compliance/title_ix_coord/TitleIX_reporting/titleIX_investigation/index.php)

William & Mary’s Sexual Violence website (www.wm.edu/sexualviolence) collects resources and information relating to the prevention and response to sexual harassment and sexual violence.

[1] Except as noted, in this policy “faculty” has the meaning provided in the Faculty Handbook, and does not include professional faculty, and “student” has the meaning provided in the Student Code of Conduct, and includes any person taking courses at the university whether full-time, part-time, degree-seeking or not, undergraduate or graduate.

[2] Examples of other third parties include

- University agents or volunteers
- Visiting scholars or scientists or others formally affiliated with William & Mary
- Visitors and guests, while on university property or engaged in or attending university activities, events, or programs.

See Section IV for enforcement of the policy against third parties.

[3] This provision reflects the rights granted by Section II of the Statement of Rights and Responsibilities and complies with Section 23.1-400 of the Code of Virginia.


[6] VAWA is known as Public Law 113-4. The Clery Act is found in volume 20 of the U.S. Code, section 1092(f). Implementing regulations are enforced by the U.S. Department of Education and will be published in Title 34 of the Code of Federal Regulations, part 668.46.

[7] VAWA establishes rights for the “accuser and accused” in disciplinary proceedings relating to sexual assault, dating and domestic violence, and stalking. These rights includes the right to notification of final results including any sanction(s) and the rationale. Title IX establishes rights for “parties” to grievance procedures for resolving complaints of sex-based discrimination, including sexual harassment. See footnote 8 for explanation of which forms of sexual misconduct constitute sexual harassment.

[8] Non-consensual sexual intercourse is a form of sexual harassment. Non-consensual sexual contact and sexual exploitation may, depending on the circumstances, the severity and frequency, and any other unwelcome conduct, constitute sexual harassment. Domestic violence may constitute sexual harassment, if the criminal conduct is based on sex. Dating violence typically will constitute sexual harassment. Stalking may constitute sexual harassment, depending on the severity or frequency and whether the conduct was based on sex.

[9] Code of Virginia Section 23.1-806 defines sexual violence as physical sexual acts perpetrated against a person's will or where a person is incapable of giving consent. Sexual assault is a form of sexual violence. Domestic violence may constitute sexual violence, if the criminal conduct is based on sex. Dating violence typically will constitute sexual violence. Non-consensual sexual contact may, but typically will not, constitute sexual violence. Sexual exploitation and stalking typically are not sexual violence.

[10] Dating violence, domestic violence, and stalking are defined in accordance with the Clery Act, as amended by VAWA, and implementing regulations, and with Virginia law.

[11] Sexual assault is a VAWA offense. Statutory rape is defined under VAWA as “sexual intercourse with a person who is under the statutory age of consent.” In Virginia, statutory rape is not a legal term. There are several statutes that apply. While the penalties vary depending on the age difference between the parties and the age of the younger party, these laws criminalize sexual intercourse between someone who is 18 years of age or older and someone who is younger than 18.

[12] Incest is defined under VAWA as “sexual intercourse between persons who are related to each other within the degrees wherein marriage is prohibited by law.”

[13] A pat, slap, or touch on a student’s buttocks that is not made on the basis of sex may not be sexual misconduct; for example, an unwanted slap on a teammate’s rear. The nature, purpose and context will be considered in determining whether to address such conduct as sexual misconduct or as a violation of the rights of others under the Student Code of Conduct.

[14] Domestic violence is violence committed by:

- A current or former spouse or intimate partner of the victim or by someone else who has or had an intimate or familial relationship with the victim;
- A person with whom the victim shares a child in common;
- A person who is cohabitating with or has cohabitated with the victim as a spouse or intimate partner;
- A parent, child, step-parent or step-child, sibling (full or half), grandparent or grandchild of the victim;
- The victim’s mother-in-law, father-in-law, son-in-law, daughter-in-law, brother-in-law or sister-in-law, if he or she resides in the same home with the victim; or
[15] Dating Violence is violence committed by a person who is or has been in a social relationship of a romantic or intimate nature with the victim, other than Domestic Violence. The existence of such a relationship is determined based on the reporting party’s statement and with consideration of the length of the relationship, the type of relationship, and the frequency of interaction between the persons involved in the relationship.

[16] The reporting obligation relates to incidents occurring (or reported or suspected to have occurred) on William & Mary's Clery Act geography, which is its:

1. campus
2. public property bordering campus, and
3. non-campus areas leased or otherwise controlled by the university. This includes (for example) the Gloucester campus of VIMS, the William & Mary in Washington physical areas, the William & Mary Peninsula Center, and the university offices located in New Town.

Further information is provided in the Discrimination, Harassment, and Retaliation Policy, the Crime Reporting Policy and the Clery Act Guidance for Campus Security Authorities.

