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I. LAW SCHOOL POLICIES

1. ABA DISCLOSURE

The ABA disclosure can be found on our website at: http://law.mercer.edu/about/consumer/

2. ACADEMIC INTEGRITY POLICY

Mercer University strives to be a Community of Respect that includes respect for academic integrity. Students operate under an honor system and will exhibit the values of honesty, trustworthiness, and fairness regarding all academic matters. Students, faculty, and staff are expected to report any violations in the forms of, but not limited to, cheating, plagiarism, and academic dishonesty to the honor council appropriate for their campus and program.

Procedures related to Honor Systems and Academic Integrity are outlined in the specific handbooks for each campus and can be found on the Provost website at http://provost.mercer.edu/handbooks.

3. ARTICLE XIX ALCOHOL POLICY/STUDENT BAR ASSOCIATION (SBA)

This policy is applicable to all Mercer Law Students

1. No funds allocated to the Student Bar Association or any other organization shall be used to purchase alcohol for SBA or other organization social events.

2. All social events shall be no longer than four hours.

3. All events are to be held at public venues. No events shall be held at personal residences.

4. At any social event hosted by SBA or a student organization off campus, where alcohol can be purchased, there shall be a non-law-student trained and certified bartender who is at least 21 years of age, who will serve the alcohol, and that person shall have the power not to serve a visibly intoxicated individual.

5. At any social event hosted off-campus by SBA or a Student Organization where alcohol is available for purchase, free taxis must be provided. [Taxi service (2-4 cabs) at the end of the event will be available].

6. The SBA Board of Governors will also oversee voluntary designated drivers at each social event.
Student organizations that host small events for their members, where alcohol is available for purchase, may provide 4-5 designated drivers, in lieu of taxi cabs, with permission from the SBA.

7. The SBA will provide educational seminars on the dangers associated with alcohol consumption, and the ramifications of DUI charges and/or other arrests.

8. There must be substantial food available at no cost to any student at any event where alcohol is available for purchase.

9. There must be alternatives to alcohol available for students at no cost.

10. Any alcohol related problem at a social event hosted by SBA or a student organization off campus shall be reported to the SBA President and to the Dean of Students within one day of the event.

11. Failure to comply with this alcohol policy shall result in sanctions by the SBA Board of Governors, including, but not limited to, revocation of organization charters and financial penalties.

12. Exceptions to the above policy can only be made by application to the Faculty Student Affairs Committee, and must be made two weeks in advance of any event.

4. GUIDELINES REGARDING TRANSIENT STATUS

Transient Student Status for Students from Other Law Schools
At the discretion of the Associate Dean, a student of another accredited law school may be admitted to this Law School as a transient student, provided that the other law school also approves the arrangement and is willing to grant a degree based upon credits received at Mercer.

Transient Student Status Elsewhere for Mercer Law Students
A. Mercer law students who attend summer school programs of other fully accredited law schools will be given credit toward graduation at Mercer for the courses successfully completed at such schools upon approval of the Associate Dean.

B. At the discretion of the Associate Dean, a Mercer law student may be allowed to attend another fully accredited law school other than in a summer program as a transient student, for a period not to exceed one academic year, with the credits received being applied toward graduation at Mercer, under the following restrictions:

Approval shall be granted only in cases in which the student will suffer extraordinary hardship if not allowed to attend another law school as a transient student. "Extraordinary Hardship" shall include situations involving death or extreme illness in the student’s immediate family which necessitates a move to another city in order to alleviate severe financial, medical, or other such stress; situations in which the spouse of a student is compulsorily transferred to another city by his or her employer; and other such situations. Situations already in existence when the student first enrolled at Mercer would ordinarily not be considered justification for approval of transient status.
The other law school must accept the Mercer student as a transient student.

Mercer will only accept credit earned from an ABA accredited law school. You will need to complete the required number of semester hours (89) for graduation. Furthermore, each grade received from the law school you will attend must equal or exceed the graduation average required by that school. For example, if the graduation average for the school visited is a "C", you must have a "C" or better in each course for those grades to transfer. It will be your responsibility to determine this average. Grades from another law school will not be computed in your average and will be recorded on your permanent record as "S" and added to the hours credited at Mercer.

5. INTERPRETATIONS OF, OR EXCEPTIONS FROM, THE RULES AND REQUIREMENTS OF THE LAW SCHOOL

Any student may petition or request an interpretation of, or exception from, the rules and requirements of the Law School. Such petition should be directed to the Administrative Committee of the Faculty, which is comprised of three faculty members, appointed by the Dean. The Associate Dean for Academic Affairs and the Assistant Dean for Student Affairs are ex officio members of the Administrative Committee.

The decisions of the Administrative Committee shall be final unless two of the committee’s three faculty members vote to refer the matter to the faculty as a whole. In the event of such a vote, the committee shall forward the referred matter to the faculty to be decided at the next regularly scheduled faculty meeting.

6. MISSING STUDENT POLICY

Higher Education Opportunity Act
Missing Persons as amended 2009

If a member of the University community (faculty, staff, student, parent, alumni) has reason to believe that a student is missing, that community member will refer the case immediately to the Mercer Police Department. For Regional Academic Center students (Douglas County, Eastman, and Henry County) the community member may contact Mercer Police directly or the Center Coordinator who, in turn, must report the missing student to Mercer Police and the Regional Academic Center Director of Operations.

Mercer Police will work collaboratively with others to contact and locate the student. All reasonable efforts will be made to locate the student and determine his or her state of health and well-being. The efforts include, but are not limited to:

- Phone call to student
- Email to student through Mercer email account (or other known e-mail addresses)
- Messages through social networking web sites if possible
• Contact with all professors to determine last day of attendance in each class
• Contact with Housing staff (Resident Advisor or Residence Life)
• Coordinator and roommate(s) if student is residential (Housing and/or Mercer Police will make a welfare entry into the student’s room)

If the student is located through these attempts, a determination will be made regarding his or her health and well-being. If necessary, a referral to the Counseling Center, Health Services and other appropriate office may be made at that time. The Dean of Students Office or Mercer Police will also encourage the student to contact the community member who initiated the search or follow up with that person directly.

If the student is not located through these measures and has been reported missing for more than 24 hours, then the following actions will be taken within the next 24 hours by Mercer Police (or the Director of Operations for RAC):

Notification will be made (where and when applicable and appropriate) to the appropriate Dean of Students for the particular college/campus in which the student is enrolled, the students’ academic advisor, the counseling staff, and health center staff.

The Police and/or Dean of students will make contact with the student’s emergency contact* and, for students under 18 years of age, a custodial parent or guardian.

The parent/guardian emergency contact person may need to submit an official missing person report with the appropriate police agency prior to any further action taking place.

*Students are asked to register and continually update emergency contact information on Bear Port. In addition, students who reside in on-campus housing are provided an opportunity to identify an emergency contact individual during check-in. This person(s) will be contacted within 24 hours after the student is determined to be missing unless the student is under 18 years of age, in which case a custodial parent or guardian will be notified as a mandated by law.


7. RELIGIOUS OBSERVANCE POLICY

Mercer University is respectful of the religious practices of members of the student body. Students who will be absent from class for religious observances must confer with their instructor(s) regarding the date of the absence at the beginning of each semester or session, or at least two weeks prior to the dates of the absence. The disposition of missed assignments will be arranged between instructor and student. If a mutually satisfactory solution is not reached, the right to establish a reasonable alternative is reserved to the instructor. Students who feel that their academic performance will be compromised by the alternative assignment/examination timetable may ask that the instructor’s dean review the instructor’s decision.
8. SEXUAL HARASSMENT, SEXUAL VIOLENCE, AND SEXUAL MISCONDUCT POLICY

(Includes sexual harassment, sexual assault, sexual exploitation, stalking, dating violence, domestic violence, and gender-based harassment) (Updated August 2016)

Introduction
As required by Title IX, Mercer University is committed to maintaining an environment free from discrimination on the basis of sex and/or gender and where the dignity and worth of all members and visitors of the University community are respected. Sex discrimination, which includes, but is not limited to, sexual harassment, sexual violence, domestic violence, dating violence, stalking, and gender-based harassment, harms the environment the University seeks to maintain and is unequivocally prohibited. Mercer University has developed its policy on Sexual Misconduct and Relationship Violence (SMRV) in accordance with Title IX of the Education Amendments and the Violence Against Women Act to reaffirm the University’s commitment to address sexual misconduct and take steps to prevent its reoccurrence and remedy its effects. This policy explains the rights and options for employees, students, and visitors with reports regarding sexual misconduct and relationship violence, as defined below, and provides a grievance procedure for handling reports. Employee reports regarding other forms of sex discrimination will be handled in accordance with the grievance procedures outlined in the faculty and staff handbooks (Faculty Handbook, Section 2.10 and Non Faculty Handbook, Section 4/Grievance Procedures).

This policy applies to all University students and employees, campus visitors, and employees of third parties doing business with the University, regardless of sexual orientation, gender identity, or location. All members of the University community are expected to conduct themselves in a manner that does not negatively affect an individual’s school or work experience or the overall school environment, whether on University premises or at any off-campus location. University administrators and supervisors have the responsibility for implementing steps designed to prevent and eliminate sexual misconduct and relationship violence within the areas they oversee.

Under Title IX, individuals reporting an allegation related to sexual misconduct and/or relationship violence have the right to timely resolution; to have the University conduct a prompt, fair, and impartial investigation; and to have interim steps taken to ensure the safety and wellbeing of the individuals involved and the University community. These procedures will be conducted by officials who receive training on issues related to sexual harassment, sexual assault, sexual exploitation, stalking, dating violence, domestic violence, and gender-based harassment, as well as how to conduct a hearing process that protects safety, promotes accountability and ensures fairness. The University will communicate regular investigatory updates to the reporting party and the person against whom the allegation or report of sexual misconduct or relationship violence is made. If a responding party is found to have violated this policy, serious sanctions will be used to prevent the reoccurrence of sexual misconduct and relationship violence and address its effects. Mercer University, Campus Sexual Violence Elimination Act (Campus SaVE) and Title IX prohibit retaliation (See Retaliation), and the University will take reasonably calculated steps to prevent retaliation, and will evaluate responsive actions, as necessary, for any retaliatory acts.

Preserving Evidence
A person who has experienced sexual misconduct and/or relationship violence is encouraged to make every effort to preserve evidence, even if he or she has not made a decision regarding
whether to report the violation. A medical exam, preferably by a Certified Forensic Nurse (CFN) or Sexual Assault Nurse Examiner (SANE), is an important way for a health provider to properly collect and preserve evidence. **In order to assist with this process, the reporting party should not:** bathe or shower, use the restroom, change clothes, comb hair, clean up the area where the incident occurred, or move anything the alleged perpetrator may have touched. While the emergency room and/or a Sexual Assault Nurse is obligated to report the alleged assault to police, the reporting party may choose whether he or she wishes to press charges.

**Confidentiality, Privacy And Reporting**
If an individual has knowledge of or has experienced sexual violence, it is particularly important, for the protection of both the reporting party and the University community, that the incident be reported immediately.

In order to make informed choices, it is important to be aware of confidentiality and mandatory reporting requirements when consulting campus resources. On campus, some resources may maintain confidentiality – meaning they are not required to report actual or suspected discrimination or harassment to appropriate University officials - thereby offering options without any obligation to inform University officials.

**Confidential Reporting**
Licensed and pastoral counselors are confidential reporters and are not obligated to report any information to the University. Non-professional counselors may talk to a victim without revealing any personally identifiable information to the University. These individuals will maintain confidentiality except in extreme cases of immediate threat or danger, or abuse of an elder or minor.

**Mandatory Reporters – Responsible Employees**
All University employees (faculty, staff, and administrators), and resident advisors are expected to immediately report actual or suspected discrimination or harassment to appropriate University officials, though there are some limited exceptions (licensed and pastoral counselors). Conversations are kept as private as possible, but information about alleged incidents of sexual misconduct and relationship violence must be shared with the Title IX Coordinator. Additionally, information may be shared with relevant administrators to ensure the safety of the campus community.

If University administrators, faculty or staff know, or reasonably should have known, that sexual misconduct and/or relationship violence has occurred, receive a report or obtain other information indicating possible sexual misconduct and/or relationship violence, they must take immediate steps to ensure the problem is addressed, even if the problem or alleged problem is not within their area of oversight. They do so by reporting the behavior of concern to the appropriate authority charged with investigating such reports.

Mercer Police can assist the reporting party in evaluating criminal action as needed and/or notifying the appropriate law enforcement authorities, if the individual so chooses. Reporting the incident to the police does not mean the reporting party must press charges, but it does help assure that the individual receives assistance in deciding how to proceed with criminal charges and preserving and collecting evidence necessary for criminal prosecution. The sooner an incident is reported, the easier it is to preserve and collect necessary evidence. (See Preserving Evidence above).
The University takes requests for confidentiality seriously, and will evaluate a Reporting Party's request for confidentiality in the context of University’s responsibility to provide a safe and nondiscriminatory environment for all students, including the Reporting Party. However, should University officials receive credible reports that a Responding Party has allegedly perpetrated several acts of sexual violence against different students, and/or that multiple reports are emerging from a particular location or student organization, that pattern of conduct may trigger an investigation into the conduct, and may be expanded to include whether other students have been subjected to sexual violence by that Responding Party or organization. In such cases, as appropriate, the University will take affirmative steps during the investigation to inform the Responding Party that the University made the decision to go forward despite being requested not to do so by the Reporting Party.

**Title IX Coordinator**

The University's Title IX Coordinator oversees compliance with all aspects of the sexual misconduct and relationship violence policy. The Coordinator reports directly to the Vice President for Audit and Compliance. Questions about this policy should be directed to the Title IX Coordinator. Individuals wanting to make a report relating to discrimination or harassment and/or making inquiries concerning the application of Title IX at Mercer University may contact the Title IX Coordinator:

Melissa Graham  
Title IX Coordinator  
315 Newton Chapel (Macon Campus)  
1501 Mercer University Dr., Macon, GA  31207  
478-301-2788  
[TitleIX@mercer.edu](mailto:TitleIX@mercer.edu)

**Individuals reporting an incident regarding SMRV where the Title IX Coordinator is identified as the responding party may contact:**

James Calhoun  
Vice President for Audit and Compliance  
310 Newton Chapel  
1501 Mercer University Dr., Macon, GA  31207  
478-301-2300  
[Calhoun_j@mercer.edu](mailto:Calhoun_j@mercer.edu)

**Individuals experiencing harassment or discrimination always have the right to also file a formal grievance with government authorities:**

**Headquarters:**  
Office for Civil Rights  
U.S. Department of Health and Human Services  
200 Independence Avenue, S.W.  
Room 509F HHH Bldg.  
Washington, D.C. 20201  
[OCR@ed.gov](mailto:OCR@ed.gov)

**Regional Office:**  
Office for Civil Rights  
U.S. Department of Health and Human Services  
Sam Nunn Atlanta Federal Center, Suite 16T70  
61 Forsyth Street, S.W.  
Atlanta, GA 30303-8909  
(800) 368-1019  
University Definition of Offenses

1. Sexual Harassment:
   - unwelcome,
   - sexual, sex-based and/or gender-based verbal, non-verbal, written, online, and/or physical conduct.

