Student misconduct (discipline) investigations – guidance for students

This guidance is for you if you are being investigated by us after an allegation that you may have broken University Regulation 8: Student Conduct. This guidance explains the steps involved in that investigation.

If you are being investigated by the police in relation to an incident that may also have broken University Regulations, we will normally start a disciplinary investigation. However, we may put the investigation on hold until the police investigation and any related court proceedings are complete.

If we have good reason to believe that you have committed a serious disciplinary or criminal offence, we may temporarily suspend you from your studies. We may also suspend or restrict your right to use some or all of our premises or facilities. These restrictions are sometimes called a ‘debarment.’

If we decide to suspend you from your studies or to restrict (debar) your access to certain areas or activities (or both), the Academic Registrar, or a person nominated by them, will write to you with details of that decision. The decision to suspend or restrict (debar) you would not be based on any judgement we have made on the possible outcome of the investigation. It is a preventative measure to protect all our students (including you), staff, and visitors.

The initial stage

The Investigating Officer will write to you to let you know that we have received an allegation about you and have started an investigation. This is normally within 10 working days of the allegation being made. The Investigating Officer will give you a summary of the allegation(s) against you and ask you to come to an interview.

The purpose of the interview is:

- to tell you about the allegations;
- to explain the disciplinary procedure;
- for you to respond to the allegations and give your account of what happened;
- for the Investigating Officer to ask questions in order to gather the facts of the case.

You may bring someone, referred to in the process as a Friend, with you to the interview. As set out in University Regulation 1, that person must be:

- a current member of our academic staff;
- a current registered student at the University; or
- a full-time Officer of the Guild of Students.

They must not be a witness to the alleged incident.

The Friend’s role is to act as an observer and give moral support. They cannot answer questions, translate for you, or interpret your responses.

When you come to the interview you should bring any information that you think is relevant to the investigation. If the information is about you, the Investigating Officer may use it during the investigation. The information may also be passed to a Committee appointed to make a decision on the case. If the information is about another person (for example, a relative), you will need to get their permission to give us the information for the purpose of this investigation.

You are expected to attend the interview. If you do not co-operate, the investigation will still go ahead. In addition, the Investigating Officer may add an allegation of ‘Contempt of the University’s disciplinary procedures by failure to cooperate with the University’s discipline authorities or otherwise’ (under paragraph 8.2.1.(x) of Regulation 8) to the investigation.

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During the investigation, a ‘hold’ may be placed on your student record. This means that your marks may not be formally processed and released to you online (in the usual way). You may also not be able to continue to the next stage of your studies (progress) or your graduation may be affected.

The interview
At the beginning of the interview the Investigating Officer will introduce themselves and anyone else who is there. Normally will normally be someone there to take notes. The Investigating Officer will:

- tell you the procedures that will be followed under Regulation 8; and
- give you the opportunity to ask questions about the procedures.

The Investigating Officer will confirm the allegations that have been made against you. You will not be allowed to see or receive copies of any statements or evidence at this stage, unless the Investigating Officer decides to give them to you. You will not normally be allowed to record the interview.

You will have the opportunity to respond to the allegations and explain your version of events. The Investigating Officer will ask you questions to try and find out the facts of the case.

You can talk to the Investigating Officer about whether any other people may be able to provide information or evidence relating to the case. You can suggest potential witnesses that you would like the Investigating Officer to contact. However, only the Investigating Officer can decide if it is necessary or appropriate to do so. If you provide witness statements at the interview, they must include contact details in case the Investigating Officer needs to ask the witness any questions.

At the end of the interview, the Investigating Officer will tell you the next steps. They will also tell you if they think there is enough evidence to make a decision at this stage. The Investigating Officer may need to gather more information before reaching a decision, and they may need to have more than one interview with you.

The Investigating Officer will normally give you a copy of the notes at the end of the interview or shortly afterwards.

What happens next?

The University investigation is an evidence-based process and decisions are made on the balance of probabilities. Possible outcomes include:

- No further action
- Summary action
- Referral to the College Misconduct Committee

Summary (low level) sanction

For less serious offences it is possible to agree a ‘summary sanction’. This is a formal lower-level penalty that you can agree with the Investigating Officer if you admit the offence and agree to receiving a sanction.

The possible summary sanctions, as set out in paragraph 8.3.2 of Regulation 8, are as follows:

- A formal written warning (also known as a reprimand)
- A fine
- Community Service
- An agreement (sometimes called an undertaking) that you behave appropriately and co-operate with appropriate personal or academic support
- Making good any damage
• Being barred from University residences (halls) if you were visiting or using the facilities when the offence was committed.

If you accept a summary sanction, this will be confirmed in writing. The case will then be closed immediately unless there are other actions to be completed, such as those set out in any undertaking you are agreeing to.

**Referral to the College Misconduct Committee**

The case will be referred to a College Misconduct Committee (CMC) if:

- you deny the allegation;
- you do not agree to a summary (low level) sanction; or
- the offence is considered more serious than one which a summary sanction could be appropriate for.

If the matter is referred to the Committee, we will normally tell you this in writing.

The Investigating Officer will complete the investigation and prepare their report as soon as possible. The report will set out the allegations and the evidence they think is relevant to the case (for example, copies of witness statements). You will be asked to respond to this report and can provide any further evidence or information you want the Committee to consider.

The Committee will normally aim to consider your case within six to eight weeks of the Investigating Officer's report being sent to you. There may be times when delays cannot be avoided (for example, if the police are investigating the matter or if staff or witnesses are not available for a good reason). You will be sent (normally by email) all the papers that will be seen by the Committee at least 10 working days before the date of the Committee hearing.

Whilst any misconduct and fitness to practise proceedings are underway (including any appeal to the University Misconduct and Fitness to Practise Committee), you may not be able to use certain services (such as SCONUL), continue with your studies or graduate.

**Confidentiality**

The Investigating Officer does not normally tell your College that you are being investigated unless it is appropriate and relevant to do so. The Investigating Officer may need to contact members of staff or other students as part of the investigation, but only if this is necessary. If there is a criminal investigation, we may need to pass information to the police.

All cases will be recorded on the Student Conduct database. We will keep this information in line with our record-retention policy. We will normally store any documents for seven years before we destroy them.

**Help and Support**

We recommend that you contact Guild Advice at the Guild of Students for advice about the investigation. If the matter is referred to a Committee, the Guild of Students may be able to help you prepare your case for the hearing. A full-time Guild Sabbatical Officer could also come to the hearing with you. The Investigating Officer would not be able to give you advice on how to prepare your case. Further information about Guild Advice can be found on their website: [www.guildofstudents.com/support/guildadvice/contactus/](http://www.guildofstudents.com/support/guildadvice/contactus/)

You may also want to consider whether you need to make use of any University procedures, including the Code of Practice on Extenuating Circumstances. Your School Wellbeing Officers, Guild Advice or your Personal Tutor would be able to tell you about any procedures you could follow. More information about advice and support services is available on the Student Conduct webpages: [www.intranet.birmingham.ac.uk/conduct/help](http://www.intranet.birmingham.ac.uk/conduct/help)
If you need evidence of the investigation for other procedures, you can ask the Investigating Officer or Student Conduct Administrative Co-ordinator for written confirmation.

Information on University regulations can be found on the intranet:
https://intranet.birmingham.ac.uk/as/registry/legislation/codesofpractice/index.aspx