[17] For example, if a student tells a faculty member that she has been assaulted and the faculty then reports this as required to the Title IX Coordinator, but the student did not want any investigation.

[18] “Reporting party” typically refers to the victim or person experiencing the sexual misconduct, but may be a third party. If it is a third party, the wishes of the victim/person experiencing the sexual misconduct will also be considered.

[19] Certain examples are adapted with permission from Duke University’s Sexual Misconduct Policy.

[20] For classified and operational staff, the State Standards of Conduct (DHRM Policy 1.60); for professional staff, the Policy on Appointments and Termination for Professionals and Professional Faculty; for executive employees, the Employment Policy for Executives.
Appendix II: Weapons, Firearms, Combustibles, and Explosives

I. Proscribed conduct includes, but is not limited to:

A. Illegal or unauthorized possession of firearms, explosives, fireworks, other weapons, or dangerous chemicals or combustibles on College premises.

B. Use of any such item, even if legally possessed, in a manner that harms, threatens or causes fear to others.

C. Possession of counterfeit, replica, or blank-firing firearms or realistic-looking toy firearms, knives, or swords. Students may possess single-edged knives with blade lengths of three inches or less. Students who live in residence halls may possess kitchen knives; such knives must be stored out of sight when not in use.

D. Possession of pellet, paint, and bb guns.

II. Confiscation. The College reserves the right to confiscate weapons, fireworks, and any instruments, non-conforming toys, or other items that reasonably appear to be weapons or other prohibited items listed above, to hold those items for appropriate disposition, and to refer the possessor for disciplinary action.

III. Obtaining Permission to Possess. Any student who wishes to possess an object that is deemed a “weapon” by this policy on campus for any reason, including participating in an academic activity, club sport, or extra-curricular activity, must seek and obtain approval from the Dean of Students Office prior to bringing the object to the College. The College reserves the right to refuse permission to any request and/or to place conditions on the approval of such requests.

IV. Self-Defense Items. Students may possess mace, pepper spray, and other such items that are intended for self-defense purposes only. Use in other ways would constitute a violation of College regulations. Stun guns and Tasers are prohibited.
Appendix III: Alcohol Beverage Policy

I. The following conduct is prohibited by law:
   A. Possessing, purchasing, or consuming alcohol under the age of 21.
   B. Selling or providing alcohol to any person under the age of 21.
   C. Appearing intoxicated in a public area.
   D. Selling or serving alcoholic beverages to an intoxicated person.
   E. Possessing an open container of alcohol in a public area.
   F. Driving a vehicle under the influence of alcohol or with a blood alcohol level (as shown by a lawfully administered blood or breath test) in excess of that permitted for drivers by Virginia law.
   G. Bringing any type of alcoholic beverage into an Alcoholic Beverage Control (ABC) licensed facility or area, and taking alcoholic beverages out of an ABC area.

II. The following additional conduct is prohibited on campus at the College:
   A. Possessing alcohol in public. Public areas where alcohol is prohibited include all indoor and outdoor College property, unless an event has been approved through the College’s event registration process.\(^{45}\)
   B. Participating in drinking games or progressive drinking parties by students or guests.
   C. Possessing items used predominantly for drinking games (e.g., beer pong tables and beer bongs).
   D. Possessing “common containers” of alcohol, including but not limited to, kegs, pony kegs, beer balls, box wines and containers greater than 750 ml., and mixed alcoholic punch. The Office of Student Leadership Development may grant permission for the use of common container alcohol at special functions.

III. The following additional provisions apply to possession or consumption of alcoholic beverages in Residential Facilities:
   A. Alcohol is not permitted in common areas of residence halls, unless an event has been approved through the College’s event registration process. Common areas include lobbies, lounges, bathrooms, kitchens and hallways of residential spaces.
   B. Freshman Residence Halls:

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\(^{45}\) “Public areas” does not include a student’s residence hall room.
a. Alcohol is not permitted in any individual room in a freshman residence hall unless one of the residents is at least 21 years of age and the alcohol belongs to that resident. In freshman residence halls, guests of underage residents, regardless of the guest’s age, may not possess alcohol in any freshman residence.
b. Alcohol is not permitted in the public areas of freshman residences nor may functions with alcohol be scheduled in freshman residence halls.

C. Empty alcohol containers in residence hall facilities may constitute evidence of alcohol consumption or possession, and may, therefore, be subject to inspection and seizure, and residents may be subject to referral to the Office of Student Conduct.

D. Any person who desires to host and have alcohol available in his or her private residence hall room, apartment or lodge must register the event with the Office of Student Leadership Development if the number of individuals present is more than eight over the room, apartment, or lodge occupancy. Maximum occupancy restrictions of the room, apartment or lodge may not be exceeded.46

46 Refer to Residence Life Contract for occupancy information.
Appendix IV: Events Where Alcoholic Beverages Are Served

A. Scope: This policy applies to all student events and student organization sponsored events at which alcoholic beverages are served.