   Sexual harassment may take the form of quid pro quo harassment, retaliatory harassment and/or creates a hostile environment.

   Quid Pro Quo Harassment is:
   - Unwelcome sexual advances, requests for sexual favors, and other verbal or physical conduct of a sexual nature
   - By a person having power or authority over another constitutes sexual harassment when:
     o Submission to such sexual conduct is made either explicitly or implicitly a term or condition of rating or evaluating an individual’s educational or employment progress, development, or performance.
     o This includes when submission to such conduct would be a condition for access to receiving the benefits of any educational or employment program.

   Examples of quid pro quo harassment include: an attempt to coerce an unwilling person into a sexual relationship; to repeatedly subject a person to unwelcome sexual attention; to punish a refusal to comply with a sexual-based request; to condition a benefit on submitting to sexual advances; sexual violence; intimate partner violence, stalking; gender-based bullying. Sexual harassment can occur regardless of the relationship, position or respective sex and/or gender of the parties. Same-sex harassment violates this policy, as does harassment by a student of a faculty member or a subordinate employee of his/her supervisor.

   A hostile environment is created when a reasonable person would find such conduct as:
   - Sufficiently severe, or
   - Persistent or pervasive, and
   - Objectively offensive that it:
     o Unreasonably interferes with, denies or limits someone’s ability to participate in or benefit from the University’s educational, employment, social, and/or residential program.

2. Sexual Assault (defined as follows):
   A. Non-Consensual Sexual Intercourse:
      - any sexual intercourse
      - however slight,
      - of any part of one person’s body with any part of another person’s body or an object,
      - that is without consent and/or by force.

   Intercourse includes:
   - vaginal penetration by a penis, object, tongue or finger; anal penetration by a penis, object, tongue or finger; or oral copulation (mouth to genital contact or genital to mouth contact), no matter how slight the penetration or contact (by a man or a woman upon a man or a woman).

   B. Non-Consensual Sexual Contact is:
• any intentional sexual touching,
• however slight,
• of any part of one person’s body with any part of another person’s body or an object,
• that is without consent and/or by force,

Sexual contact includes:
• intentional contact with the breasts, buttocks, groin, upper thigh, or genitals, or touching
  another with any of these body parts, or making one person sexually touch another person
  or themselves with or on any of these body parts; or
• any intentional bodily contact in a sexual manner (by a man or a woman upon a man or a
  woman).

3. **Sexual Exploitation:**
Taking non-consensual or abusive sexual advantage of another for his/her own advantage or
benefit, or to benefit or advantage anyone other than the one being exploited, and that behavior
does not otherwise constitute one of the other sexual misconduct offenses.

Examples of sexual exploitation include, but are not limited to:
• invasion of sexual privacy;
• prostituting another individual;
• non-consensual observation, either by direct observation or digital, video or audio
  recording of nudity or sexual activity.
• unauthorized sharing or distribution of digital, video or audio recording of nudity or sexual
  activity;
• knowingly exposing someone to or transmitting an STI (Sexually Transmitted Infection) or
  HIV (Human Immunodeficiency Virus) to another person;
• intentionally or recklessly exposing one’s genitals in non-consensual circumstances;
  inducing another to expose his or her genitals.

4. **Stalking:**
• a course and/or pattern of conduct
• directed at a specific person
• that is unwelcome, and
• would cause a reasonable person to fear for her, his, or others' safety, or to suffer
  substantial emotional distress.

Such conduct includes two or more acts by which the stalker directly, indirectly, or through
third parties follows, monitors, observes, surveils, threatens, or communicates about a person
or interferes with his or her property.

5. **Dating Violence:**
A violent act committed by a person who is or has been in a social relationship of a romantic or
intimate nature with the reporting party. The existence of such a relationship shall be
determined based on the reporting party’s statement and with consideration of the following
factors: the length of the relationship, the type of relationship, and the frequency of interaction
between the persons involved in the relationship.

6. **Domestic Violence:**
A pattern of abusive behavior that is used by an intimate partner to gain or maintain power and control over the other intimate partner, which includes felony or misdemeanor crimes of violence committed by a current or former spouse or intimate partner of the victim. Domestic violence can be physical, sexual, emotional, economic, or psychological actions or threats of actions that influence another person.

An "intimate partner" is defined as a current or former spouse of the reporting party, a person with whom the reporting party shares a child in common, or a person who is cohabitating with or has cohabitated with the reporting party as a spouse. It also includes any person covered under the current domestic or family violence laws applicable to the jurisdiction of the infraction.

7. **Gender-based Harassment:**
   Acts of verbal, nonverbal, graphic, or physical aggression, intimidation, or hostile conduct based on sex, sex-stereotyping, sexual orientation, gender identity or expression, but not involving conduct of a sexual nature, when a reasonable person would find such conduct:
   - sufficiently severe, or
   - persistent or pervasive, and
   - objectively offensive that it:
     - unreasonably interferes with, denies or limits someone’s ability to participate in or benefit from the University's educational, employment, social, and/or residential program.

For example, exclusion from an activity based on sexual orientation or gender identity or persistent disparagement of a person based on a perceived lack of stereotypical masculinity or femininity may also violate this policy.

8. **Retaliation:**
   Any adverse action taken in response to an individual who has filed a report, testified, assisted, or participated in any manner in an investigation or proceeding under any University Policy (including the academic honor code, student code of conduct, or Sexual Misconduct and Relationship Policy). Retaliation includes intimidation, threats, harassment, or any type of adverse action taken against an individual in the attempt to deter them from addressing, reporting, or testifying on adverse conduct. This includes action taken against a bystander who intervened to stop or attempt to stop discrimination, harassment, or sexual misconduct.

**Additional Applicable Definitions**

**Reporting Party:** The person making an allegation or report of sexual misconduct or relationship violence.

**Responding Party:** The person against whom the allegation or report of sexual misconduct or relationship violence is made.

**Consent:** Clear, knowing, and voluntary words or actions that give permission for specific sexual activity. It is active, not passive.
   - Silence, in and of itself, cannot be interpreted as consent.
   - Consent can be given by words or actions, as long as those words or actions create mutually understandable, clear permission regarding willingness to engage in sexual activity.
• Consent to any one form or condition of sexual activity cannot automatically imply consent to any other forms or conditions of sexual activity.
• Current and/or previous relationships or prior consent cannot imply consent to future sexual acts.
• Once given, consent can be withdrawn at any time.
• Coercion, force, or threat of either, invalidates consent (see Force).
• In order to give effective consent, one must be of legal age, which is 16 years in Georgia.

**Incapacitation:** A state in which someone cannot make rational, reasonable decisions because he or she lacks the capacity to give knowing consent (e.g., to understand the “who, what, when, where, why or how” of their sexual interaction).
• Sexual activity with someone known to be – or based on the circumstances, should reasonably have been known to be – incapacitated constitutes a violation of this policy.
• Incapacitation can occur mentally or physically, from developmental disability, by alcohol or other drug use, or blackout.
• This policy also covers a person whose incapacity results from mental disability, sleep, unconsciousness, or involuntary physical restraint.

**Force:** The use of physical violence and/or imposing on someone physically to gain sexual access. Force also includes threats, intimidation (implied threats) and coercion that overcomes free will or resistance or produces consent.
• Coercion is unreasonable pressure for sexual activity.
• Coercive behavior differs from seductive behavior based on the type of pressure someone uses to get consent from another. When someone makes clear that they do not want sex, that they want to stop, or that they do not want go past a certain point of sexual interaction, continued pressure beyond that point can be coercive.
• There is no requirement that a party resist the sexual advance or request, but resistance is a clear demonstration of non-consent. The presence of force is not demonstrated by the absence of resistance. Sexual activity that is forced is by definition non-consensual.

**Other Reporting Options**
Reports of sexual misconduct and relationship violence may be made to any of the following:

**Atlanta Campus:**
Counseling and Psychological Services (678) 547-6060 (Confidential)
Mercer Police (678) 547-6358
Title IX Coordinator (478) 301-2788
Dean of Students (678) 547-6821
Associate Vice President for Human Resources (478) 301-2005
Residence Life Staff (678) 547-6823

**Columbus Campus:**
Columbus Police Department (706) 653-3400*
Title IX Coordinator (478) 301-2788
Dean, Columbus Campus (706) 223-5119
Associate Vice President for Human Resources (478) 301-2005

**Macon Campus:**
Counseling and Psychological Services (478) 301-2862 (Confidential)
Mercer Police (478) 301-2970
Title IX Coordinator (478) 301-2788
Vice President and Dean of Students (478) 301-2685
Associate Vice President for Human Resources (478) 301-2005
Law School Dean of Students (478) 301-2602
Medical School Dean of Students (478) 301-5570
Residence Life Staff (478) 301-2687

Regional Academic Centers:
Henry, Douglas, and Newnan students call Atlanta Mercer Police (678) 547-6358
Title IX Coordinator (478) 301-2788
Associate Vice President for Human Resources (478) 301-2005
Director of Operations for the Centers (678) 547-6370
Center Coordinator for that location

Savannah Campus:
Chatham County Police Department (912) 652-6500*
Title IX Coordinator (478) 301-2788
Dean, Savannah Campus (912) 721-8144
Associate Dean for Student Affairs, Savannah Campus (912) 721-8144
Associate Vice President for Human Resources (478) 301-2005
Office of Faculty Affairs, Savannah Campus (912) 721-8144

*As these law enforcement agencies are not affiliated with Mercer University, a Reporting Party must either report the incident to one of the University agencies listed above or request that the police report be forwarded directly to Mercer Police to ensure proper review by the University.

Services And Resources
The following services and resources are available for both the Reporting Party and Responding Party on-campus and in the local community:

Atlanta (DeKalb County)
• Counseling and Psychological Services, Atlanta: (678) 547-6060 (Confidential)
• Day League Crisis Center, Decatur: (404) 377-1428 (Crisis Line)
  website: http://www.dayleague.org
  email: info@dayleague.org
  Counties: DeKalb, Newton, Rockdale
• DeKalb Medical Center (SANE Nurse available): (404) 501-1000
  2701 N. Decatur Rd., Decatur
• DeKalb Medical Hillandale (SANE Nurse available): (404) 501-8000
  2801 DeKalb Medical Parkway, Lithonia
• DeKalb County District Attorney’s Office: (404) 371-2561
• Stone Mountain Circuit Public Defender Office: (404) 371-2222

Columbus (Muscogee)
• Counseling and Psychological Services, Macon: (478) 301-2862 (Confidential)
• Sexual Assault Support Center, Inc., Columbus: (706) 571-6010 (Crisis Line)
  email: crccenter@aol.com
• Columbus Regional Midtown Medical Center (SANE Nurse available): (706) 571-1000
  710 Center Street, Columbus
  Counties: Chattahoochee, Harris, Marion, Muscogee, Talbot, Taylor
• Columbus District Attorney’s Office: (706) 653-4336
• Chattahoochee Circuit Public Defender Office: (706) 653-4301

Douglasville (Douglas County)
• Counseling and Psychological Services, Atlanta: (678) 547-6060 (Confidential)
• Douglas County Task Force (SANE Program): (678) 715-1196 (Crisis Line)
  website: http://www.douglastaskforce.com
  email: dctaskforce@yahoo.com
  Counties: Douglas
• Wellstar Douglas Hospital (SANE Nurse available): (770) 949-1500
  8954 Hospital Dr., Douglasville
• Douglas County District Attorney’s Office: (770) 920-7292
• Douglas County Public Defender’s Office: (770) 949-1096

McDonough (Henry County)
• Counseling and Psychological Services, Atlanta: (678) 547-6060 (Confidential)
• Southern Crescent Sexual Assault Center, Jonesboro
  (All sexual assault examinations are done by a SANE nurse here instead of at the hospital)
  (770) 477-2177 (Crisis Line)
  website: http://scsacin.com/scsac
  email: support@scsac.org
  Counties: Butts, Clayton, Fayette, Henry, Lamar, Pike, Spalding
• Henry County District Attorney’s Office: (770) 288-6400
• Flint Circuit Public Defender Office: (770) 288-7460

Macon (Bibb County)
• Counseling and Psychological Services, Macon: (478) 301-2862 (Confidential)
• Crisis Line and Safe House of Central Georgia, Inc., (478) 745-9292 (Crisis Line)
  website: http://cl-sh.org
  Counties: Bibb, Crawford
• Navicent Health Emergency Room: (478) 633-1000
  777 Hemlock Street, Macon
• Coliseum Hospital Emergency Room: (478) 746-4646
  350 Hospital Drive, Macon
• Bibb County District Attorney’s Office: (478) 621-6427
• Macon Circuit Public Defender Office: (478) 621-5950

Newnan (Coweta)
• Counseling and Psychological Services, Atlanta: (678) 547-6060 (Confidential)
• West Georgia Rape Crisis Center, Carrollton: (770) 834-7273 (Crisis Line)
  website: www.westga.edu/~crcc/
  email: crcc@westga.edu
  Counties: Carroll, Coweta, Haralson, Heard
• Piedmont Newnan Hospital: (770) 400-1000
  745 Poplar Rd., Newnan
• Coweta County District Attorney’s Office: (770) 254-7300
Coweta Circuit Public Defender Office: (770) 830-1323

Savannah (Chatham County)
- Counseling and Psychological Services, Macon: (478) 301-2862 (Confidential)
- Rape Crisis Center of the Coastal Empire, Inc., Savannah: (912) 233-7273 (Crisis Line) or (888) 241-7273 (Tollfree)
  website: http://www.rccsav.org/
  email: advocate@rccsav.org
- Counties: Bryan, Chatham, Effingham, Evans, Liberty, Long, Tattnall

- Candler Hospital (SANE Nurse available), (912) 819-6000
  5353 Reynolds St., Savannah
- Chatham County District Attorney's Office: (478) 621-6427
- Eastern Circuit Public Defender Office: (912) 447-4901

The following resources are also available to the Reporting Party and Responding Party:
- National Sexual Assault Hotline (800) 656-4673
- National Domestic Violence Hotline (800) 799-7233
- Georgia Crisis & Access Line (800) 715-4225
- Financial Planning Assistance, AVP of Financial Planning (478) 301-2226
- Immigration and Visa Assistance, Director of International Programs (678) 547-6151

Timely Warning
Community members, students, faculty, staff and guests are encouraged to report all crimes and public safety related incidents to Mercer Police in an accurate and timely manner. Timely warnings will be issued when incidents on or near the campus, in the judgment of the Chief of Mercer Police, constitute an imminent or continuing threat to the University community. Timely warnings will not contain information regarding the Reporting Party’s identity. The warning will be issued both through the Mercer email system and text messaging system to students, faculty and staff.

