Student Disciplinary Procedure (Reporter)
Effective from 1 September 2022

This procedure is applicable to all registered students and should be read in conjunction with the Student Disciplinary Policy and any relevant investigation protocol. Reports against admitted students not currently registered at the University will be investigated at the discretion of the Academic Registrar.

This document sets out what a Student Reporter can expect if they make a report of misconduct about another student.

If you are a Student Responder – i.e. the subject of disciplinary proceedings because a report of misconduct has been made against you - we recommend you read a different version of this procedure which will outline what you can expect to happen.

Please note that the University does not seek to address minor disputes or disagreements between students.

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INTRODUCTION

Newcastle University has a Student Charter – Rights and Responsibilities that sets out the University’s expectations for the standards of conduct of ALL of its students. These behavioural values are essential to the proper functioning of an academic community and include:

- Behaving in a responsible manner that will foster mutual respect and understanding between all members of the University community;
- Behaving and communicating in ways that are unlikely to offend others;
- Complying with all reasonable requests from University employees;
- Being considerate to neighbours, especially in relation to noise levels and rubbish;
- Acting within the law.

The Student Disciplinary Procedure is used to investigate all reports of non-academic misconduct made against a student. It is not used for:

- Academic misconduct (i.e. cheating). Reports of academic misconduct are investigated under the Procedure for Assessment Irregularities.
- Complaints regarding the actions of a University employee. Concerns about the behaviour of any University employee should be raised via the Student Complaints and Resolution Procedure.

The Student Disciplinary Procedure includes four investigation protocols that give more information on how the following specific misconduct categories will be investigated by the University:

- Discrimination and Hate-Related Misconduct;
- Sexual Misconduct and Harassment;
SUPPORT AND GUIDANCE

We understand that being involved in disciplinary proceedings can be a stressful experience. You may find it helpful to seek support and advice via the following services:

- Student Health and Wellbeing Service
- Student Progress Service
- Student Advice Centre of the Students’ Union

If you are required to attend any meetings throughout this process, you may choose to be accompanied by a friend or supporter. We strongly encourage you to access this support. Please see the [guidance on the role of a friend or supporter](#) which outlines the role your friend or supporter may take in any proceedings. Your friend or supporter may not represent you, answer questions on your behalf or cross-examine witnesses, but may be asked to contribute a statement if appropriate.

TERMINOLOGY

**Authorised Person**: an employee of the University who is authorised to undertake disciplinary investigations. This is usually a Head of School or Accommodation Manager for Level 1 cases, and a member of the Student Progress Service for Level 2 cases. The Authorised Person may nominate another senior colleague to act on their behalf.

The Academic Registrar, or nominee, is a senior member of staff in the University with responsibility for considering and determining reports of student misconduct.

**Authorised Person**: Is a person authorised to undertake Level 1 student disciplinary investigations on behalf of the University.

A **Case Officer** is a member of the Student Progress Service authorised to undertake Level 2 student disciplinary investigations on behalf of the University.

**Disciplinary Appeal Committee**: a Committee made up of two independent senior University employees, appointed by the University Disciplinary Convenor and who were not involved in the original investigation, and a Students’ Union Sabbatical Officer, whose role is to assess an appeal against a Disciplinary decision or sanction.

**Disciplinary Convenor**: An academic employee appointed by the University Education Committee (UEC) to convene Student Disciplinary and Disciplinary Appeal Committee hearings.
Sanction: a penalty that is imposed on a student when it is decided that there has been behavioural misconduct. See Appendix 1 for a list of examples of misconduct and their likely sanctions.

Student Disciplinary Committee: a Committee made up of one or three impartial senior University employees, chosen by the University Disciplinary Convenor, whose role is to assess evidence presented to them and decide on an outcome and any related sanctions. Members of Student Disciplinary Committees are appointed by the University Education Committee and undergo extensive training on numerous topics relating to disciplinary cases.