1. ABC Banquet/Special Event License: The College (and/or VA Department of Alcohol Beverage Control) may require a license from the Virginia Alcoholic Beverage Control Board for certain events. The event organizer is responsible to check and secure any license in advance. Allow two weeks for processing. Submission of an application for an ABC license does not guarantee approval. Students may obtain applications from the Office of Student Leadership Development.

2. Advertising (for non-private events):
   a) Advertising means publicity that promotes attendance at an event. It includes, but is not limited to ads, posters, flyers or electronic media.
   b) Advertising for private functions is not permitted.
   c) Advertising for campus-wide events, banquets or events with a Special Event License, or any event that involves the sale of alcohol must be limited to the campus.
   d) Information provided on the advertisement must be limited to the type of function, names of band or entertainment, location, and time.
   e) The advertisement for non-private events must include the name of the sponsoring organization and a statement indicating that a William and Mary ID and proof of age are required for entry into the event.
   f) Terms or illustrations descriptive of alcoholic beverages or which encourage or promote the consumption of alcoholic beverages (including but not limited to “cocktails,” “happy hours,” “beverages”) are prohibited.

3. Alternative Beverages and Food Items: Non-alcoholic beverages must be visible and available on the same basis as any alcoholic beverages served at approved functions. The event host is responsible for providing appropriate food items and sufficient quantities to last throughout the function as long as alcoholic beverages are present.

4. Entrance and ID checking:
   a) A completely sober individual (who has refrained from consuming any alcohol) must check to ensure that every guest either has a William and Mary ID card or is accompanied by a William and Mary student with a valid ID. An additional ID that provides proof of legal drinking age is required to consume alcohol. The use of false, altered, or borrowed identification of any type is lying, an infraction of the Honor Code, and is also a criminal offense.
   b) Wrist Bands/Hand Stamps- At functions where alcoholic beverages are served, sold, or consumed, the sponsoring organization must distinguish between those of age and those underage by either a separate drinking area or by use of wrist bands and/or hand stamps.
5. **Student Event Approval Committee:** References to the Student Event Approval Committee in this policy refer to designated staff from the Division of Student Affairs (referred by the Office of Student Leadership Development).

6. **Event Management:**
   a) All registered events require at least one “Event Manager.” The Event Manager takes full responsibility for management of the event. Events where the alcohol is served/provided by the hosting organization must have a TiPS® trained Event Manager. Events where the alcohol is served by licensed caterer are encouraged, not required, to have a TiPS® trained Event Manager.
   b) All Event Management Staff must be sober (have refrained from consuming any alcohol).
   c) Events where alcohol is provided/served by the hosting organization:
      i. If the event has more than 25 guests: at least one Event Manager and one server are required.
      ii. If the event has fewer than 25 guests: the Event Manager may also be the Server.
   d) Additional event management requirements:
      i. Two individuals stationed at main entrances for any event with more than 50 guests.
      ii. One individual stationed at each additional point of entry/exit.
      iii. Minimum of one monitor per 50 guests, whose purpose is to address violations of the alcoholic beverage policy that are not occurring at the bar and/or entrance to the event.
   e) The consumption of alcohol at/around/adjacent to events that have been scheduled or registered as non-alcohol is prohibited. Host organizations may be held responsible for alcohol consumption at events they register as non-alcoholic.

7. **Event Management Planning Meeting:** Student organizations hosting events with alcohol will be required to participate in at least one planning meeting with a representative of the Student Event Approval Committee in preparation for event(s) hosted with alcohol. This meeting should take place at least one week prior to the date of the event.

8. **Event Managers:**
   a) Are responsible for registering the event with The Office of Student Leadership Development and participating in an event management planning meeting with a representative of the Student Event Approval Committee.
   b) Are responsible for supervising the serving and management of alcohol.
   c) Are responsible for designating the Event Management Staff for the event and for ensuring that they carry out all responsibilities of the Event Management Staff.
   d) Are responsible for the process of checking identification and verification of those eligible to be served throughout the entire event.
e) Must be present in the area where the alcohol is being served and consumed throughout the entire event.

f) Must display notice at all entrances stating “Private Function. Members and invited guests only.”

g) May share responsibility with their organization and possibly face student conduct action and/or legal penalties for violating the provisions of this policy and/or the laws of the Commonwealth.

9. Event Termination: Events that fail to comply with the College’s Alcohol Beverage Policy or state law or with generally accepted rules of safety may be terminated by a member of the Student Affairs staff, law enforcement officers, including agents of the Virginia Alcoholic Beverage Control, or an appropriate fire or safety officer (depending on the circumstances).

10. Focus of Events: Progressive drinking parties, drinking games, and other activities where drinking alcohol is the principal attraction are not permitted.