Sexual Misconduct And Relationship Violence Grievance Procedures

Step 1: A Report is Made
Once an individual Reporting Party reports an alleged incident of Sexual Misconduct and Relationship Violence (SMRV) to a University employee, that University employee must immediately notify his or her supervisor, and/or contact the Associate Vice President for Human Resources or designee (herein after referred to simply as the AVP-HR) if the accused individual (Responding Party) is an employee, or the Dean of Students or designee (herein after referred to simply as the Dean of Students) if the accused individual (Responding Party) is a student. The Dean of Students or the AVP-HR will then notify the Title IX Coordinator of the report. The report may also be filed directly with the Title IX Coordinator. If both the Reporting Party and the Responding Party are employees, grievance procedures are outlined in the Non-Faculty Employee Handbook and in Section 2.10 of the University Faculty Handbook.

The Reporting Party will be encouraged to seek out immediate medical care, offered counseling support, and provided the opportunity to file an official report with either campus or local police. However, the Reporting Party has the right to decline to notify the police at this time. Whether the Reporting Party wishes to speak with the police or not, an intake meeting with the Title IX
Coordinator, AVP-HR or the Dean of Students will be scheduled as soon as possible. If a Reporting Party is under the age of 18, the circumstances surrounding the report will be evaluated in order to determine whether contact will be made with the parents, legal guardian, and/or emergency contact person.

**Step 2: Intake Meeting**

**Meeting with the Reporting Party.** Upon receipt of notice of any allegation of SMRV, the Title IX Coordinator, Dean of Students and/or AVP-HR will schedule an individual intake meeting with the Reporting Party in order to provide to the Reporting Party a general overview of this policy. This intake meeting should include the following:

- The Reporting Party is advised in writing of his or her rights and options under Title IX and offered the opportunity to report the case to law enforcement (with assistance from the University). The Reporting Party is notified that by doing so, the Reporting Party is not obligated to pursue charges against the Responding Party.

- The Reporting Party is advised of the importance of preserving and providing evidence.

- A discussion of the interim measures that can be taken to protect the Reporting Party from contact and/or potential retaliation from the Responding Party or any related organization (see Interim Measures) including his or her right to seek a protective order, a restraining order, a no contact order, or similar lawful order from a criminal, civil or tribal court, and the University’s obligation to help enforce any protective order.

- The Reporting Party is advised of his or her right to have the case investigated by a trained Title IX investigator, and of the University’s obligation to actively investigate the report to the extent made possible by the Reporting Party (see Investigation).

- Upon completion of the investigation, a student Reporting Party is advised of his or her option to have the case evaluated for possible informal resolution or possible student judiciary charges against the Responding Party or to take no further action. (See Resolution below).

- If the Reporting Party does not wish to share any information involving the case at this time, a follow-up meeting should be scheduled after the Reporting Party has had adequate time to process the intake meeting information and their options by the Title IX Coordinator, Dean of Students and/or AVP-HR to obtain written verification of this decision.

**Meeting with Responding Party.** As appropriate, the Title IX Coordinator, Dean of Students and/or AVP-HR will schedule an initial intake meeting with the Responding Party to provide a general overview of this policy. This intake meeting should include the following:

- The Responding Party is provided with an overview of the allegation against him or her.
The Responding Party is advised in writing of his or her rights and options under Title IX.

The Responding Party is advised of the importance of preserving and providing evidence.

A discussion of the interim measures that can be taken/have been implemented to protect the Reporting Party from contact and/or potential retaliation from the Responding Party or any related organization (see Interim Measures) including his or her right to seek a protective order, a restraining order, a no contact order, or similar lawful order from a criminal, civil or tribal court, and the University's obligation to help enforce any protective order.

The Responding Party is provided with a list of on and off-campus resources services.

Interim Measures
The University will take appropriate interim measures as is reasonably practical under the circumstances to support, protect, minimize contact with and/or potential retaliation by the Responding Party or related organizations toward individuals making a report of alleged sexual harassment, sexual assault, sexual exploitation, stalking, dating violence, and domestic violence. These actions will be assessed and/or coordinated by the Title IX Coordinator, Student Affairs, and/or Human Resources professional. Interim measures may include further protective action deemed appropriate concerning the interaction of the individuals, including, but not limited to, directing appropriate University officials to alter the student’s academic schedule, University housing, and/or University employment arrangements.

Mercer Police, the Title IX Coordinator, Dean of Students and/or AVP-HR may impose a "no-contact" order, which typically will include a directive that the parties refrain from having any contact with one another, directly or through third parties, whether in person or via electronic means, pending the investigation and, if applicable, the hearing. When taking steps to separate the Reporting Party and the Responding Party, the Title IX Coordinator, Dean of Students, and/or AVP-HR will seek to minimize unnecessary or unreasonable burdens on either party. Note, however, that this obligation does not preclude the University from evaluating and implementing an interim suspension, if deemed warranted.

Step 3: The Investigation
If the University determines that there is sufficient information upon which to conduct an investigation, the Title IX Coordinator, Dean of Students, and/or AVP-HR will notify both parties on the status of proceeding with the investigation. Upon following up with the Reporting Party and Responding Party, the Title IX Coordinator, Dean of Students, and/or AVP-HR will reiterate the University’s obligation under Title IX and explain the investigative options being utilized.

Trained Title IX investigators will be assigned to the case. The Title IX Coordinator will notify both parties of the investigation and the names of the investigators. The investigators will conduct a full review of the allegations, including interviewing Reporting Party, Responding Party, and available relevant witnesses. If the Reporting Party wishes to have the case investigated without his/her identity disclosed, the Title IX Coordinator, Dean of Students, and/or AVP-HR will discuss the parameters of the investigation and limits with the Reporting Party before proceeding. The Title IX Coordinator will provide direction and oversight to the investigators to comply with this request.
The Title IX Coordinator will retain authority to make decisions regarding the parameters of the investigation. The investigator(s) will compile a summary presented in a written report to the Title IX Coordinator. The Title IX Coordinator will share the report with the Dean of Students for student cases, and the Associate VP for Human Resources for cases involving employees. Investigations will be completed as quickly as possible, and reasonable attempts will be made to comply with the Title IX timeline of a 60 day resolution. However, the length of the process may vary depending on the complexity of the case, the number of witnesses, and extenuating circumstances. The Title IX Coordinator will maintain a copy of the final report.

An official record of the investigation shall be made by the presiding Title IX investigators for internal University use only. The record of the investigation may exist in written or audible form. No transcript or additional recording may be made. Students may request to inspect their record of testimony and case file after the hearing is closed. Records will be redacted to protect other students’ FERPA rights. Investigative interviews are also confidential. Interviews by investigators will not be recorded by anyone other than the University, if the University chooses to record them.

**Law Enforcement Related Investigation.** If the Reporting Party requests or the University determines to have the case investigated for criminal violations, the case will be immediately forwarded to the appropriate law enforcement agency for review.

**Step 4: Resolution**

Based on the information available from the Title IX investigation, the Dean of Students in consultation with the Title IX Coordinator for student cases, and the AVP for Human Resources for employee cases in consultation with the Title IX Coordinator, will review the summary and make a decision on how to proceed. A request may be made by the Title IX Coordinator, Dean of Students or AVP-HR for further information or clarification by the trained Title IX investigator before making this determination. This may include additional interviews or statements. The following options are available at this stage:

**A. No Further Action.** Based on the entirety of the circumstances, the University may choose to take no further action.
If no action is taken, both the Reporting Party and Responding Party (except in cases where the Responding Party is unknown, is not covered by this policy, or the Reporting Party has asked to remain anonymous) will be notified in writing and a copy of the investigation and documentation supporting this decision will be sent to the Title IX Coordinator.

**B. Informal Resolution.** A Reporting Party who wishes to file a report, but does not wish to pursue Formal Resolution, may request a less formal proceeding, known as "Informal Resolution." Whether this request for an informal instead of formal resolution is granted is at the discretion of the Dean of Students/AVP-HR in consultation with the Title IX Coordinator. Mediation is not an option for SMRV cases. Informal Resolution will be handled by the Dean of Students for student cases, and by the AVP-HR for employee cases, and may include a formal warning about the Responding Party’s behavior, stipulations on contact, educational activities, or other actions as determined by the Dean of Students/AVP-HR. Informal Resolutions will be held as part of the student’s or employee’s disciplinary record, subject to student and employee confidentiality laws.

Any Informal Resolution must be reviewed by the Title IX Coordinator before being finalized. The terms of the Informal Resolution will be communicated to both the Reporting Party and the Responding Party in writing; and, if either party does not agree with the outcome and/or
stipulations during the Informal Resolution process, the case may be referred for review under the Formal Resolution process.

C. Formal Resolution. A review is conducted by the appropriate disciplinary process applicable to the Responding Party(s) (student or employee):

**For Employees:** Within 30 days of receipt of the report of the investigation, the AVP-HR will implement appropriate disciplinary action, up to and including termination, for the employee. The AVP-HR retains the right to request additional information deemed necessary to clarify any questions or issues, and to determine responsibility. The decision of the AVP-HR will be shared simultaneously with both the Reporting Party and Responding Party. A copy will be sent to the Title IX Coordinator for review. If dismissal of a faculty member is recommended by the AVP-HR, faculty members may exercise their rights as outlined in section 2.08 of the Faculty Handbook.

**For Student Responding Parties:** The case is forwarded for charges and processing under the Student Code of Conduct procedures. For detailed information on how to file charges, options for adjudication, procedures, and Reporting Party and Responding Party rights, consult the Student Code of Conduct.

In the Formal Resolution process for students, both the Reporting Party and Responding Party should be offered the opportunity to be present during the hearing; to make any statements they wish to make prior to concluding the hearing; to have an advisor of their choice present at the hearing or any related meetings; and to submit impact statements. The Reporting Party and the Responding Party will be given similar and timely notice of meetings and access to materials that will be used in meetings or proceedings.

Mercer University uses the preponderance of evidence (also known as “more likely than not”) as a standard of proof of whether a violation of the SMRV policy occurred.

The hearing body retains the right to request additional information deemed necessary to clarify any questions or issues, and to determine responsibility. The final results of this hearing body will be shared simultaneously with both the Reporting Party and Responding Party. A copy will be retained in the Title IX Coordinator’s records.

**SANCTIONS (applies to students only)**

If a violation of this SMRV Policy is found, the determination of sanctions is made in light of the unique facts and circumstances surrounding each individual case and the previous conduct history of the student. Students found responsible for violations(s) of the Student Code of Conduct will be subject to sanctions that include, but are not limited to, one or more of the following:

- **Warning:** Formal written notice to the student and official recognition that a violation has occurred.
- **Counseling Assessment:** A recommendation to be evaluated by psychological services to help the student deal more effectively with his/her conduct issue.
- **Community Service:** Performance of a preapproved service location for a prescribed number of hours to the local or University community.
- **Creative/Educational Sanctions:** Attendance at educational programs, interviews with appropriate officials, planning and implementing educational programs, research papers and other educational activities related to the violation.
• **Restriction:** The withdrawal of specified privilege(s) for a definite period of time. Restrictions may include, but are not limited to requirements such as: not entering certain areas of housing or the campus, not contacting a certain individual or group, or not operating a motor vehicle on campus. Students may also be restricted from holding office in any student organization or participating in some activities.

• **Fines:** Not to exceed $150 per individual or $150 per individual member of an organization.

• **Restitution:** A payment of financial injury in cases involving theft, destruction of property or deception.

• **Probation:** A period of time during which any further violations of the Student Code of Conduct may impact or jeopardize the student’s status in a specific manner. The four types of probation that can be imposed are as follows:
  o **Conduct Probation.** A specified period of time in which any future violations of the Student Code of Conduct can result in increased sanctions being imposed that exceed those of a student who is not on conduct probation.
  o **Housing Probation.** A specified period of time in which any future violations of the Student Code of Conduct will result in the termination of housing privileges and access to any University-owned housing facilities.
  o **Social Probation.** Notice to an organization or student that all or a portion of social functions must cease for a designated period of time.
  o **University Probation.** A specified period of time during which any further violation of the Student Code of Conduct may result in suspension or expulsion. As part of this probation, students may be restricted from holding certain leadership positions or participating in some activities.

• **Forced Change of Residence.** The temporary or permanent relocation of a student within housing.

• **Eviction from University Housing.** Permanent removal from the housing system.

• **Suspension.** The termination of the student's attendance or an organization's representation at the University for an indefinite or specified period of time. A suspension means that students may not be on University property or that an organization is prohibited from being recognized at any time without prior approval from the Vice President for Student Affairs or designee. Stipulations may be applied to either the student or organization as a condition for ending the suspension.

• **Expulsion.** The permanent separation of the student from the University.

• **Deferred Degree.** The holding of an academic degree for a specified period of time with or without conditions.

• **Withholding Degree.** The withholding of a student's diploma for a specified period of time and/or denying a student participation in commencement activities if the student has a grievance pending, or as a sanction if the student is found responsible for an alleged violation.

• **Revocation of Degree.** Revoking a degree awarded from the University for fraud, misrepresentation or other violation of University policies, procedures or directives in obtaining the degree, or for other serious violations committed by a student prior to graduation.
Step 5: Appeal
Either party may appeal the results of the resolution process. Both parties will be informed simultaneously, in writing, of the procedures for appealing the results.

If both the Reporting Party and the Responding Party are students, appeals should be handled in accordance with the Student Code of Conduct and directed to the Dean of Students within three (3) working days after receipt of the written results.

If the Responding Party is an employee, appeals from either the Reporting Party or Responding Party should be directed to the Executive Vice President for Administration and Finance within ten (10) working days after receipt of the written results.

Grounds for Appeal
Any such appeal shall be in writing and shall state the grounds for the appeal. Grounds for appealing the results are:

1. A significant error in adhering to Mercer’s procedural process, which prejudiced the accused to the extent that the student was denied a fundamentally fair hearing as a result of the error. Procedural flaws alone are not grounds for an appeal. Significant procedural errors that may have affected the verdict or sanction will be considered.

2. The emergence of new evidence that could not have been previously discovered and that, had it been represented at the initial hearing, would have substantially affected the original decision.

3. The imposition of sanctions which are disproportionate to the offense.

For cases where the Responding Party is a student, the Dean of Students shall make a decision. The Dean of Student’s decision is final.

For cases where the Responding Party is an employee, the Executive Vice President for Administration and Finance shall make a decision within 30 working days of receipt of the appeal. The Executive Vice President’s decision is final.