The Student Progress Service, is the service appointed by the Academic Registrar to act on the Academic Registrar’s behalf, with the Head of Service and Case Officers, being responsible for undertaking formal Level 2 investigations into all reports of student misconduct both on and off campus and reporting any Level 3 cases at the Student Disciplinary Committee, convened to hear the case.

Student Reporter: A student who makes a report of misconduct about another student.

Student Responder: The student who is the subject of a report of misconduct.

STUDENT DISCIPLINARY PROCEDURE

There are three levels at which a disciplinary decision may be considered:

- **Level 1: Local Resolution**
  Most reports of minor misconduct are dealt with locally. An Authorised Person in the Student Responder’s School, service or residence may investigate the reported circumstances and decide on appropriate action to be taken.

- **Level 2: Formal Investigation**
  Where reports of misconduct are not minor, there is repeated or persistent misconduct, or there has been a lack of engagement with the Level 1 process, a formal investigation will take place. A Disciplinary Case Officer will be appointed from the Student Progress Service to investigate the case and the outcome will be determined by the Academic Registrar after consideration of all the available evidence.

- **Level 3: Student Disciplinary Committee**
  Where the Academic Registrar determines that a case is sufficiently serious, the case will be referred to a Student Disciplinary Committee for further consideration.

When you make a report of misconduct about a registered student, it may be investigated and determined at any level, it does not necessarily need to progress through each of the levels in turn, and the case can be forwarded to a higher level if the Authorised Person feels it would be more appropriate.

To ensure there is no conflict of interest, each disciplinary situation is handled by an Authorised Person or Case Officer who has no prior involvement in the case.
What happens first?

- When you make a report of misconduct against another student or students, an Authorised Person or Case Officer will be appointed to the case; their role will be to investigate the report.
- You will be provided with a named contact in the Student Progress Service, who will liaise with you throughout the process, answer any questions you may have about the procedure, and keep you informed about the progress of the case. This is separate from any support from the Student Health and Wellbeing Service you are currently receiving.
- If you are disabled or have any additional support needs, you can request reasonable adjustments or other arrangements and the University will seek to put in place for you while your disciplinary case is being considered.
- You may wish to speak to your personal tutor/supervisor about submitting a Personal Extenuating Circumstances form for consideration if you feel your studies may have been/may be adversely affected by the Disciplinary investigation.
- You will be given an opportunity to provide a written statement to the University to explain the circumstances of the report. This statement and any accompanying evidence will be shared with the Student Responder and any friend or supporter they choose to accompany them to any formal meeting. While we understand that this may be distressing to you, it is necessary for them to be aware of the full details of the report we are asking them to respond to, so that an investigation can be carried out fairly and in line with the principles of natural justice. (For more information, see the section on Confidentiality below)
- You may be invited to attend a meeting to discuss the details of the report, provide clarification, and for relevant facts and evidence to be gathered. You may bring a friend or supporter along to the meeting with you, as outlined in the Support section.
- If you don’t wish to attend a meeting, you can submit a statement for consideration in any disciplinary case, or you can ask for your initial report/Police Disclosure to be investigated without your further involvement.
- Notes will be taken of any meetings you are asked to attend, but these will not be word for word and meetings will not be recorded. You will be provided with a copy of the notes of any meetings you attend, normally with the exception of formal hearings (for example, Student Disciplinary Committees or Appeals Committees).
- During, or at the conclusion of a disciplinary case, whether misconduct has been established or not, the University may decide to place an instruction on the Student Responder. Possible instructions include:
  - No direct or indirect contact with you or any witnesses, by any means including in-person, email, telephone, text message, via third parties or on any
social media platforms; This would normally include a similar restriction on the Student Reporter and any of their witnesses.

- Avoidance of certain areas or activities, including Students’ Union Clubs and Societies;
- Imposition of restrictions on the Student Responder’s timetable;
- Imposition of restrictions on movement within University residences.