11. Guests and Guest Lists (for private events): Individuals or groups sponsoring social functions are responsible for the actions of all guests in attendance at the event.
   a) All private events must have a guest list. Guests are defined as those individuals who are known to the host(s) of the function and have previously been identified as invited guests to the function.
   b) Guest lists must be approved by the Office of Student Leadership Development. Guest lists should be submitted electronically to SLD by 12 noon on the day of the function or no later than 12 noon on Friday for functions occurring on the weekend.
   c) The maximum number of guests on a guest list will be two and a half times the occupancy of the room, not to exceed 400 total, without an exception granted from the Student Event Approval Committee.
   d) At no time may the number of guests at a function exceed the maximum occupancy restrictions for that facility.
   e) The signed guest list must be turned into the Office of Student Leadership Development on the first business day following the event. Failure to turn in a guest list, prior to or following the event, may result in loss of privileges. The College reserves the right to confirm the accuracy of guest lists by reasonable means.

12. Outdoor Events:
   a) Outdoor events with alcohol will be approved on an individual basis based on the ability to be shielded from public view; control access; and the distance from residential or academic areas.
   b) Alcohol service must end by 12:30AM and the event must end by 1AM.
   c) Amplified music at outdoor events must have the volume reduced to a reasonable level after 11PM and must conclude by 12AM.
13. Public/Common Areas: Alcohol may be served and/or consumed only in public areas approved through the event registration process. Public areas include all indoor and outdoor College property. In residential facilities, common spaces include lobbies, lounges, kitchens, bathrooms and hallways.

14. Registering an Event with Alcohol:
   a) Functions at which alcohol will be served must be registered through the Office of Student Leadership Development, Campus Center 203. For all events at which alcohol will be served, completed forms must be submitted no later than one week prior to the event. Registration of an event also must include participation in Event Management Planning (see A.7. Event Management Planning Meeting).
   b) Area Directors/ADFSH must sign completed forms for events to be held in residential spaces.
   c) Forms for events that are approved must be picked up and displayed at the event or the event is considered “unauthorized.”
   d) For smaller, more spontaneous weekend events of fewer than 20 students, the host may submit a request, via an online form, to the Student Event Approval Committee by 12PM on the Friday preceding the event. The event is not considered approved unless the requestor or Event Manager receives an email from a representative from this committee. Student Leadership Development will provide notice of approval to the William and Mary Police and the appropriate Residence Life staff.

15. Security: The College may require professional security personnel to be present for any event that involves the serving or sale of alcoholic beverages. The Student Event Approval Committee will make this determination in consultation with W&M Police. The number of attendees, amount of alcohol present, location of the event, and potential for crowd control issues will all be factors in determining security for an event. W&M Police or professional security personnel may be required at registered events scheduled for the Sunken Garden, the Alumni House, and the Lake Matoaka Amphitheatre shelter and/or amphitheater.

16. Servers:
   a) Must be at least 21 years of age.
   b) Events where alcohol is served by students:
      i. Must be trained through participation at a TiPS® Training sponsored by the College.

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47 Student residence hall rooms are not considered public property.
ii. May share responsibility with their organization and possibly face disciplinary action and/or legal penalties for violating the provisions of this policy and/or the laws of the Commonwealth.

c) Events where alcohol is served by an establishment that does not hold an off-site catering license:
   i. Servers are not required to have participated in The College’s TiPS® or event management training.
   ii. Servers may not be students or employees of The College.

d) Events where alcohol is served by an establishment that does hold an off-site catering license:
   i. Servers are not required to have participated in The College’s TiPS® or event management training.

17. Serving of Alcoholic Beverages:
   a) Alcohol service is limited to one standard drink per person at the time of serving.
   b) Self-service disbursement of alcohol including bars, taps, and beer trucks or trailers with open taps are prohibited.
   c) No alcohol may be served or consumed in glass containers at functions in or on College owned or controlled facilities or grounds. This includes outdoor functions. Glass bottles are permitted, but all alcohol must be served to guests in plastic cups.
   d) Alcoholic beverages may not be served or consumed in academic buildings without the prior written approval of the Department Chair and the Student Event Approval Committee. Alcoholic beverages may not be served or consumed in the arena area (including the stands) of William and Mary Hall, in Zable Stadium, in any area of the Student Recreation Center, or on any athletic or intramural field without prior written approval by the Student Event Approval Committee in concurrence with the appropriate facility director or supervisor.
   e) The serving or consumption of alcohol at any activity or event related to membership recruitment, initiation or induction is prohibited.

18. Third Party Vendors: Caterers with the appropriate ABC issued off-site catering license may be used in place of Event Management Staff (an Event Manager is still required). A third party vendor must be a company, business, or establishment that is insured and has been issued a Mixed Beverage Caterer’s License by the Virginia Alcohol Beverage Control Board.