Both parties will be notified simultaneously, in writing, about any changes that occur prior to the time the results become final and the outcomes of any appeal. A copy will be sent to the Office of Human Resources for faculty and staff, and to the Title IX Coordinator. A copy will be sent to the Dean of Students for students and to the Title IX Coordinator. The University will follow the law in protecting the Reporting Party’s and Responding Party’s privacy. The University will protect Reporting Party privacy, including publicly available records, and will withhold Reporting Party identity to the extent permissible by law.

Additional Information and Resources
Mercer University takes the issue of sexual, domestic, and dating violence seriously; and annually offers a variety of prevention, training, and education programs aimed at creating awareness and increasing safety for our community. For information on these programs, as well as information and resources related to bystander intervention programs, warning signs of abusive behavior, and other safety tips, contact the Title IX Coordinator at (478) 301-2788. It is imperative that Reporting
Party of any of the above offenses take immediate steps to preserve evidence after an incident occurs, and report the violation immediately.

9. STUDENTS WITH DISABILITIES

Pursuant to the Americans with Disabilities Act, it is the policy of Mercer University Law School to provide reasonable accommodations for students with physical and invisible disabilities, including students with learning disabilities and physical or mental health impairments.

Students may be entitled to reasonable accommodations due to disabilities that interfere with classroom performance, course work, or examinations. In order to receive reasonable accommodations, students must submit a written request and supporting documentation from a physician or other appropriate medical professional. Accommodations, including but not limited to, course load modification, exam accommodations, and/or other reasonable actions, are determined on a case-by-case basis. Retroactive accommodations will not be awarded, and last-minute accommodation requests may be denied.

A request for accommodations must be submitted to the Assistant Dean for Student Affairs upon matriculation or immediately after determining that an accommodation may be warranted. Accommodation requests are evaluated by the Mercer Law School Dean of Students, the Mercer University ACCESS and Accommodation Office Director, and the ACCESS Advisory Committee.

10. HEALTH & WELFARE OF STUDENTS, MENTAL & PHYSICAL

Mercer University recognizes that the challenges and stresses associated with attending college can be overwhelming at times. In order to provide confidential counseling, support, and guidance to students who seek assistance, Mercer University maintains the counseling services on the Macon and Atlanta Campuses (both provide services to Regional Academic Center Students). However, when it is determined that a serious threat of harm exists for a student, either to themselves or to others, the University is obligated to take proactive action to address this threat.

The University considers any situation in which a student poses a risk for harm to self or others as a serious matter. In cases involving attempted suicide or other life-threatening behavior, the University’s first priority is to ensure the student’s safety and well-being. If you know that a student has or is attempting to harm himself/herself, immediately notify Mercer Police. The Dean of Students or Student Affairs Designee on each campus will then be contacted to evaluate the situation. At any point, Mercer Police and/or the Dean of Students (or Student Affairs Designee) may make the determination to notify the parents (or emergency contact) of a student if they believe a substantial health and safety risk exists. A student attempting suicide or exhibiting other life-threatening behavior will not be allowed to return to the University campus or the residence halls until he or she has received approval from the Dean of Students or Student Affairs Designee.

In situations where a student is unable or unwilling to carry out substantial self-care obligations, where current medical knowledge and/or the best available objective evidence indicates that a student poses a significant risk to the health or safety of others, or where a student poses an actual risk to their own safety not based on mere speculation, stereotypes, or generalizations about individuals with disabilities, and the student does not want to take a leave voluntarily, the Dean of
Students or Student Affairs Designee has the authority to place the student on a mandatory leave of absence.
II. STUDENT HONOR CODE & CODE OF CONDUCT

1. MERCER LAW STUDENT HONOR CODE

APPROVED BY FACULTY JANUARY 25, 1995; APPROVED BY STUDENT BODY MARCH 7, 1995

[N.B.: This is distinct from the Mercer University Conduct Code, which also applies to Mercer Law Students. See below.]

PREAMBLE
The School of Law expects students to deal ethically and honestly with all members of the law school community, including students, faculty, staff, and administrators. This Code describes, among other things, the obligations of students, faculty, and administrators; the composition and jurisdiction of the Honor Council; the procedures to be followed in determining whether a student has violated the Code; and the sanctions that may be imposed.

Although the failure to report one's own act or the act of another Student that may constitute a violation of this Code is not itself a violation of this Code, it is the sense of the Law School community that a Student should report conduct that he or she reasonably suspects does constitute a violation.

Section I. Definitions
A. Academic Year - a term beginning immediately after the Law School graduation date and ending on the Law School graduation date of the following year.

B. Assistant Dean - the Assistant Dean for Student Affairs, or that person to whom the Dean has delegated the functions of that office.

C. Chief Justice - the Student Justice serving as the Chair of the Honor Council. (See SECTION VI.A.3.)

D. Code - the Walter F. George School of Law Student Honor Code.

E. Complaint - the formal charging document submitted to the Council by the Investigating Committee when it finds probable cause to bring a reported violation to a hearing. (See SECTION VII.G.3.)

F. Council - the Honor Council. (See SECTION VI.)

G. Days - calendar days.

H. Dean - the Dean of the School of Law.

I. Defense Counsel - the individual who, by a Student's selection, shall represent the Student
during an investigation, hearing, or appeal. (See SECTION IV.A.2, SECTION VII.G.5.e., SECTION VIII.A., and SECTION X.D.)

J. Investigating Committee - the committee consisting of one (1) Faculty Member (appointed by the Dean) and the Student Prosecutor who are charged with the duty to investigate possible violations of the Code. (See SECTION VII.E. and G.)

K. Knowingly - A person acts knowingly, or with knowledge, with respect to the nature of his or her conduct or to the circumstances surrounding such conduct when he or she is aware of the nature of such conduct or that such circumstances exist. A person also acts knowingly, or with knowledge, with respect to a result of his or her conduct when that person is aware that the conduct is reasonably certain to cause that result.

L. Law School – The Walter F. George School of Law.

M. Magistrates – The Chief Justice of the Honor Council and the Designated Faculty Justice who, together, decide initially whether the Council shall exercise, decline, or postpone asserting jurisdiction. (See SECTION VII.B. - F.)

N. Prosecutor – The Student member of the Investigating Committee chosen by the Student body to prosecute the Accused Student. (See SECTIONS VII.E. and G.7.)

O. Purposefully – A person acts purposefully, or with purpose with respect to an act or to a result, when it is his or her intention, conscious object, or desire to engage in the act or to cause the result.

P. Recklessly – A person acts recklessly, or is reckless, with respect to circumstances surrounding his or her conduct or the result of that conduct when he or she is aware of but consciously disregards a substantial and unjustifiable risk that the circumstances exist or the result will occur.

Q. Report of an Alleged Violation - a report to the Assistant Dean for Student Affairs of a possible violation of the Honor Code. (See SECTION VII.)

R. Student – any person who is, or has been, enrolled at the Walter F. George School of Law.

S. University – Mercer University.

Section II. Standards of Conduct

A. Prohibited Conduct in General
The following Student conduct shall constitute a violation of the Code:
   1. Any conduct pertaining to Law School or other University matters, including but not limited to academic matters, that evidences fraud, deceit, dishonesty, or an intent to obtain unfair advantage over other Students; and
   2. Failure to comply with duties imposed by this Code; and
   3. Any act that demonstrates dishonesty, lack of integrity, or lack of fitness to practice law.

B. Before a Student may be found to have violated this Code, there must be clear and convincing
evidence that the Accused Student committed the act or acts constituting the violation and that the Accused Student did so purposefully, knowingly, or recklessly.

C. Extenuating circumstances or good motives (such as, by way of example, pressure from school or outside work, family obligations, or to help a friend) are no defense to a violation of the Code but may be relevant to the determination of sanction. This section is not intended to disallow the defense that the required mental state was not present.

D. It is not a defense to charges of violating this Code for a Student to claim he or she has not received, read, or understood this Code, or is otherwise ignorant of its provisions. A Student is held to have notice of this Code by enrolling in the Law School. (See the Law School Bulletin.) A copy of the Code will be distributed to each entering first-year Student, placed on file in the Law School Library, and made available from the Dean's Office.

Section III. Limitations

A. Student's conduct is not subject to this Code unless it has occurred while the Student is enrolled at or was seeking admission to the Law School. The Council may not exercise jurisdiction over Student conduct unless a complaint is filed within one year of graduation, withdrawal, or dismissal of the Student from the Law School; however, this limitation shall not apply to conduct involving either serious academic misconduct, such as plagiarism or cheating, or serious misrepresentation with respect to the Student's application for enrollment in the Law School.

Section IV. Rights of an Alleged Violator or an Accused Student

A. The following enumerated Rights of an Alleged Violator or an Accused Student consist of some of those rights which exist as a result of this Honor Code. Students may have additional rights, arising under other sections of this Honor Code or extrinsic authority, which this section of the Honor Code does not abridge.

1. An Alleged Violator or Accused Student shall not be required to testify. (See SECTION VIII.F.)

2. Before and during the investigation, hearing, and through any appeals, an Alleged Violator or Accused Student shall be entitled to representation by or assistance from a retained attorney or anyone else of the Student's choice who will represent or assist the Student as his or her lawyer. (See SECTION VII.G.5.e. SECTION VIII.A. and SECTION X.D.)

3. A Justice of the Honor Council, the Prosecutor, and any Investigator may be voluntarily or involuntarily recused from a pending case due to failure or inability to satisfy the duties of his or her respective position in regard to an alleged violation. Recusal extends only to the Investigator's, Prosecutor's or Honor Council Justice's duties with respect to the pending case. A vote of four present and voting Justices is required for involuntary recusal. The Chief Justice shall at the same time notify the Accused Student and the President of the Student Bar Association or the Dean of the Law School. When a Student Honor Council Justice or the Prosecutor is removed, the President of the Student Bar Association shall, within three calendar days of receiving notice of such removal, appoint a replacement. When a Faculty Honor Council Justice or Faculty Investigator is removed, the Dean of the Law School shall, within three
calendar days of receiving notice of such removal, appoint a replacement.

4. Upon request, any Accused Student has the right to a copy of the recordation of the hearing. (See SECTION VIII.B.3.)

Section V. Adopted Policies of the Faculty and Administration

A. Each Instructor shall identify with precision the materials (if any) Students may use during the Instructor's examination, and shall describe the condition (for example, annotated or unannotated) in which those materials may be used prior to the last regular meeting of the class; provided, however, that if an Instructor does not identify the materials usable during the final examination and their condition, Students must assume the examination in that course is "closed book," that is, that no materials will be permitted to be used by Students during the final examination. In order to eliminate ambiguity or uncertainty, the Instructor shall answer any Student question concerning those materials and shall communicate that same information to all Students in the course.

B. Each Instructor shall include the instructions described in Paragraph A, above, in the written instructions accompanying the examination.

C. Each Instructor shall exercise caution in preparing, administering, and discussing an examination to ensure that no Student receives an unfair advantage.

D. Each Instructor and member of the Law School staff shall report to the Assistant Dean for Student Affairs any Student conduct that is reasonably believed to constitute a violation of this Code.

E. It is the responsibility of the Dean, or his or her delegate, to supervise the imposition of any sanction directed by the Council or modified by any appeal.

F. Failure on the part of an Administrator or an Instructor to comply with the adopted policies of the Faculty and Administration as outlined in this section shall not operate as a procedural defense. Such non-compliance, however, may operate as a substantive defense.

Section VI. The Honor Council

A. The Honor Council shall consist of six Justices.

Three of the Justices shall be Students. Under procedural rules promulgated by the Student Bar Association, the Student body shall elect three Student Justices, one from each class. Student Justices shall serve a term of one academic year.

Three of the Justices shall be Law School Faculty Members appointed by the Dean of the Law School with the advice of the Faculty Policy Committee. The Dean shall designate one of the appointed Faculty Justices to serve as a Magistrate. The Dean shall not appoint an associate or assistant dean or him/herself to the Council. Faculty Members shall be appointed to a one academic year term.

The third-year Student Justice shall be the Chief Justice. If, at any time, the Chief Justice is unavailable to perform Chair duties, the elected second-year Justice shall serve as the Chief Justice.
B. The Council shall have jurisdiction over any conduct by a Student which is prohibited by this Code. At any time, for good cause, the Council may decline or postpone asserting jurisdiction over the conduct of a Student. For example, any of the following may constitute good cause for declining or postponing jurisdiction: (1) the fact that such conduct is being, or has been handled by federal, state, or local authorities; (2) assuming the allegation to be true, the conduct does not evidence a lack of honesty, integrity, or trustworthiness on the part of the Student; or (3) the alleged conduct is insufficiently connected with the affairs of the Law School or its Students.

Section VII. Report and Investigation of an Alleged Violation

A. If a person wishes to initiate a disciplinary proceeding against a Student for violating this Code, the person must report the matter to the Assistant Dean for Student Affairs. The report of the suspected Code violation may be either written or oral. Such report may not be made anonymously; however, confidentiality relating to the identity of the reporter of an alleged violation shall be maintained, subject to the provisions of SECTION VII.B., E., F., and SECTION VIII.L. and M.

B. Upon receipt of a report of a suspected Code violation, the Assistant Dean for Student Affairs shall promptly notify the Chief Justice of the Honor Council of the bare allegations contained in the report, omitting the names of the Alleged Violator and the person(s) making the allegation. Upon receiving this summary, the Chief Justice shall promptly inform the Faculty Magistrate of the substance of the report.

C. A meeting to determine whether to decline or postpone asserting jurisdiction shall be held by the Chief Justice of the Honor Court and the designated Faculty Member, who serve as the Magistrates. For good cause, jurisdiction may be declined or postponed at this stage if both Magistrates vote to do so. For example, any of the following may constitute good cause for declining or postponing jurisdiction: (1) the fact that such conduct is being, or has been handled by federal, state, or local authorities; (2) assuming the allegation to be true, the conduct does not evidence a lack of honesty, integrity, or trustworthiness on the part of the Student; or (3) the alleged conduct is insufficiently connected with the affairs of the Law School or its Students. None but the Magistrates are permitted to attend this meeting.

D. The Chief Justice shall promptly notify the Assistant Dean for Student Affairs of the decision of the Magistrates. Upon receipt of notice that the Magistrates have not declined or postponed asserting jurisdiction, the Assistant Dean for Student Affairs shall promptly notify the Alleged Violator of the allegation and that an investigation will begin. The Assistant Dean shall furnish the Student with an additional copy of this Code. The Assistant Dean shall notify the Prosecutor of the action of the Magistrates and furnish him or her with all documentary evidence collected to date.