Level 1: Local Resolution

Most reports of minor misconduct are considered and determined by an Authorised Person in the Student Responder’s School, service or residence.

After considering all the evidence available to them, the Authorised Person will decide on an appropriate outcome, which may include sanctions being imposed on the Student Responder.

You will be informed, in writing, of the outcome of your case by the Authorised Person and will be given details of how to appeal any decisions you are dissatisfied with.

Under some circumstances, the Authorised Person may decide it is more appropriate for your case to be referred to Level 2 of this procedure. These circumstances include where:

- The reported misconduct is more serious than initially understood;
- The case involves repeated or persistent misconduct;
- The Student Responder has not engaged fully with the Level 1 investigation.

Level 2: Formal Investigation

Where reports of misconduct are more serious, there has been repeated or persistent misconduct, or the Student Responder has not engaged fully with the Level 1 process, a Level 2 formal investigation will take place.

A Case Officer will be appointed to investigate the case and the outcome (including any sanctions for the Student Responder) will be determined by the Academic Registrar after consideration of all the available evidence.

When the case has been determined, you will be informed in writing whether misconduct was established, whether any sanctions were imposed, whether any precautionary actions (such as no-contact instructions) are to remain in place, and whether the Responder remains a registered student. You will also be given details of how to appeal any decisions you are dissatisfied with.

Where the Academic Registrar decides that the reported misconduct is sufficiently serious, the case will be referred to a Student Disciplinary Committee instead, to be considered under Level 3 of this procedure.

Level 3: Student Disciplinary Committee

More complex and/or very serious reports of misconduct will be investigated by a Student Disciplinary Committee.
You will be informed in writing if the case is being referred to a Student Disciplinary Committee, and you will be invited to attend the hearing to present your own evidence and answer any further questions by Committee members. You will be notified in writing of the constitution of the Student Disciplinary Committee. If you have any concerns about the impartiality of any member of the Student Disciplinary Committee, you may write to the Head of the Student Progress Service within 5 working days to request a review of the Committee membership.

If you choose to attend the Student Disciplinary Committee hearing, you will be provided with all documentation in advance. If you choose not to attend, you will still have the opportunity to submit an impact statement for consideration by the Committee.

If you would like to request any witnesses to be called in support of your report, you need to do this at least five working days in advance of the Student Disciplinary Committee hearing by notifying the Committee Secretary. The Chair of the Committee may then request the presence of witnesses, but is unable to compel their attendance.

If either you or your supporting person are unable to attend the scheduled date of the Student Disciplinary Committee hearing, you may request for it to be rescheduled. This request will be considered by the Chair of the Committee. The Student Disciplinary Committee hearing can only be rescheduled once, and it must ideally be held within 10 working days of the original date proposed.

At the Student Disciplinary Committee hearing, the Student Responder will be given the opportunity to answer questions and present their version of events surrounding the reported circumstances. You (and any witnesses) will also be given the opportunity to answer questions and, if appropriate, provide an impact statement for consideration by the Committee.

After consideration of all the evidence available to them, the Student Disciplinary Committee will make a decision on an appropriate outcome, including any sanctions for the Student Responder. There is a defined list of possible sanctions that are appropriate at this level (see Appendix 1). These are also given under the four protocols that accompany this procedure.

You will be informed of the outcome of the Student Disciplinary Committee hearing, whether any precautionary actions (such as no-contact instructions) are to remain in place, and whether the Responder remains a registered student. You will also be given details of how to appeal any decisions you are dissatisfied with.

**Risk assessment and precautionary measures**

If the reported misconduct relates to behaviours that could pose a risk to the safety or security of any member of the University community, or to the University’s reputation, a Risk Assessment will be carried out. You may be asked about your personal circumstances as part of this process.