19. Timing of Events:
   a) The College may limit the number, frequency, and duration of events. The College will not approve functions with alcohol during the first week of each semester and after the last day of classes each semester, with the exception of officially scheduled events associated with Commencement. No events with alcohol may be scheduled during
reading and exam periods without prior written permission from the Student Event Approval Committee.

b) Alcoholic beverages may not be sold or served prior to 3PM Monday through Friday and 12 noon on Saturday and Sunday unless written permission is granted by the Student Event Approval Committee.

c) The maximum duration of an event with alcohol is five hours.

d) Functions scheduled Sunday through Thursday must conclude by midnight and events scheduled Friday and Saturday must conclude by 2AM unless prior written permission has been granted by the Student Event Approval Committee. Exception: outdoor events must end by 1AM (please refer to “outdoor events” item 10 above.

e) Events in residential areas must conform to the rules and times established by the pertinent hall council but may not exceed the above time limits under any circumstances.

20. TiPS® Training and Event Management Training: Eligibility to be either an Event Manager or a server requires the following:
   a) Participation in TiPS® training. All approved individuals must have completed TiPS® at least once in their William and Mary tenure.
   b) Participation in and completion of the Event Management training on line course in any academic year a person wishes to be eligible to be an Event Manager or server.
   c) Information on TiPS® Training and the Event Management training can be found on the Office of Student Leadership Development’s website.

21. Types of Alcohol: Beer, wine, malt beverages or wine coolers are the only alcoholic beverages that may be served and/or consumed at an event. Hard liquor is not permitted except under special circumstances approved in advance by the Student Event Approval Committee. Grain alcohol served in any form is strictly prohibited.

B. Types of Events (defined)

1. Campus-wide events are those limited to William and Mary students, faculty, staff, and their invited guests. In campus-wide events these restrictions apply:
   a) A Virginia ABC license is required or a licensed third party vendor must be used if the host is charging an admission fee or charging for drinks.
   b) Alcoholic beverages must be sold individually and not given away.
   c) Beer, wine, malt beverages or wine coolers are the only alcoholic beverages that may be served.
   d) Admission is restricted to persons who are at least 21 years of age, unless alcoholic beverages are confined to a separate restricted area that has been approved for that purpose or unless approved by the Student Event Approval Committee.
2. Private events are those to which attendance is limited to an invited group. In private events these restrictions apply:
   a) Announcement of the event may be by personal invitation only; advertising of the event is not permitted. Advertising includes, but is not limited to ads, posters, flyers, or electronic postings/messages.
   b) The percentage of the group’s membership, residents, and/or guest list that is of legal drinking age will be a factor in determining what quantity of alcohol may be served. A separate area may be required for the consumption of alcohol.

3. B.Y.O. (Bring Your Own) Events: Even though the attendees provide the alcohol, BYO events must conform to the same guidelines as all other events where alcohol is to be present. The student or organization sponsoring the event will control the collection, serving and disbursing of alcoholic beverages, a designated serving area will be established, and only one drink at a time may be obtained. Tickets or a punch card system must be in place for attendees to obtain beverages from the serving area, and hosts must adhere to food and alternate beverage requirements set forth in this policy. Deviations from these regulations must be approved in advance by the Student Event Approval Committee.

Nothing in the Alcoholic Beverages policies shall operate or be interpreted as assumption of liability by the College for any injury, damage, or loss caused by any student’s, sponsor’s or organization’s failure to comply with the foregoing policy. Each student, organization and sponsor is responsible for becoming informed and observing the law. Permission by the College to conduct any activity covered by these rules does not release the student, organization or sponsor from responsibility under applicable laws governing the activity. Student organizations or sponsors are not agents of the College and have no authority to make any representations or undertake any actions or contracts on behalf of the College.
Appendix V: Amnesty Policy

Student health and safety are of primary concern at the College. As such, in cases of significant intoxication as a result of alcohol or other substances, the College encourages individuals to seek medical assistance for themselves or others.

The Dean of Students Office will not pursue conduct charges against the following individuals for violations of the College’s Alcoholic Beverages or Drugs policies:

- The intoxicated student and
- Student(s) actively assisting the intoxicated student.

Actively assisting requires that an individual:

- Call William and Mary Police (221-4596 or 911) or seek another individual qualified to assess the student’s condition such as a Resident Advisor (RA) or other Residence Life professional and
- Monitor the intoxicated student’s condition.

The following are not covered by the Medical Amnesty Policy:

- Students waiting until the police or other authority arrive before seeking assistance
- Action by police or other law enforcement personnel
- Violations of the Code of Conduct other than the alcohol/drugs policy
- Possession with the intent to distribute drugs.

**Actions by the Office of Student Conduct:**

- The intoxicated student (and possibly those who were attending to/assisting the student) will be required to meet with a member of the Dean of Students staff who may issue educational requirements that may include, but are not limited to, alcohol and/or drug education, counseling, and/or a substance abuse assessment.
- Serious or repeated incidents will prompt a higher degree of concern/response.
- Failure to complete the educational assignments or treatment recommendations normally will result in disciplinary action.
- The student will be responsible for any costs associated with drug or alcohol education interventions.