E. Upon receiving notification from the Chief Justice of the Council that the Magistrates have not declined or postponed jurisdiction, the Assistant Dean shall notify the Dean that an investigation is to be initiated. The Dean shall promptly appoint one Faculty Member to assist the Prosecutor. The Prosecutor and the appointed Faculty Member comprise the Investigating Committee. Unless recused, the appointed Faculty Member shall serve on the Investigating Committee for the duration of the investigation and probable cause determination of the allegation(s) for which appointed. The Dean, Associate and Assistant
Deans and Justices of the Council shall not be appointed to the Investigating Committee.

F. Upon receiving notice that the Magistrates either postpone or decline asserting jurisdiction, the Assistant Dean shall inform the reporter of an alleged violation. The Assistant Dean shall not notify the Alleged Violator of the Magistrate’s action if jurisdiction is postponed or declined.

G. Duties of the Investigating Committee.

1. Except for good cause shown, the Investigating Committee shall complete its investigation of the alleged violation within fourteen (14) days of its formation.

2. The Committee shall have the power to question persons having pertinent information, examine any pertinent material, and question an Alleged Violator if he or she is willing to speak. If the Committee questions a Student whom the Committee reasonably believes has committed a Code violation, it shall advise the Student: (a) of the Student’s right not to speak, (b) that what the Student says can be used against the Student, (c) that the Student has the right to consult an attorney or other representative before answering any questions, (d) that the Student has the right to have that representative present during the questioning, and (e) of the consequences for lying to the Committee or the Honor Council. At the request of the Investigating Committee, the Chief Justice of the Honor Council shall have the authority to subpoena Students to appear as witnesses before the Investigating Committee or the Council. Students who have been subpoenaed as witnesses have an obligation to appear and testify.

3. Upon completion of its investigation, the Investigating Committee shall meet in camera and determine whether probable cause exists to believe that a Student has violated this Code. No other person is permitted to attend this meeting. A finding of probable cause must be supported by both members of the Committee. The Prosecutor shall promptly report the determination of the Investigating Committee, whether affirmative or negative, to the Chief Justice of the Honor Council, to the Assistant Dean for Student Affairs, to the Alleged Violator, and to the person(s) who reported the alleged violation of the Code. Upon a finding that sufficient probable cause exists, a complaint issued by the Committee shall be sent to the Chief Justice of the Honor Council.

4. If the Investigating Committee determines that sufficient probable cause does not exist, the matter shall be dismissed immediately, without prejudice, and the Alleged Violator will not have been considered accused of a violation or the subject of any Honor Court proceeding. If the Investigating Committee issues a complaint, the Alleged Violator is formally accused of violating the Honor Code and is the subject of an Honor Court proceeding.

5. If the Investigating Committee determines that a complaint shall be issued, the Prosecutor shall also give to the Accused Student the following information in writing:

   a. A copy of the complaint, which shall be a plain, concise, and definite written statement of the essential facts of the violation(s) charged, citing the specific provision(s) of this Code that the Accused Student is alleged to have violated;
b. The identity of known witnesses, a general description of what each is expected to testify about, their written statements, if any, and either copies or a description of any physical evidence that may be used at the hearing;
c. All written reports concerning the alleged violation, if any, submitted to any Administrator, Instructor, or member of the staff;
d. The names of the Honor Council Justices;
e. A statement that the Student may be assisted by an attorney or other advisor of the Student’s choice (See SECTION VIII.A.);
f. A statement that the Student has a right to review any information gathered by the Investigating Committee during the investigation, other than the work product of the Investigating Committee.

6. The Investigating Committee shall not enter into any agreement with the Accused Student whereby the Committee agrees not to bring before the Honor Council any violations for which probable cause has been found, or which commits the Honor Council to any finding or sanction. The Committee must present all such violations to the Council for a hearing by filing a complaint as provided by this Code. The Accused Student may make an admission of a violation by testifying on the record before the Council that he or she committed the alleged act(s), and by waiving a hearing before the Council on the question of a violation. Upon receiving such an admission of a violation, the Council shall proceed by hearing to determine the appropriate sanction(s).

7. The Prosecutor shall present the evidence against the Accused Student during the hearing and any appeal.

8. Notwithstanding that the Investigating Committee has issued a complaint, it shall be the duty of the Prosecutor to continue to gather other evidence relevant to the determination of the commission of a violation or innocence of the Accused Student and to present it to the Council at the hearing on the complaint. Any such evidence shall be disclosed to the Accused Student as soon as possible after it has been obtained.

Section VIII. Hearing

A. Upon receiving a complaint from the Investigating Committee, the Chief Justice of the Council shall convene a hearing before the Honor Council. Before and during the investigation, hearing, and through any appeals, the Accused Student shall be entitled to representation by or assistance from a retained attorney or anyone else of the Student's choice who will represent or assist the Student as his or her lawyer.

B. The hearing shall be open to all participants and members of the law school community. Witnesses may also attend unless exclusion is requested by any party. This section is subject to the following provisions:
   1. The Council may proceed with no fewer than two faculty and two Student Justices present.
   2. No later than one day before the hearing, the Accused Student may request that the Council close the meeting generally or for a limited duration. The Council, upon 2/3 vote of those present and voting, may elect to limit attendance at the hearing to participants.
3. The Council shall record the hearing and may do so by stenographic means, or audio or video tape. Upon request, any Accused Student has the right to a copy of the recordation of the hearing.

C. The Chief Justice shall rule on all motions and objections and may be overruled only by a majority of the Council present and voting.

D. The Council may consider only evidence made part of the record at the hearing. It shall not be bound by rules of evidence. The only objections to the proposed admission of evidence which will be entertained by the Honor Council shall be those made on the grounds of repetitiveness or irrelevance as defined in the Federal Rules of Evidence. Hearsay evidence may be admissible, but it shall be accorded only such weight as it is entitled under the circumstances. Proof of conviction of a crime shall be prima facie evidence that the person committed the offense of which he or she was convicted and of any facts necessary for that finding of guilt. At the request of the Prosecutor or the Accused Student, the Chief Justice shall subpoena any Student to appear as a witness before the Council. A Student who has been subpoenaed as a witness has an obligation to appear and testify.

E. Normally, the Council shall hear evidence regarding the question of the commission of a violation before hearing evidence regarding sanctions. The Prosecutor shall initiate the presentation of evidence. The Accused Student (or his or her Defense Counsel) may then offer evidence relevant to the charge(s).

F. The Council, the Prosecutor, and the Accused Student (or his or her Defense Counsel) may question any witness. However, the Accused Student shall not be required to testify, and no adverse inferences shall be drawn from the Accused Student's decision not to testify.

G. The Prosecutor and the Accused Student (or Defense Counsel) may make opening and concluding statements. However, an Accused Student who has chosen not to testify may not make a statement to the Council unless the Student allows questions from Council Justices and the Prosecutor.

H. After the presentation of evidence regarding the commission of a violation, the Council shall meet in camera to decide the question of whether a violation has occurred. Upon reaching a decision, it shall reconvene before the parties and announce its decision. If it finds the behavior of the Accused Student is in violation of this code, the Council shall set a date to give the parties the opportunity to present evidence, if any, relevant to sanctions. At that time, the Student shall have the option either to proceed first or to follow the Prosecutor. The Prosecutor shall have the obligation to present all aggravating and mitigating evidence in his or her possession and may recommend particular sanctions. After hearing this evidence, the Council shall again meet in camera to decide what, if any, sanction(s) shall be imposed. Upon reaching a decision, the Council shall reconvene before the parties and impose sanctions, if any.

I. The Council may not find the Accused Student to be in violation of any Code provision not charged in the complaint. After the hearing begins, the complaint may be amended over the Accused Student's objection, provided the Accused Student is not thereby prejudiced in his or her defense. A continuance of the hearing may be granted to avoid such prejudice. The Prosecutor shall bear the burden of proving the alleged violation(s) by clear and convincing evidence. A two-thirds (2/3) vote of the Council Justices present and voting shall be
necessary for a finding of a violation and the imposition of any sanction, except that expulsion or a recommendation that an awarded degree be withdrawn shall each require unanimity.

J. After the hearing is concluded and within seven (7) days, the Chief Justice or the Council shall prepare a written report detailing the evidence considered, the reasons for its decision, and any sanction(s) imposed. Concurring and dissenting Justices may prepare opinions explaining their positions. Copies of the report and opinions shall be given to the Accused Student, the Prosecutor, and the Dean.

K. At the conclusion of a case, including an appeal, if any, the Council shall publish the results of its decision (as amended by any appeal). Beginning with the effective date of this Code, all published decisions shall be maintained on reserve in the library.

L. Regardless of the decision on the merits, the Council shall keep a permanent record of the evidence presented at the hearing, the report(s) and the opinion(s) of the Council, if any, and any other information it decides should be retained. Such record may be referred to later by the Council for whatever purpose it considers relevant. Subject to paragraph K above, neither the contents nor the existence of any record referred to in this paragraph may be disclosed except (1) when required by law or order of court, (2) when required by the Dean, or (3) when the concerned Student has signed a written waiver of confidentiality.

M. At the end of his or her tenure, the Chief Justice shall transfer all case files to the Dean’s Office, and the Dean shall transfer them to the next Chief Justice. Such transfers shall be made without breach of the confidentiality of the files.

Section IX. Sanctions

A. Sanctions for violations of this Code may include but are not limited to one or more of the following:
   1. Public or private admonition, warning, reprimand, or censure;
   2. Counseling;
   3. Additional academic work;
   4. A requirement that a Student take extra credit hours;
   5. Public or University service;
   6. Suspension or loss of specific Law School benefits, privileges, memberships, and/or honors including Law School scholarships;
   7. Fines;
   8. Compensation for or replacement of any damaged or destroyed property;
   9. Recordation of findings and sanction(s) in the Student’s Law School file for any length of time;
   10. Probation, with or without conditions;
   11. Removal from elective or appointed office;
   12. Suspension for a period not longer than two years;
   13. Expulsion; or
   14. Recommendation to the Board of Trustees that an awarded degree be withdrawn.

B. The Honor Council has no authority to determine or change a Student’s grade. Nothing in this Code modifies a faculty member’s discretion to base a grading decision upon student conduct that might violate the standards established by this Code, regardless of the pendency or outcome of any Honor Proceeding.

C. Notwithstanding the provisions of this Section regarding the sanctioning ability of the Honor
Council, any official Student organization may suspend, expel (with or without retroactive effect), or terminate any membership or honors accorded a member of such organization if found to have violated this Code.

**Section X. Appeal of Adjudications**

A. A Student who is adjudged by the Honor Council to be in violation of this Code may appeal such finding or any sanction imposed to the Dean or the Dean’s designee. Where the decision maker (the Dean or the Dean’s designee) determines that he is unable to be impartial, or where the Student adjudged to be in violation of the Code demonstrates to the Honor Council that the decision maker was the victim of the violation, that the decision maker reported the violation, or that other specific facts exist that suggest a substantial likelihood that the decision maker will not be impartial, then the Dean must appoint a designee to decide the appeal. A Student who admits the truth of the complaint may challenge the Council’s jurisdiction and the sanction on appeal. Normally, the filing of a notice of appeal shall automatically stay the execution of all sanctions imposed by the Council on the Student filing the notice; however, the decision maker shall have authority to order that some or all of the sanction(s) be executed during the pendency of the appeal. All unexecuted sanctions upheld by the decision maker shall be executed following the decision maker’s determination of the appeal.

B. Notice of intent to appeal must be given to the Dean and the Chief Justice of the Council. The notice of appeal shall be in writing and shall contain the reasons for the appeal. Upon receipt of the notice of appeal, the Chief Justice shall transmit the Council’s report(s) and the record of the hearing to the Dean.

C. If, following the Council’s decision, the Student discovers new information relevant to the merits or the sanction, the Student may ask the Council to reconsider its decision or may ask the Dean to consider such new information along with the record of the hearing. The Dean may remand to the Council for consideration of the new information. If the Student discovers new information after the Dean has decided the appeal, the Student may ask the Dean to reconsider his or her decision. If the Dean decides not to change that decision, he or she shall give the reason(s) for not doing so to the Student in writing.

D. Normally, the Dean’s appellate review will be based on the record of the hearing and any written submissions. However, the Dean may choose to hear oral argument by the Student or by the Defense Counsel, and by the Prosecutor.

E. The Dean may affirm, reverse, remand, or modify the decision of the Council, or the Dean may dismiss the complaint. If the Dean concludes that the decision of the Council is factually correct and that its sanctions are appropriate, the Dean shall affirm. The Dean may dismiss the complaint only if he or she concludes that the Council lacked jurisdiction or that its determination was not supported by clear and convincing evidence. The Dean may reduce the sanction if he or she believes the sanction is inappropriate but may not increase the sanction. If the matter is remanded, the Council shall reconvene to reconsider the case.

F. The Dean shall prepare an opinion explaining the reasons for the decision. A copy of that opinion shall be given to the Student, the Prosecutor, and the Council. The Council shall keep a copy as part of its permanent record in accordance with SECTION VIII.L. and M. of this Honor Code.
Section XI. Notification
Whenever this Code requires notification and does not otherwise specify the manner by which such notification shall be accomplished, the following methods are proper:

A. Verbal notification, either in person or by telephone, followed by written notification; or

B. Written notification sent by registered or certified mail to the last local address provided to the Law School by the recipient, or if the Law School is not in session, to the last home address provided to the Law School by the recipient.

Section XII. Timeliness of Proceedings
A. All actions taken pursuant to duties imposed by this Code shall be accomplished in a timely manner. The specific time guidelines are the following:
   1. The Assistant Dean for Student Affairs shall bring a report of a suspected Code violation to the attention of the Chief Justice of the Council within two days of receiving it. (See SECTION VII.B.)
   2. The Chief Justice of the Council shall bring the substance of a report of a suspected violation to the attention of the Faculty Magistrate within two days of receiving notice from the Assistant Dean. (See SECTION VII.B.)
   3. The Magistrates shall determine whether to assert, decline, or postpone taking jurisdiction of a reported matter within three (3) days of the receipt by the Faculty Magistrate of the summary. See (SECTION VII.C.)
   4. The Magistrates' determination to assert, decline or postpone asserting jurisdiction shall be reported to the Assistant Dean for Student Affairs in writing within one day of the determination. (See SECTION VII.D.)
   5. If jurisdiction is asserted, the Assistant Dean for Student Affairs shall notify the Alleged Violator as soon as possible. (See SECTION VII.D.)
   6. The Dean of the Law School shall appoint one Faculty Member to serve on the Investigating Committee within two days of the receipt by the Assistant Dean for Student Affairs of a report from the Chief Justice that jurisdiction of the Council has not been declined or postponed. (See SECTION VII.E.)
   7. The Investigating Committee shall complete its investigation regarding the reported Code violation within 14 days of its appointment. (See SECTION VII.G.1.)
   8. The Investigating Committee shall report its determination of whether to file a complaint to the Chief Justice of the Honor Council, the Assistant Dean for Student Affairs, to the Alleged Violator, and to the person or persons initiating the report of the suspected violation within one day of reaching its determination. (See SECTION VII.G.3.)
   9. The Prosecutor shall give to the Accused Student the information specified in SECTION VII.G.5.a.-f. within one day of the notification to the Student that a complaint will issue.
   10. The Honor Council shall convene to hear a complaint within seven days of receipt of the complaint by the Chief Justice. (See SECTION VIII.A.)
   11. The Chief Justice's written report of the Council's determination(s) and its summary of the evidence shall be submitted to the Dean, the Prosecutor, and the Accused Student within seven days of the termination of the hearing. (See SECTION VIII.J.)
12. A Student’s written notice of intent to appeal an Honor Council determination must be received by the Dean’s office within seven days of receipt by the Student of the written report of the Council’s determination(s) and the Council’s summary of the evidence. (See SECTION VIII.J. and SECTION X.B.)