The information will be gathered by the Case Officer during the initial meetings with you and the Student Responder and will be forwarded to a Risk Assessment panel who will decide...
whether any precautionary measures should be put in place to safeguard or support you or anyone else. Examples of precautionary measures include:

- Alerting the Student Health and Wellbeing Service to the reported misconduct to allow them to conduct wellbeing checks and offer support;
- Imposing no-contact instructions between the Student Responder and the Student Reporter (and any witnesses, if applicable);
- Temporarily suspending the Student Responder from the University, or from certain parts of the campus, while the investigation is ongoing.

Any precautionary measures imposed will be subject to regular review by a Risk Assessment Panel, and do not imply that the University has judged the Student Responder guilty of misconduct.

You have the right to appeal against any precautionary measures imposed. To do so, you should write to the Academic Registrar via casework@ncl.ac.uk to request a review of the Risk Assessment Plan.

**What happens if the police/criminal justice system is involved?**

If your report is also being investigated by the Police or the criminal justice system, the University may decide to put its internal investigation on hold until the external proceedings have reached a conclusion. Precautionary actions, such as no-contact instructions or temporary suspensions, may still be taken.

The University is not bound by the outcome of any police or criminal proceedings, but it may choose to take these into account when determining the outcome of the case.

**Confidentiality (see Student Disciplinary Policy)**

In line with the principles of natural justice, the Student Responder has the right to be made aware of any report and all available evidence against them. If your report or any accompanying evidence includes personal or sensitive information you do not wish to share with the Student Responder you can let us know and we will work with you to redact any relevant information, as appropriate.

The University will not normally investigate reports made about another student anonymously. However, if you wish to make a report in confidence, we can discuss whether it may be appropriate for your name and any other identifying details to be removed from your report before it is shared with the Student Responder. This will usually take place as part of a wider risk assessment exercise.

The Student Disciplinary Procedure is an internal and confidential process. It is important that you - and any friend or supporter you choose to accompany you to meetings - should respect this confidentiality and treat all information as confidential. Where confidentiality is breached, this may be treated as an act of misconduct.

Sometimes it is necessary to share details of the Disciplinary investigation with other University employees so that appropriate processes can be followed and support can be
offered to all affected parties. In these instances, case details will be limited and the information will be shared in confidence, in line with General Data Protection Regulations.

If, during the course of the investigation, any safeguarding issues are identified or if the University believes that you or someone else is at serious risk of harm, we have a legal duty to follow safeguarding procedures and refer the matter to the Student Health and Wellbeing Service in the first instance. We will normally inform you of this in advance of any referral being made.

Appeals

Both you and the Student Responder have the right to appeal. You may appeal against:

- Any interim precautionary measure or specific instruction;
- Any decision and/or sanction imposed upon the Student Responder.

Appeal requests must be submitted in writing to casework@ncl.ac.uk within 21 days of the date of the Decision Letter.

You should carefully consider your reasons for appeal so that you can explain why you are appealing. Your reasons should include at least one of the following:

- New material evidence is available that was not previously reasonable available;
- Procedural irregularity;
- Bias or prejudice;
- Excessive or inappropriate sanction;
- The decision was one that no reasonable person/committee could have reached on the evidence available.

The Disciplinary Convenor will decide whether or not your appeal meets the grounds to be admitted. If the Disciplinary Convenor agrees that there are grounds for appeal, the appeal will be considered as follows:

- **Level 1 or 2 cases**
  The Disciplinary Convenor will appoint a member of the Disciplinary Panel who was not involved with the original case to consider your appeal. They may review your appeal based on your written submission only, or they may call a Disciplinary Appeal Committee hearing if they believe this would give more appropriate consideration to the case.

- **Level 3 case**
  The appeal will be considered by a Disciplinary Appeal Committee. You may be invited to attend an appeal hearing or the Committee may decide to review your appeal based on any written submission alone. The Disciplinary Convenor will decide whether a full re-hearing is required or only a reconsideration of the sanction.