**Application to Student Organizations:**

In circumstances where an organization is found to be hosting an event where medical assistance is sought for an intoxicated guest, the organization (depending upon the circumstances) may be held responsible for violations of the Alcohol Policy or Drug Policy. However, the organization’s willingness to seek medical assistance for a member or guest will be viewed as a mitigating factor in determining a sanction for any violations of the Alcohol Policy or Drug Policy.

**Disclosure of Amnesty Incidents:**
The College may disclose amnesty incidents when the student provides consent. The College also may disclose an incident if a student is applying for a position within Residence Life, the Conduct system, or Orientation or for study abroad if an incident occurred within one year of application or if the College has received subsequent alcohol or drug related incidents involving the student.

**Illustrative Examples:**

1) John and Sarah are at a party when Sarah begins to show signs of intoxication (slurred speech, unsteady on her feet). John decides to walk Sarah home. While walking, a WMPD officer sees Sarah walking unsteadily and stops her. The WMPD officer cites Sarah for underage possession/consumption of alcohol and public intoxication. John also is cited for underage possession/consumption.
   a. The Amnesty policy does not apply because John was not actively seeking medical attention for Sarah, and he did not seek out a qualified individual (such as an RA) to assess Sarah’s condition.

2) Ramon comes home to find his roommate, Zach, passed out on his bed. Ramon finds the RA who determines that Zach needs medical attention. The RA calls WMPD who sends EMS, and EMS transports Zach to the hospital. The RA documents the incident and notes that Ramon also appeared to be intoxicated.
   a. The Amnesty policy does apply to both Ramon and Zach because Ramon sought assistance from an RA for Zach. Both students will receive amnesty and will not receive disciplinary charges as a result of this incident. Both will receive some form of alcohol education as a result of this incident.

3) A Williamsburg Police officer observes a large group of people exiting the delis late one night. The officer observes Jean being held up by two of her friends; Jean is unable to speak coherently and is passing in and out of consciousness. The Williamsburg Police officer arrests Jean and transports her to jail.
   a. Jean will not receive amnesty because her friends were not seeking medical attention for her. Had the friends affirmatively called 911, Jean would receive amnesty and likely would have been transported to the hospital in lieu of being arrested (although our policy does not apply to the Williamsburg Police).

4) Alex is at a party of the Beta Iota Pi fraternity. Sometime during the party, Alex passes out. A member of the fraternity calls for medical assistance, and Alex is taken to the hospital. Alex’s friends later confirm that he had been consuming liquor at the party, and Alex is 19 years old.
   a. Alex will receive amnesty. Beta Iota Pi will not receive amnesty because the policy does not apply to organizations. However, the organization will receive a lesser sanction because its members called for assistance; conversely, had the organization not called for assistance, it would receive a harsher than normal sanction.
Appendix VI. Policy Notice Regarding Alcohol and Other Drug Use

In keeping with the Federal Drug-Free Schools and Communities Act Amendments of 1989, which require that all College students receive annual notice of the laws regarding alcohol and other drug use, the following information is offered:

Members of the College community enjoy a high degree of personal freedom, guaranteed by the United States, the Commonwealth of Virginia, and the College of William and Mary’s Statement of Rights and Responsibilities. That freedom exists within the context of local, State and Federal law and the obligations imposed by College regulations. The Student Handbook is the official document describing College policy for student behavior, the student discipline system of the College of William and Mary, and sanctions for violation of College policy.

- The College of William and Mary clearly prohibits the use and distribution of illicit drugs and the abuse of alcohol.
- Violations of local, State, or Federal law also constitute violation of College regulations.
- When a student is charged with a violation of law, it is the practice of the College to initiate its own disciplinary proceedings without awaiting court action. Behavior off-campus is subject to disciplinary action.

Alcohol Policy and Sanctions

All students of the College and their guests and all organizations must observe Virginia law as it pertains to the purchase and consumption of alcoholic beverages. Virginia law specifically states that persons under the age of 21 may not purchase, possess, or consume any type of alcoholic beverages. The sanctions for violation of this regulation shall range from warning to dismissal and will usually include alcohol education or treatment.

Drug Policy and Sanctions

For the purpose of these regulations, drugs are defined as including marijuana, hashish, amphetamines, LSD compounds, mescaline, PSilocybin, DMT, narcotics, opiates, and other hallucinogens, except when taken under a physician’s prescription in accordance with law.

College regulations, in conformity with Federal and State statutes governing drug use, provide the following:

- Manufacturing or providing drugs to others is prohibited. The penalty for violation of this regulation shall range from disciplinary probation to dismissal from the College.
- Possession or consumption of drugs is also prohibited. Possession of drug paraphernalia is prohibited. The penalty for violation of this regulation ordinarily shall range from probation to dismissal.