13. Except for the notice of intent to appeal, deadlines for written submissions to the Dean from any party relating to a matter on appeal will be set by the Dean. (See SECTION X.D.)

14. The Dean shall decide the appeal within 30 days of the date the Dean’s office receives the notification of an intent to appeal. (See SECTION X.E.)

B. In computing any period of time prescribed or allowed by this Code, the day of the act or event from which the designated period of time begins to run shall not be included. Days are computed as calendar days.

C. The Accused Student may waive time periods imposed by this Code on others. The Honor Council, by majority vote of the Justices present and voting, and the Dean shall have the authority to extend time limits. The Dean shall have such authority regarding appeals.

D. Failure by Law School personnel to abide by the time requirements of this Code without the Accused Student’s consent may be grounds for dismissal of the complaint or mitigation of sanctions only if a substantial delay has been caused and the Accused Student has suffered prejudice thereby.

Section XIII. Exclusive Jurisdiction
All Student conduct subject to this Code shall not be subject to any other honor code of the University.

Section XIV. Interpreting the Code
The Honor Council shall interpret this Code and may exercise its powers of interpretation as to the intent or meaning of any provision in the Code.

Section XV. Amending the Honor Code
A. Any Student, Instructor, Staff Member, or Administrator may propose an amendment to the Honor Code.

B. All proposals for amending the Honor Code must be submitted to the Honor Council in writing for preliminary review. The Honor Council will decide by majority vote whether to endorse and present the proposed amendment.

C. If the Council endorses the proposal, the Chair and the Faculty Magistrate will present the proposal along with any written comments of the proponent and the Justices of the Honor Council to the appropriate Faculty committee and to the Students in a manner appropriate to provide sufficient notice of the contents and purpose of the proposal. If the Faculty approves the proposed amendment, the Chief Justice shall inform the Student Bar Association President of the need to include the proposed amendment on the next election ballot. To be adopted, the proposed amendment must be ratified by a majority of the Students voting in the election.

D. If the Honor Council does not endorse the proposal, a proposed amendment shall be adopted as an amendment upon successful petition of the Faculty by any proponent and the vote of
2/3’s of those present and voting at a duly constituted meeting of the Legislative Assembly. See The Student Bar Association Constitution "ARTICLE VII. LEGISLATIVE ASSEMBLY" and corresponding SBA by laws.

Section XVI. Effective Date and Repeal
A. This Honor Code shall be effective on the day following ratification by the Faculty and the Student Body.

B. Upon being effective, this Honor Code repeals the former Student Honor Code and the Procedures Governing Faculty Consideration of Alleged Honor Code Violations, except that any conduct occurring before the effective date of this Code shall be governed by the former Student Honor Code and the Procedures Governing Faculty Consideration of Alleged Honor Code Violations. With the consent of the Prosecutor and the Faculty Magistrate, an Alleged Violator or Accused Student may elect to proceed as if the conduct had occurred after the effective date of this Honor Code.

2. MERCER UNIVERSITY STUDENT CODE OF CONDUCT

THIS POLICY WAS UNDER REVISION AT THE TIME OF PUBLICATION
Changes may be made to the Student Code of Conduct during the school year. This Student Code of Conduct was excerpted from the Mercer University Student Handbook, which supersedes all other handbooks, including this one. The most up-to-date and complete version can be found in the University Student Handbook at www.mercer.edu/provost/handbooks.

Community Of Respect
Mercer University strives to be a Community of Respect where everyone is held in mutual high regard. Because every human being is created in the image of God, each person deserves to be treated with respect and civility. Standards of conduct are based on the values of mutual respect:

Respect for Academic Integrity
We value a community that encourages an academic atmosphere. We believe that honesty is important to learning.

Respect for Other Persons
We value the worth of every individual in the community and we respect the dignity of each member in the community. We take responsibility for the consideration of the rights of others.

Respect for the University Community
We value showing respect for the rights and property of others. We take responsibility to act to maintain University property.

Respect for Community Authority
We acknowledge and value our privileges and rights as members of the University community. We take responsibility for acting to uphold community standards.

These values are codified into the following Student Code of Conduct, which includes a general overview of the process, a listing of unacceptable student conduct, possible sanctions, and other key information. This Student Code of Conduct applies to all students on all campuses, including online programs, and supersedes any student conduct policies and procedures previously used by colleges or programs. Program-specific regulations and policies (including professional standards) may apply to students beyond those outlined here and may be found in supplemental handbooks. Nothing in this policy prohibits these academic programs from pursuing additional review and action of professional standards as appropriate to their professions. Students are expected to be aware of and conduct themselves in a manner that is in compliance with all applicable policies found in the University Student Handbook and related campus supplements. Academic violations are handled through a separate process found in the academic Honor Code.

**General Policy**

Mercer University is dedicated to the advancement of knowledge and learning and to the development of ethically responsible persons. University students are expected to uphold appropriate standards of behavior and to respect the rights and privileges of others. The University invites students to participate in the formulation of behavioral policies and to share in the responsibility for judicial decisions. These standards and procedures have been established to protect the University's educational purpose, to foster a sense of responsibility to the community, to provide for orderly conduct of its activities, to protect the members of the University from disrespect, and to safeguard the interest of the University community. Student conduct is expected to be lawful and in accordance with all federal, state, and local laws, and University regulations.

In keeping with Mercer University's values, sanctions imposed on students found to be in violation of the Student Code of Conduct are designed to promote the University's educational mission, maintain community standards, and promote individual civility and positive growth.

Sanctions are also intended to maintain the safety of the University environment and the integrity of the University community. The processes for adjudicating violations of federal, state and local laws and violations of the Student Code of Conduct are separate and may be pursued independently of one another. The University distinguishes its responsibilities for student conduct from the control functions of the wider community. The conduct of students both on campus and in the wider community is ordinarily of University concern when (a) the conduct interferes with the University's responsibility for ensuring members of the University full and equal opportunity to obtain their educational objectives, (b) the conduct interferes with the University's responsibility to protect the health, safety and general welfare of persons in the University community, or (c) the conduct negatively impacts the University's image and/or academic integrity. The University is not required to postpone disciplinary proceedings pending the outcome of any criminal proceeding.

The Student Code of Conduct applies to all University students in settings, which includes, but is not limited to, study abroad, international travel, online, and off-campus educational opportunities. The Vice President for Student Affairs (or designee) may modify non-substantive procedures in the effort to adjudicate violations.

Student organizations will be held responsible for the behavior of their members, alumni, or guests, when their actions evolve from or are in any way related to their association with activities of the
organization on or off campus. Student organizations may be adjudicated in addition to any charges levied against the individual members. Student organizations that condone or encourage behavior that violates University or state regulations may be held responsible for such violations. See Student Organization Policy.

Authority for student discipline ultimately rests with the University President. For cases involving non-academic conduct violations, the President delegates this authority to the Vice President for Student Affairs (or designee), who in turn delegates it to the following designees to oversee, review, and pursue violations of the Student Code of Conduct.

<table>
<thead>
<tr>
<th>Location</th>
<th>Primary Designee(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Macon Campus (including Law, Medicine (Columbus and Savannah), and the Macon Center)</td>
<td>Associate Dean of Students, Macon Office of Judicial Education, Macon Residence Life, Macon</td>
</tr>
<tr>
<td>Atlanta Campus (including all Atlanta graduate Programs and Douglas, Henry, and Newnan Centers):</td>
<td>Dean of Students, Atlanta Assistant Dean of Students, Atlanta Residence Life, Atlanta</td>
</tr>
</tbody>
</table>

Students enrolled in online courses will be adjudicated in Macon or Atlanta as determined by the educational program in which they are enrolled. Should conflicts arise, that location will be determined by the Vice President for Students Affairs. Modifications to procedures to adapt to the physical location of the student may be implemented as long as the student is notified of the charges against them and provided with an opportunity to respond to the charges.

The Vice President for Student Affairs (or designee) has the authority to notify the person listed as the student’s emergency contact (or other appropriate person) in cases of emergency or life-threatening incidents.

The Vice President for Student Affairs (or designee) may order any student or organization to cease and desist from any activity adjudged to be disruptive to the University. If the student or organization fails to cease and desist from such activity, the Vice President for Student Affairs (or designee) may immediately suspend the student pending a judicial hearing. Student organizations should refer to the “Non-Academic Misconduct Process for Student Organizations”.

**Responsible Action Guidelines**

The health and safety of students under the influence of alcohol and/or drugs should always supersede concerns related to conduct violations and/or subsequent University action. The University urges all students to recognize that violations of the law and University policy have consequences, but that these possible consequences should never outweigh or override the decision for providing proper care for the health and wellbeing of a fellow student in crisis.

In a health crisis situation involving alcohol and/or drugs, students are expected to notify appropriate staff to evaluate the situation immediately. Amnesty for minor violations of the student code of conduct will be considered in cases where a student is acting in good faith to rectify a situation, or when the situation involves a more egregious infraction that warrants reporting (for example, sexual misconduct and relationship violence). Amnesty may mean waiving formal judicial action, or imposing less harsh sanctions, and is at the discretion of the Vice President for Student Affairs, Dean of Students or designee.
Definitions

University. Mercer University includes the main campus, all branch campuses, centers, and University international programs.

Student. Includes all persons either registered or taking courses at Mercer University, both full-time and part-time, pursuing undergraduate, graduate, or professional studies and those who attend post-secondary educational institutions other than Mercer University or who may reside in Mercer University residence halls. This includes non-degree seeking students. Persons who are not officially enrolled for a particular term but who have a continuing relationship with Mercer University are considered students (i.e. students enrolled in another college for a term, between semesters, internships, etc.)

Charged Student. Any student who has been formally charged with an alleged violation of the Student Code of Conduct.

Complainant. Individual reporting an alleged violation.

Respondent. Individual alleged/ suspected of violating a university policy.

Faculty Member. Any person hired by Mercer University to conduct classroom activities.

Staff Member. Any person hired by Mercer University in a professional position to conduct University activities.

Member of the Mercer University Community. Any person who is a student, faculty member, or employed by Mercer University.

Mercer University Premises. Includes all land, buildings, facilities, and other property in the possession of or owned, used, or controlled by Mercer University (including adjacent streets and sidewalks).

Organization. Any group who has been formally recognized by Mercer University as an organization.

Hearing Body. Any Mercer University official or panel authorized to review and evaluate student conduct charges and to impose sanctions upon students found to have violated the Student Code of Conduct.

Appeals. Appeals can be heard by any person or persons authorized by the Vice President for Student Affairs to consider an appeal from a hearing body’s determination that the student has violated the Student Code of Conduct.

Student Justice. Student members trained in the procedures of the adjudication process, and in the mechanics of preparing for a case.

Faculty/Staff Justice. Faculty/Staff members trained in the procedures of the adjudication process, and in the mechanics of preparing for a case.

Shall. Is used in the imperative sense.

May. Is used in the permissive sense.

Preponderance of the Evidence. The weight of evidence used to adjudicate student conduct violations. This standard means that the evidence, taken as a whole, supports that it is more likely than not that the violation occurred or did not occur.

Investigator(s). The person assigned by the University to gather the facts and details related to an alleged violation of the Student Code of Conduct. Investigators may serve as witnesses to any case for which they investigated.

Non-Academic Misconduct Process For Student Organizations

Student organizations are expected to operate in accordance with the law, student organizational guidelines (as outlined by the Office of Campus Life), and with all University policies including the Student Code of Conduct. Student organizational recognition is not a right, and can be evaluated and rescinded by the University at any time for any reason.
When the University becomes aware of any allegation of misconduct by a student organization, the Associate Dean of Students in Macon or the Assistant Dean of Students in Atlanta (depending on the primary location in which the organization exits) will assign a staff member to investigate and review the allegation(s) by meeting with any individual the staff member determines is warranted. In cases involving sensitive or confidential reporting (e.g., cases involving hazing, sexual misconduct, hospitalizations, etc.), the staff member investigating the case may use appropriate discretion in releasing information placed in the report to protect the identity and confidentiality of the reporting or involved student or witness. That staff member will then meet with the organization to review the allegations related to the organization before making a recommendation back to the Associate Dean or Assistant Dean on his or her evaluation of policy infraction(s) and proposed sanctions, if any (including suspension or expulsion of an organization). The prior disciplinary history of the organization, the forthrightness and cooperation of the organization and its members, during the proceedings, and the severity of the allegations may all be evaluated as part of this recommendation.

The Associate Dean or Assistant Dean will then choose to accept that recommendation, modify it, or conduct further inquiry on his or her own before finalizing the decision. This decision will then be communicated to the organization in writing. This decision is final; however, in cases in which a group can clearly substantiate that an egregious and obvious error occurred at some point in the determination, it may request the Vice President and Dean of Students to review the decision. This request must be made in writing within three days of receiving the decision and clearly outline and substantiate the error that was made. The Vice President and Dean of Students may then choose, but is not obligated, to review the case and make any modifications as deemed appropriate.

Nothing in this section prohibits the University from implementing an “interim suspension” as outlined in the Student Code of Conduct while the case is being investigated. Nothing in this policy prohibits the Associate Dean in Macon, the Assistant Dean in Atlanta, or Vice President for Student Affairs from reviewing a case directly at any point.

**Non-Academic Misconduct Process For Students**

**Procedure for Reporting Violations**

All students and student organizations are expected to adhere to the standards of the Community of Respect. In affirmation to these standards, every student subscribes to the following pledge:

"Having been accepted as a member of the Community of Respect of Mercer University, I pledge myself: to hold each person in high mutual regard; to uphold, respect, and defend the rights of every individual in the community; and to respect the community as a whole. I further pledge that I will not allow to go unreported any violation of the standards of our community."

Each student is responsible for reporting any and all infractions of the standards valued by the Community of Respect. All students accept this responsibility when they enroll. If a student sees, knows, or hears of a violation, he/she is responsible for reporting the suspected violation to Mercer Police, the Vice President of Student Affairs, or an appropriate faculty/staff member of Mercer University.