The arrangements for an appeal hearing are the same as for a Student Disciplinary Committee hearing, although with new Committee members. The decision of the appeal may confirm, change or remove the original disciplinary decision.
If the Disciplinary Convenor determines that there are no grounds to your appeal, the appeal request will be dismissed. The decision of the Disciplinary Convenor or Disciplinary Appeal Committee is final. At that point the procedures of the University will be exhausted and you will be issued with a Completion of Procedures letter.

**What if you are not satisfied with the final outcome once all University procedures have been completed?**

The Office of the Independent Adjudicator for Higher Education (OIA) runs an independent scheme to review student complaints. The University subscribes to this scheme. If you are dissatisfied with the outcome offered by the University, you can seek an external review by submitting a complaint via the [OIA website](http://www.oia-uae.ca).

Complaints to the OIA must be submitted within 12 months of the date of the Completion of Procedures letter.
Quick guide: how will my case be handled under the Student Disciplinary Procedure (where the Responder is a Newcastle University student)?

**Level 1 (Informal) report made**
Reporter informs School/Service that they have experienced misconduct by another Newcastle University student. Local investigation is carried out and Reporter is informed of outcome.

**Level 2 Report made/Review requested**
Reporter makes formal Level 2 report of misconduct or requests review of Level 1 outcome. Case officer is appointed to undertake investigation. Responder is assigned a dedicated contact and invited to attend a meeting to discuss report and/or submit a written statement.

**Responder informed**
Responder is informed in writing of report and given opportunity to submit a written statement. Responder is given a named contact from the Student Progress Service and invited to attend interview.

**Precautionary action**
The University will gather information about the Reporter and Responder’s personal circumstances and decide if any interim precautionary measures are necessary (e.g. support from Student Health and Wellbeing, temporary suspension, no contact instruction, temporary barring from part or all of campus).

**Review of case**
Academic Registrar (or nominee) to decide on outcome of case after consideration of all available evidence.

**Refer to Level 3**
Academic Registrar deems the case sufficiently serious and/or complex to warrant a Student Disciplinary Committee Hearing. Hearing scheduled and both parties invited to attend and given the opportunity to present their version of events.

**Level 2 outcome**
Reporter and Responder both informed of outcome of investigation and any sanctions imposed. Both parties have right to appeal decision within 21 days of notification.

**Level 3 outcome**
Student Disciplinary Committee makes decision on appropriate outcome and any sanctions imposed.

**Appeals**
If dissatisfied with the outcome or sanction, either party has the right to appeal.

**Complete initial investigation and formal stages within 90 days**

**Request Level 2 review within 14 days of Level 1 outcome**

**Appeals considered within 30 days**

**Log appeal within 21 days of receipt of Statement of Reasons outlining decisions made**
Appendix 1: Examples of misconduct and possible sanctions

<table>
<thead>
<tr>
<th>Example of misconduct</th>
<th>Indicative level of procedure</th>
<th>Likely sanction</th>
</tr>
</thead>
<tbody>
<tr>
<td>Obstruction of, or interference with, the activities of any student, visitor, or employee of the University.</td>
<td>Level 1</td>
<td>- Caution - Written warning</td>
</tr>
<tr>
<td>Intentional or reckless damage to the property of the University or members of its community.</td>
<td>Level 1</td>
<td>- Caution - Written warning</td>
</tr>
<tr>
<td>Misuse or unauthorised use of University premises, facilities or property.</td>
<td>Level 1</td>
<td>- Caution - Written warning - Antisocial fines</td>
</tr>
<tr>
<td>Acts of dishonesty, including theft, deceit or deception.</td>
<td>Level 1 or 2</td>
<td>- Caution - Written warning - Antisocial fines</td>
</tr>
<tr>
<td>Obstruction of, or improper or fraudulent interference with, attendance monitoring of any student by the University.</td>
<td>Level 1</td>
<td>- Caution - Written warning - Antisocial fines</td>
</tr>
<tr>
<td>Using another student’s smartcard to provide a false identity.</td>
<td>Level 1</td>
<td>- Caution - Written warning - Antisocial fines</td>
</tr>
<tr>
<td>Failure to treat others fairly and with respect. This applies to all communication methods both online and offline.</td>
<td>Level 1 or 2</td>
<td>- Caution - Written warning - Final warning - Antisocial fines</td>
</tr>
<tr>
<td>Behaviour which brings the University into disrepute.</td>
<td>Level 1 or 2</td>
<td>- Caution - Written warning - Final warning - Antisocial fines</td>
</tr>
<tr>
<td>Failure to comply with a previously-imposed Disciplinary sanction, or failure to cooperate with a University disciplinary investigation when requested to do so.</td>
<td>Level 2 or 3</td>
<td>- Written warning - Final warning - Antisocial fines - Suspension - Deferred expulsion - Expulsion with immediate effect</td>
</tr>
</tbody>
</table>