Sanctions for Students under the College Discipline System
Violations of College policy by students are addressed through the Student Conduct System or the Honor Council as appropriate.

When a student is found responsible for violating College regulations, the following sanctions may be levied individually or in combination with other sanctions: warning; loss or restriction of privileges; restitution; task participation (including for example, service to the community and/or participation in an educational program); disciplinary probation; probation with loss of privileges; suspension; indefinite suspension; and permanent dismissal. In extraordinary circumstances an interim suspension can also be imposed.

I. Legal Sanctions

Members of the William and Mary community should be aware of legal penalties applied for conviction in cases of drug and/or alcohol abuse. An offense is classified in the Code of Virginia as a misdemeanor or a felony, depending upon the type and the amount of the substance(s) involved.

Alcohol

Virginia’s Alcohol Beverage Control Act contains a variety of provisions governing the possession, use and consumption of alcoholic beverages. The Act applies to all students and employees of this institution. As required by the Federal Drug-Free Schools and Communities Act Amendments of 1989, the pertinent laws, and sanctions for violations, are summarized below:

1. It is unlawful for any person under age 21 to purchase or possess any alcoholic beverage. Violation of the law exposes the violator to a misdemeanor conviction for which the punishment is confinement in jail for up to twelve months and a fine up to $2,500, either or both. Additionally, such person’s Virginia driver’s license may be suspended for a period of not more than one year.

2. It is unlawful for any person to sell alcoholic beverages to persons under the age of 21 years of age. Violation of the law exposes the violator to a misdemeanor conviction for which the punishment is confinement in jail for up to twelve months and a fine up to $2,500, either or both.

3. It is unlawful for any person to purchase alcoholic beverages for another when, at the time of the purchase, he knows or has reason to know that the person for whom the alcohol is purchased is under the legal drinking age. The criminal sanction for violation of the law is the same as #2 above.

4. It is unlawful for any person to consume alcoholic beverages in unlicensed public places. Violating the law, upon conviction, exposes the violator to a misdemeanor conviction for which the punishment is a fine up to $250.

Controlled Substances and Illicit Drugs

The unlawful possession, distribution, and use of controlled substances and illicit drugs, as defined by the Virginia Drug Control Act, are prohibited in Virginia. Controlled substances are classified under the Act into “schedules,” ranging from Schedule I through Schedule VI, as defined in sections 54.1-3446 through 54.1-3456 of the Code of Virginia (1950), as amended.
As required by the Federal Drug-Free Schools and Communities Act Amendments of 1989, the pertinent laws, including sanctions for their violation, are summarized below.

1. Possession of a controlled substance classified in Schedules I or II of the Drug Control Act, upon conviction, exposes the violator to a felony conviction for which the punishment is a term of imprisonment ranging from one to ten years, or in the discretion of the jury of the court trying the case without a jury, confinement in jail for up to twelve months and a fine up to $2,500, either or both.

2. Possession of a controlled substance classified in Schedule III of the Drug Control Act, upon conviction, exposes the violator to a misdemeanor conviction for which the punishment is confinement in jail for up to twelve months and a fine up to $2,500, either or both.

3. Possession of a controlled substance classified in Schedule IV of the Drug Control Act, upon conviction, exposes the violator to a misdemeanor conviction for which the punishment is confinement in jail for up to six months and a fine up to $1,000, either or both.

4. Possession of a controlled substance classified in Schedule V of the Drug Control Act, upon conviction, exposes the violator to a misdemeanor conviction for which the punishment is a fine up to $500.

5. Possession of a controlled substance classified in Schedule VI of the Drug Control Act, upon conviction, exposes the violator to a misdemeanor conviction for which the punishment is a fine up to $250.

6. Possession of a controlled substance classified in Schedules I or II of the Drug Control Act with the intent to sell or otherwise distribute, upon conviction, exposes the violator to a felony conviction for which the punishment is imprisonment from five to forty years and a fine up to $500,000. Upon a second conviction, the violator must be imprisoned for not less than five years but may suffer life imprisonment, and fined up to $500,000.

7. Possession of a controlled substance classified in Schedules III, IV, or V of the Drug Control Act with the intent to sell or otherwise distribute, upon conviction, exposes the violator to a misdemeanor conviction for which the punishment is confinement in jail for up to one year and a fine up to $2,500, either or both.

8. Possession of marijuana, upon conviction, exposes the violator to a misdemeanor conviction for which the punishment is confinement in jail for up to thirty days and a fine up to $500, either or both. Upon a second conviction, punishment is confinement in jail for up to one year and a fine up to $2,500, either or both.