Organizations are expected to investigate and self-report any violations of the Student Code of Conduct. Please refer to the Campus Life web page at: [http://studentaffairs.mercer.edu/campuslife/studentorgs.cfm](http://studentaffairs.mercer.edu/campuslife/studentorgs.cfm).
Procedures for Filing Charges
This process for review is initiated by either (1) the filing of a police report with Mercer University Police Department (or other law enforcement agency), (2) providing a signed written statement directly to the Vice President of Student Affairs (or designee), or (3) by filing an incident report or written statement with the Office of Housing and Residence Life. This information will then be reviewed by the designated authority (listed above) to determine the most appropriate action to be taken. This may result in conducting further investigation into the incident, resolving the conflict in an informal manner, referring the case to Housing, or initiating charges in accordance with the procedures contained in this code. Charges should be filed within ten (10) working days after receipt of all available information regarding the complaint. Charges cannot be filed that exceed one (1) year after the discovery of the incident.

In compliance with Title IX and other related federal mandates, cases involving Sexual Misconduct and Relationship Violence may require and involve additional investigatory, procedural, and adjudication standards that supersede any listed here. Please refer to the procedures outlined in the Sexual Misconduct and Relationship Violence Policy for complete information on these procedures. Should any policy or procedural guidelines conflict between these two policies, the Vice President for Student Affairs in consultation with the Title IX Coordinator is the final arbiter of procedural decisions.

Charges
When a determination to charge is made, the designated office (primary designee) shall notify the student in writing of the charge(s) and the allegation(s) on which the charge(s) are based. This notice shall inform the student that he or she has five (5) regular business days in which to contact the designated office outlined in their charge letter to schedule an informational session, and to select the type of hearing forum in which to adjudicate the violation (unless pre-selected by the University). The informational session is a courtesy to students. If a student does not contact the University during this time, the University shall make a determination regarding the choice of hearing and will proceed with adjudication.

Hearing Board Options
The charged student may have charges heard by a University Hearing Board or by a designated University Administrator selected and trained by the Associate/Assistant Dean of Students in Macon or Atlanta. The Hearing Board or Administrator will review the case and make a recommendation to the Associate/Assistant Dean of Students on the Macon and/or Atlanta (depending on primary location of the academic program related to the charged student) with regard to responsibility and sanctioning. (The Associate/Assistant Dean of Students may hear cases directly if they choose to and do not have any clear conflicts of interest.) In electing one hearing forum, the student waives the right to the other. The University retains the right to pre-select the hearing forum at any point in the process. University Hearing Boards consist of two faculty/staff and one student trained in university judicial proceedings. However, in cases involving especially serious charges that potentially could result in expulsion or suspension, the University may in its discretion require the charges to be heard at a specific campus location, and by a University panel that includes two faculty/staff, one student, and at least one representative from outside the University, to be selected by the University, with experience in contested adversarial hearings.

When two or more individual cases stem from the same incident, the same hearing body shall hear all cases, when possible. Procedural modifications are permitted when incidents involve more than one individual charge or corresponding organizational charges. In such cases, the University may
either pre-select the hearing body or consult with the students involved before making the determination. This hearing body will hear individual cases separately. In cases involving multiple students charged from the same incident, information obtained at one hearing may be used at another hearing provided that the charged student involved has the opportunity to review and to respond to any information that will be used against them, when possible.

For cases handled by the University's Office of Judicial Education in Macon, a board consisting of all students is an additional option for adjudicating minor student cases. This Student Hearing Board primarily adjudicates organizational violations and minor student violations as determined by the Associate Dean of Students.

Decisions of all hearing bodies (University Hearing Boards and University Administrator) are recommendations to the Associate/Assistant Dean of Students on the corresponding Macon and Atlanta campus, who in the interest of fairness, clarity, or consistency may choose to accept or modify the recommendations as necessary or refer a case back to the hearing body for further review. The Associate/Assistant Dean of Students may consult with appropriate staff or the academic dean of a particular academic program before accepting or modifying the recommendation of a student in that program.

**Rights Of The Charged Students**

1. **Notice.** Students charged with violations of the Student Code of Conduct will be provided notice via their official university e-mail address of the charge(s) against them and the allegations upon which the charge is based.

2. **Hearing.** Students shall be entitled to a prompt hearing. Students will be given an opportunity to present information, including witnesses during a fair and impartial hearing.
   - The student may inspect documentary evidence presented at the hearing, may hear and question available adverse witnesses testifying at the hearing, and may present evidence and call witnesses.
   - If a called witness does not appear, the hearing body may consider their written or taped statements. However, the statement shall be weighted accordingly by the hearing body as the charged student has no opportunity to question the witness making the written or recorded statement.
   - Student questioning of witnesses may be modified in cases involving violations of the Sexual Misconduct and Relationship Violence Policy (see next section).
   - Witnesses for the hearing will be required to wait outside of the hearing until their point of participation.
   - The University may require any student or employee with information relevant to the charges to participate in the investigative process, provide any such information to the University investigators, attend the hearing and present that information to the hearing panel for consideration.
   - For cases in which information provided to the University requires confidentiality and/or sensitivity toward a witness (example includes but is not limited to Title IX allegations), an investigative summary may suffice in place of direct witness testimony. In such cases, the investigator may present the information obtained during the investigation at the hearing and answer questions.
In compliance with Title IX and related federal mandates, additional procedural rights for student complainants and respondents involving violations of the Sexual Misconduct and Relationship Violence Policy apply and are outlined below.

(Supplemental) Rights For Cases Involving Sexual Misconduct And Relationship Violence

When complaints are resolved through the University student judicial process related to sexual harassment, sexual assault, sexual exploitation, stalking, dating violation and domestic, the following rights will apply to both the complainant and to the respondent:

1. To be accompanied by an advisor or person of support of their choice. (See additional advisement information in the “Conduct Hearing Guidelines” in the Student Code of Conduct).
2. To have an equal opportunity to present witnesses and evidence, as well as to speak on one’s behalf.
3. To be made aware that responsibility for charges is determined using the “preponderance of the evidence” standard.
4. To have similar and timely access to information. All information is subject to FERPA protection and stipulations.
5. To submit questions to the hearing body to consider posing to the complainant, respondent, and/or witnesses.
6. For the complainant to be able to request alternative methods of inquiry (e.g. written questions or video conferencing) if needed when presenting testimony.
7. To have any non-relevant sexual history exempt from review. Decisions regarding relevancy issues will be determined by the hearing body.
8. To be notified in writing regarding the outcome of the complaint at every step of the process (i.e. Initial hearing and any appeals). The University will not impose any "non-disclosure requirement" on either party as a condition for sharing this information.
9. To have the right to appeal the outcome as outlined in the appeal process. Both the complainant and respondent are permitted one appeal.
10. To be free from harassment and/or retaliation during the process. This includes harassment and retaliation through third parties.
11. To submit an impact statement to be considered by the hearing body before the sanctioning phase to be used if the Respondent is found responsible.

Conduct Hearing Guidelines

All hearings are governed by the following guidelines. Procedures may be modified to expedite the proceeding as long as they do not jeopardize the charged student's fundamental rights or the fairness of the hearing.

1. **Burden of Proof.** The burden of proof rests with the University. The standard of proof shall be the “preponderance of the evidence.” This standard means that the evidence, taken as a whole, supports that it is more likely than not that the violation occurred.
2. **Pre-hearing informational session.** To assist the student in preparing for the hearing, a pre-hearing informational session will be available for the student. The informational session is a courtesy to students and not a requirement. This informational session will discuss the hearing procedures, inform the student of their rights and responsibilities, and allow the student the opportunity to review the available written information that will be presented at the hearing by the University. The student and his or her advisor shall have the opportunity to inspect the information at least three (3) regular business days in advance.
of the hearing whenever possible. Upon notification of the student’s choice for a hearing body, the university shall schedule a hearing and notify the student in writing of the date, time, and location of the hearing at least three (3) regular business days in advance. A student may choose to waive, in writing, the three (3) regular business day notice and proceed with a hearing.

3. **Decisions.** Decisions of “responsible” or “not responsible” on the charge(s) shall be based solely on the evidence presented at the hearing. When multiple students are charged with the same violation and it is determined that an individual identified was not responsible for that specific violation, but was present and/or had knowledge that the violation was occurring, the hearing board/officer has the authority to find that student responsible for the lesser charge of “failure to report” without recharging the student and having a separate hearing.

4. **Confidentiality.** All hearings shall be closed and confidential. To protect the integrity of the judicial process no audio or visual recordings of the hearing may be made other than by the hearing body.

5. **Failure to Appear.** If the charged student fails to appear at the hearing, the hearing may proceed in the student’s absence and a decision rendered provided that the student has been properly notified of the hearing.

6. **Official Record.** An official record of the hearing shall be made by the presiding hearing officer for internal University use only. The record of the hearing may exist in written or audible form. No transcript is made. Students may request to inspect their record of testimony and case file after the hearing is closed. Records will be redacted to protect other students’ FERPA rights. Written records are kept on file for 7 years.

7. **Deliberations.** Deliberations are closed and shall include only those members involved in the decision making process.

8. **Notice of Decision.** A written decision shall be available to the student or organization within seven (7) regular business days following the hearing. This time may be extended in cases in which additional time is necessary for deliberations. If additional time is necessary, the charged student shall be notified. The decision letter shall contain a decision on each charge, the finding of fact and any recommended sanctions (if applicable).

9. **Hold on Student’s Records.** The university may place a hold on the transcripts and/or registration of any student who fails to respond to a judicial notice or to ensure resolution of the case prior to transfer or graduation. All pending judicial matters must be resolved prior to a student’s graduation, transfer from, or continued education at Mercer University. Holds may also be placed on records after graduation if the University becomes aware of any unresolved disciplinary issues.

10. **Disabilities.** Any student with a documented disability may request that reasonable accommodations be provided during the judicial process. This request must be made at least three (3) regular business days in advance of the hearing, and the accommodations must be approved by the Office of ACCESS and Accommodation and the Associate Dean of Students.

11. **Advisement.** Students charged with a violation are permitted to bring one advisor of their choice to the hearing. The advisor shall serve as a consultant, and cannot speak on behalf of the student during the proceedings. Students are required to address the hearing body in person on their own behalf. Consultation must take place in a manner that does not disrupt the proceedings. The advisor shall not serve as a witness or be charged in the case. Students must notify the Associate/Assistant Dean of Students on the applicable campus at least five class days prior to the hearing if they will be bringing an attorney as an advisor. When multiple students are charged from the same incident (or a related incident),
students are not allowed to have the same advisor and/or person of support at any point during the judicial proceedings.

12. **Witness.** A witness is any student, staff, faculty member or individual who has, or is believed to have, relevant knowledge to an event related to an alleged violation of the Student Code of Conduct.

13. **Testimony.** Testimony is expected to be provided orally in person. Relevancy of testimony is determined by the presiding hearing officer. In situations where a witness is unable to be physically present, testimony may be obtained via telephone or video-conferencing. In cases where a witness cannot testify in person, their written statement and/or the testimony provided to a University investigator may be utilized and weighted accordingly. The University reserves the right to exempt certain witnesses from being called to provide testimony.

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**Violations Of The Values Of The Community Of Respect**

Violation of any of the following, or the aiding, abetting, condoning, or attempting to commit these offenses by a student constitutes an offense that will result in disciplinary action. Please consult with the on-line University Student Handbook found at [http://provost.mercer.edu/handbooks/studenthandbook.cfm](http://provost.mercer.edu/handbooks/studenthandbook.cfm) for the most up-to-date and applicable definitions.

1. **Forgery.** Alteration or misuse of documents or records.
2. **Alcohol Misconduct.**
   A. Possession and/or consumption of alcoholic beverages including empty containers on Mercer University property or at University-sponsored events. (Professional and graduate programs may adopt polices related to alcohol that are more in line with the profile of their student body, as long as these policies are reviewed and approved in advance by the Provost).
   B. Any conduct taken under the influence of alcohol that endangers one’s own health or safety or the safety of others.
   C. Buying, selling or distributing alcohol beverages to individuals under the age of 21.
   D. Possession and/or consumption of alcohol or alcohol paraphernalia by individuals under the age of 21.
3. **Threatening and Harassing behavior.**
   A. **Threatening Behavior.** Intimidation, hostility, coercion, or threats of physical abuse.
   B. **Harassment.** Language and/or physical acts which degrade, insult, taunt, or challenge another person by any means of communication. This includes communication of threats, defamation of character, use of profanity, verbal assaults, derogatory comments, racist remarks or behavior that places another person in a state of fear, anxiety or emotional distress.
   C. **Bullying.** Aggressive behavior where one person (or group of people) deliberately intimidates, abuses, or coerces an individual with the intention to hurt that person physically or emotionally. Acts of bullying can be physical, verbal, or relational.
   D. **Cyberbullying.** Aggressive behavior where one person (or group of people) deliberately intimidates, abuses, degrades, insults, taunts, challenges or coerces an individual with the intention to hurt that person physically or emotionally, that occurs through digital technology, such as text messages, e-mail, and/or material posted on social media sites.
4. **Physical Assault.** An intentional attempt to injure or harm another person using violence or force (which includes fighting).
5. **Endangerment.** Actions that endanger one's own health or safety, the health or safety of another person, or the community.

6. **Sexual Harassment.** Unwelcome sexual advances, requests for sexual favors and other gender-based verbal, non-verbal or physical conduct of a sexual nature when:
   - Submission to such conduct is made either explicitly or implicitly a term or condition of an individual's employment or status in a course, program or activity; or submission to or rejection of such conduct is used as a basis for an academic, employment or placement decision affecting the individual; or
   - Sexual conduct is objectively offensive and sufficiently severe, persistent, or pervasive that it has the effect of unreasonably interfering with an individual's work performance or educational experience, creates an intimidating, hostile environment, or involves retaliation.

Examples include: an attempt to coerce an unwilling person into a sexual relationship; to repeatedly subject a person to unwelcome sexual attention; to punish a refusal to comply with a sexual-based request; to condition a benefit on submitting to sexual advances; or gender-based bullying. Sexual harassment can occur regardless of the relationship, position or respective sex and/or gender of the parties. Same-sex harassment violates this policy, as does harassment by a student of a faculty member or a subordinate employee of his/her supervisor.

7. **Sexual Assault: Non-Consensual Sexual Contact.** Any intentional sexual touching
   1. However slight,
   2. Of any part of any person's body with any part of another person's body or an object,
   3. By a man or a woman upon a man or woman,
   4. That is without consent and/or force.

Examples include: intentional sexual contact with the breasts, buttocks, groin, or genitals, or sexually touching another with any of these body parts, or making one person sexually touch another person or themselves with or on any of these body parts; or any intentional bodily contact in a sexual manner.