External ombudsman

If you remain dissatisfied with the outcome, you can submit a complaint to the Office of the Independent Adjudicator via the OIA website.
<table>
<thead>
<tr>
<th>Behaviour</th>
<th>Level 2 or 3</th>
<th>Consequences</th>
</tr>
</thead>
</table>
| Anti-social behaviour and/or noise nuisance, including noise disturbance in the local community. | - Caution   
- Written warning   
- Final warning   
- Antisocial fines   
- Suspension   
- Deferred expulsion   
- Expulsion with immediate effect | Level 2 or 3 |
| Harassment of any student, employee, or visitor to the University. This includes bullying, hate-related incidents and discrimination related to a person’s actual or perceived age, disability, gender, race or ethnicity, religion or belief, pregnancy or maternity, sex, sexual orientation, or socio-economic status. | - Caution   
- Written warning   
- Final warning   
- Antisocial fines   
- Suspension   
- Deferred expulsion   
- Expulsion with immediate effect | Level 2 or 3 |
| Behaviours prohibited on organised student socials (including dangerous initiations). | - Caution   
- Written warning   
- Final warning   
- Antisocial fines   
- Suspension   
- Deferred expulsion   
- Expulsion with immediate effect | Level 2 or 3 |
| The use of inappropriate behaviours or language directed towards another person. Examples include being violent, threatening, coercive, indecent, abusive, aggressive, humiliating, inconsiderate or disrespectful whether in person or via text, telephone, email or social media. | - Caution   
- Written warning   
- Final warning   
- Antisocial fines   
- Suspension   
- Deferred expulsion   
- Expulsion with immediate effect | Level 2 or 3 |
| Conduct which constitutes or may constitute a criminal or unlawful offence. | - Caution   
- Written warning   
- Final warning   
- Antisocial fines   
- Suspension   
- Deferred expulsion   
- Expulsion with immediate effect | Level 2 or 3 |
| Dealing drugs | - Caution   
- Written warning   
- Final warning   
- Antisocial fines   
- Suspension   
- Deferred expulsion | Level 2 or 3 |
<table>
<thead>
<tr>
<th>Misconduct</th>
<th>Level</th>
<th>Sanctions</th>
</tr>
</thead>
</table>
| Physical violence towards another person.                                 | Level 2 or 3 | - Caution  
- Written warning  
- Final warning  
- Antisocial fines  
- Suspension  
- Deferred expulsion  
- Expulsion with immediate effect |
| Any sexual misconduct, including harassment, stalking, assault, or violence. | Level 2 or 3 | - Caution  
- Written warning  
- Final warning  
- Antisocial fines  
- Suspension  
- Deferred expulsion  
- Expulsion with immediate effect |

Further examples of misconduct relating to specific categories, including their indicative levels of investigation and likely sanctions can be found in the following Investigation Protocols:

- [Anti-Social Behaviour and Noise Nuisance](#)
- [Dangerous Behaviours at Organised Student Socials (including dangerous initiations)](#)
- [Discrimination and Hate-Related Misconduct](#)
- [Sexual Misconduct and Harassment](#)