9. Possession of less than one-half ounce of marijuana with intent to sell or otherwise distribute, upon conviction, exposes the violator to a misdemeanor conviction for which the punishment is confinement in jail for up to one year and a fine up to $2,500, either or both. If the amount of marijuana involved is more than one-half ounce to five pounds, the crime is a felony with a sanction of imprisonment from one to ten years, or in the discretion of the jury or the court trying the case without a jury, confinement in jail for up to one year and a fine up to $2,500, either or both. If the amount of marijuana involved is more than five pounds, the crime is a felony with a sanction of imprisonment from five to thirty years.
II. Risks

The College of William and Mary is dedicated to the education of students and employees about risks associated with the abuse of alcohol and other drugs. Descriptions of some of these health risks are offered below. In addition, behavioral difficulties at work or in school, in relationships, and with the law can be linked to the abuse of alcohol and other drugs.
Effects of Alcohol

Alcohol consumption causes a number of marked changes in behavior. Even low doses significantly impair the judgment and coordination required to drive a car or walk home safely. Low to moderate doses of alcohol also are associated with increased incidence of a variety of aggressive acts, including sexual assault, vandalism, and fighting. Moderate to high doses of alcohol cause marked impairments in higher mental functions, severely altering a person’s ability to learn, memorize and perform academically, sometimes for weeks after the drinking occurrence. Very high doses cause respiratory depression and death. If combined with other depressants of the central nervous system, much lower doses of alcohol will produce the effects just described.

Repeated use of alcohol can lead to impairment, high tolerance, and dependence. Sudden cessation of alcohol intake is likely to produce withdrawal symptoms, including severe anxiety, tremors, hallucinations, and convulsions. Alcohol withdrawal can be life-threatening. Long-term consumption of large quantities of alcohol, particularly when combined with poor nutrition, can also lead to permanent damage to vital organs such as the brain and liver.

Mothers who drink alcohol during pregnancy may give birth to infants with fetal alcohol syndrome. These infants often have irreversible physical abnormalities and mental retardation. Research indicates that children of alcoholic parents have a greater risk of becoming alcoholics.

III. Area Resources Related to Substance Abuse

Students in the College community have access to several sources of assistance for substance abuse problems.

Campus Educational and Consultation Resources

- Substance Abuse Education—interactive group, individual and classroom education. (221-3631) http://www.wm.edu/offices/deanofstudents/services/ohe
- New Leaf Clinic--The New Leaf Clinic provides brief counseling (6-10 sessions), to students with issues related to the use of alcohol or other drugs. Counselors at the New Leaf assess students’ behaviors and attitudes relating to alcohol and other drugs with research-validated instruments and conduct interventions using Motivational Interviewing techniques. http://education.wm.edu/centers/newleaf/index.php
- Substance Abuse Health Educator—assessment, counseling, and education regarding the health effects of substance abuse for individuals and groups, as well as referrals to appropriate campus and community services. (221-3631) http://www.wm.edu/offices/deanofstudents/services/ohe
- The F.I.S.H. Bowl (Free Information on Student Health) has books, videos, CD Roms, computer tests, journals and research for students and faculty on substance abuse, sexual assault, wellness, relationships, and more. (221-3229)
- Counseling Center—limited assessment, counseling, and referral services for drug and alcohol related problems. (221-3620) http://www.wm.edu/offices/counselingcenter

Off Campus Support Groups
• Alcoholics Anonymous (AA)—a self-supporting fellowship based on a Twelve Step program that offers individual sponsorship, group meetings and membership to anyone interested in dealing with an alcohol problem. (Telephone assistance and meeting information: 595-1212) http://www.aavirginia.org/hp/va-intergroups.asp

• Al-Anon—families and friends of alcoholics receive help through this fellowship which explores the Twelve Steps and the experiences of others. (Telephone assistance and meeting information: 875-9429) http://www.va-al-anon.org/Meetings/district16.htm

• Narcotics Anonymous—individuals addicted to drugs may obtain help through this group. It offers a fellowship with other recovering addicts who help each other remain abstinent. (Telephone assistance and meeting information: 875-9314) http://www.usrecovery.info/NA/Virginia.htm

• Marijuana Anonymous—individuals dependent on marijuana may obtain help and support for abstinence. (Meeting information: 259-6164) www.marijuana-anonymous.or/pages/meetva.html

Off Campus Community Resources

Mental health services are generally covered by student’s health insurance plan.

i. Colonial Service Board’s Substance Abuse Unit—outpatient education and therapy for individuals, families and groups, with referral to inpatient services if needed. (220-3200 or www.colonialsb.org)

ii. Williamsburg Place, Substance Abuse Treatment Center for Adults—licensed by State of Virginia (JCAHO approved); outpatient treatment with a residential component. (565-0106 or 1-800-582-6066 or www.williamsburgplace.com)

The Counseling Center, LLC—offers mental health assessments, substance abuse screenings, intensive outpatient treatment, education groups, and individual counseling, as well as Aftercare. (757-229-4645; www.thecounselingctr.com)