8. **Sexual Assault: Non-Consensual Sexual Intercourse.** Any sexual intercourse
   - however slight,
   - with any part of a person's body or an object,
   - by a man or woman upon a man or woman,
   - that is without consent and/or by force.

Intercourse includes: vaginal penetration by a penis, object, tongue or finger; anal penetration by a penis, object, tongue or finger; or oral copulation (mouth to genital contact or genital to mouth contact), no matter how slight the penetration or contact.

9. **Sexual Exploitation.** Taking non-consensual sexual advantage of another for his/her own advantage or benefit, or to benefit or advantage another, that does not otherwise constitute one of the other sexual harassment, sexual assault and sexual misconduct offenses.

Examples include: invasion of sexual privacy; prostituting another individual; non-consensual observation, either by direct observation or video or audio-taping of sexual activity; engaging in voyeurism; knowingly transmitting an STI (Sexually Transmitted Infection) or HIV (Human Immunodeficiency Virus) to another; exposing one's genitals in non-consensual circumstances; or inducing another to expose his or her genitals.

10. **Stalking.** Engaging in a course/pattern of conduct directed at a specific person that would cause a reasonable person to fear for her, his, or others' safety, or to suffer substantial
emotional distress. Such conduct includes two or more acts by which the stalker directly, or indirectly, or through third parties follows, monitors, observes, surveils, threatens, or communicates about a person or interferes with his or her property.

11. **Dating Violence**: A violent act committed by a person who is or has been in a social relationship of a romantic or intimate nature with the Complainant. The existence of such a relationship shall be determined based on the Complainant’s statement and with consideration of the following factors: the length of the relationship, the type of relationship, and the frequency of interaction between the persons involved in the relationship.

12. **Domestic Violence**. A pattern of abusive behavior that is used by an intimate partner to gain or maintain power and control over the other intimate partner, which includes felony or misdemeanor crimes of violence committed by a current or former spouse or intimate partner of the victim. An "intimate partner" is defined as a current or former spouse of the complainant, a person with whom the complainant shares a child in common, or a person who is cohabiting with or has cohabited with the complainant as a spouse. It also includes any person covered under the current domestic or family violence laws applicable to the jurisdiction of the infraction. Domestic violence can be physical, sexual, emotional, economic, or psychological actions or threats of actions that influence another person. For charges involving violations of the Sexual Misconduct and Relationship Violence Policy, additional definitions related to these violations (including consent and force) can be found in that policy.

13. **Destruction/Damage of Property**. Destruction, damaging or misuse of public or private property.

14. **Theft or Possession of Stolen Property**. Taking, possessing, or using property without proper authorization or permission.

15. **Drug Misconduct**
   A. Possession and/or consumption of drugs or any controlled substance prohibited by law.
   B. Manufacturing, buying, selling or distributing drugs or any controlled substance prohibited by law.
   C. Possession of drug paraphernalia.
   D. Any conduct taken under the influence of drugs that endangers one's own health or safety or the safety of others.

16. **Possession and/or Use of Weapons, Firearms**. Unauthorized possession or use of weapons, firearms, fireworks, or explosive devices (except for use in the Department of Military Science and in the rifle range). This includes, but is not limited to: BB guns, stun guns/Taser, air rifles, air pistols, paintball guns, edged weapons (i.e. blades no more than 2 inches), bow and arrows, and martial arts weapons. **Weapons may be stored at Mercer Police. They may not be left in personal vehicles.**

17. ** Disorderly/Disruptive Conduct**. This includes acting in a violent manner in a public place, or behaving in a way that reasonably makes other persons fear for their or their property’s safety. It also includes using profane or abusive language—sometimes called “fighting words” — that is likely to provoke an immediate violent reaction, in addition to disturbing the peace whether on or off campus. Disturbing or disrupting the peace includes behavior that interrupts an event or any action determined to infringe upon the privacy, rights, privileges, health or safety of students, faculty, staff, or organizations, whether on or off campus.

18. **Conduct Unbecoming**. Any conduct not previously stated, which is determined to be potentially detrimental to the University’s reputation or is in violation of the University’s
Community of Respect statement. This includes the display of indecent or offensive material, or engaging in indecent or lewd conduct and/or speech.

19. Hate Offenses. Offenses against a person or property motivated in part or in whole by an offender's bias against a race, disability, religion, ethnic origin or sexual orientation.

20. Failure to Report. Being present or having knowledge that a violation has occurred and failing to report the incident. [The University retains the right to find a student responsible for this charge in lieu of another if the hearing body determines that the student(s) involvement was sufficiently passive and/or warrants consideration for this lesser charge for any reason. In such cases, the University is not required to recharge the student or rehear the case to find the student responsible for this charge.]

21. Computer Misuse/Unauthorized access. Any misuse of or unauthorized access to a computer, computer system, network, software or data; or the unauthorized alteration, copying or distribution of software or data.

22. Hazing. Any act which endangers the mental or physical health or safety of a student, or which destroys or removes public or private property, for the purpose of initiation, admission into, affiliation with, or as a condition for continued membership in, a group or organization. The express or implied consent of the victim will not be a defense. Apathy or acquiescence in the presence of hazing is a violation of this rule. Specific examples of hazing include, but are not limited:
   A. Acts that embarrass, harass, or ridicule an individual
   B. Acts that create excessive fatigue
   C. Physical or psychological shocks
   D. Morally degrading or humiliating games or activities
   E. The wearing of signs or advertisements
   F. Activities that involve late or early work sessions (not affiliated with a university academic program)
   G. Quests, treasure or scavenger hunts
   H. Acts of servitude

Further information about Hazing can be found in the Office of Campus Life.

23. Unauthorized Entry or Use of Facilities. The unauthorized access to an area, room or building.

   A. Inappropriate activation of any emergency warning equipment or the false reporting of any fire emergency.
   B. Removal, damage or tampering with fire safety or other emergency warning equipment belonging to a student, student organization, the University or the Macon community.
   C. Initiating and/or igniting of a fire.
   D. Failure to evacuate during a fire alarm.

25. Possession and/or use Fireworks, and Explosive Devices. Unauthorized possession and/or use of fireworks, or explosive devices.

26. Furnishing False Information. Knowingly providing false or misleading information to a university official, to a hearing body, on a university document, or to a law enforcement agent or agency.

27. Failure to Comply. Noncompliance with the reasonable direction of university officials acting in the performance of their duties.

28. Campus Elections and Referendums Misconduct. Casting more than one ballot in any campus election or referendum, or otherwise circumvent the prescribed procedures in an election process.

29. Student Identification Misconduct.
A. Failure of a student to carry their Mercer identification cards at all times or to allow anyone else to use their identification card.

B. False Identification. A false or fake ID is any form of identification that is forged, altered, or otherwise intends to establish the false identity of a student. It includes knowingly using a fake ID to obtain access to events and/or resources.

C. Identity Theft. Deceptively using another student, or faculty/staff member’s identification to access resources on or off campus, which includes ID cards, credit cards, email addresses, passwords, etc.

D. Unauthorized Representation. Unauthorized representation is when a student or organization falsely uses an emblem, name or falsely claims membership or affiliation with an organization such as any benevolent, fraternal, social, humane, or charitable organization which is entitled to the exclusive use of that name or emblem. This includes, but is not limited to, wearing badges, buttons, paraphernalia, logos as well as the unauthorized use of letterhead, symbols or hand gestures associated with the organization being falsely represented.

30. Refusal to Vacate. Refusal to vacate a building, sidewalk, driveway, or private facility being used by the University for a student or department-sponsored activity when directed to do so by an authorized officer of the University.

31. Advertising/Media Misuse. Circulation or display of any media (i.e. electronic or paper) that contains matter that violates or is contrary to University policies or community values. This includes, but is not limited to, the display or promotion of alcoholic liquors, wines, or beers. This also includes displaying materials or information without proper approval from the University.

32. Solicitation/Fundraising. The solicitation of sales, services, memberships or gifts on campus without the permission of the Office of Campus Life.

33. Unauthorized Visitation/Campus Housing. No unauthorized student, group of students, or organization shall enter or remain in restricted areas of residential facilities during non-visitation hours, as published in the Housing Handbook.

34. Contempt and/or Disregard for Judicial Procedures.
   A. Failure to fully comply with all instructions and imposed sanctions of the university judicial system and Honor Council.
   B. Coercing a student or organization member to give false information.
   C. Engaging in conduct that disrupts the proceedings, lessens their authority or dignity, or otherwise obstructs justice on campus.

35. Unsanitary or Unsafe Facilities. Failure to maintain a student organization, facilities, property, or surrounding property so as to prevent a potential danger to the health and safety of members of the University community.

36. Cruelty to Animals. Intentionally or recklessly causing physical abuse or any form of suffering to animals.

37. Gambling. Games of chance or bets in which participants commit money, or anything of value, in order to participate.

38. Violation of Published University Regulations. Violation of any published Mercer University policies, rules or regulations. This includes—but is not limited to, housing policies, computer policies or other university policies directly related to departments, organizations or clubs.

39. Violation of Local, State, or Federal Law. Any violation of any local, state, or federal law.

40. Greek Policy Violation and/or Unauthorized Recruitment/Membership Intake
   A. Failure to comply with all the instructions that guide membership into Greek organizations, which includes, but is not limited to recruitment, timelines, events, activities, documentation, etc.
B. Participating, arranging, or engaging in unauthorized recruitment or intake processes known as “underground pledging.” This includes coercing a student or organization to facilitate a process as well as students willingly engaging in a process not approved by the University or the affiliated national organization.

41. Retaliation. Any adverse action taken in response to an individual who has filed a complaint, testified, assisted, or participated in any manner in an investigation or proceeding under any University Policy (including the academic honor code and Sexual Misconduct and Relationship Policy). Retaliation includes intimidation, threats, harassment, or any type of adverse action taken against an individual in the attempt to deter them from addressing, reporting, or testifying on adverse conduct. This includes action taken against a bystander who intervened to stop or attempt to stop discrimination, harassment, or sexual misconduct.

Sanctions
The determination of sanctions is made in light of the unique facts and circumstances surrounding each individual case and the previous conduct history of the student. The Students found responsible of violations(s) of the Student Code of Conduct will be subject to one or more of the following sanctions:

1. Warning: Formal written notice to the student and official recognition that a violation has occurred.
2. Counseling Assessment: A recommendation to be evaluated by psychological services to help the student deal more effectively with his/her conduct issue.
3. Community Service: Performance of a preapproved service location for a prescribed number of hours to the local or university community.
4. Creative/Educational Sanctions: Attendance at educational programs, interviews with appropriate officials, planning and implementing educational programs, research papers and other educational activities related to the violation.
5. Restriction: The withdrawal of specified privilege(s) for a definite period of time. Restrictions may include, but are not limited to requirements such as: not entering certain areas of housing or the campus, not contacting a certain individual or group, or not operating a motor vehicle on campus. Students may also be restricted from holding office in any student organization or participating in some activities.
6. Fines: Not to exceed $150 per individual or $150 per individual member of an organization.
7. Restitution: A payment of financial injury in cases involving theft, destruction or property or deception.
8. Probation: A period of time during which any further violations of the Student Code of Conduct may impact or jeopardize the student’s status in a specific manner. The four types of probation that can be imposed are as follows:
   A. Conduct Probation. A specified period of time in which any future violations of the Student Code of Conduct can result in increased sanctions being imposed that exceed those of a student who is not on conduct probation.
   B. Housing Probation. A specified period of time in which any future violations of the Student Code of Conduct will result in the termination of housing privileges and access to any university owned housing facilities.
   C. Social Probation. Notice to an organization or student that all or a portion of social functions must cease for a designated period of time.
   D. University Probation. A specified period of time during which any further violation of the Student Code of Conduct may result in suspension or expulsion. As part of
this probation, students may be restricted from holding certain leadership
positions or participating in some activities.
9. **Forced Change of Residence.** The temporary or permanent relocation of a student within
housing.
10. **Eviction from University Housing.** Permanent removal from the housing system.
11. **Suspension.** The termination of the student’s attendance or an organization’s
representation at the university for an indefinite or specified period of time. A suspension
means that students may not be on University property or that an organization is
prohibited from being recognized at any time without prior approval from the Vice
President for Student Affairs or designee. Stipulations may be applied to either the student
or organization as a condition for ending the suspension.
12. **Expulsion.** The permanent separation of the student from the University.
13. **Deferred Degree.** The holding of an academic degree for a specified period of time with or
without conditions.
14. **Withholding Degree.** The withholding of a student’s diploma for a specified period of time
and/or deny a student participation in commencement activities if the student has a
grievance pending, or as a sanction if the student is found responsible for an alleged
violation.
15. **Revocation of Degree.** Revoking a degree awarded from the University for fraud,
misrepresentation or other violation of University policies, procedures or directives in
obtaining the degree, or for other serious violations committed by a student prior to
graduation.

**Appeals Procedure**

For cases involving non-academic appeals, a student may appeal the original decision to the Vice
President for Student Affairs within three (3) working days after receipt of the written decision
(additional time may be requested for extenuating circumstances). The Vice President may choose
to hear the appeal or designate an appropriate staff member from the academic program or location
in which the student is enrolled to review the appeal and make a recommendation. No person may
hear or decide an appeal if he or she participated in the hearing process. The appeal shall consist of
a review of the prior proceedings; it shall not be another hearing. The student shall receive a written
decision regarding the appeal.

Grounds for appealing a decision are:
1. A significant error in adhering to Mercer’s procedural process, which prejudiced the
accused to the extent that the student was denied a fundamentally fair hearing as a result
of the error. Procedural flaws alone are not grounds for an appeal. Significant procedural
errors that may have affected the verdict or sanction will be considered.
2. The emergence of new evidence that could not have been previously discovered and that,
had it been represented at the initial hearing, would have substantially affected the original
decision of the hearing body.
3. The imposition of sanctions which are disproportionate to the offense.

**Student status.** The student’s status on campus will remain unchanged pending the final decision and
appeals process, except in cases involving interim suspensions (see Interim Suspension). The Vice
President shall have the authority to act *de novo* to determine the issues of both responsibility and
sanction(s). The decision of the Vice President for Student Affairs is final.

**Interim Suspension of a Student or Organization**
In certain circumstances involving a student or organizations actions that may affect the safety, health, or general welfare of the student or the university community, the Vice President for Students Affairs, the Associate/Assistant Dean of Students, or Student Affairs designee on each campus may impose an interim suspension prior to the student or organizations conduct hearing. The Vice President of Student Affairs, the Associate/Assistant Dean of Students, Student Affairs designee on each campus, and the Director of Housing and Residence Life have the authority to cancel a student’s university housing contract under a separate process.

An interim suspension means that a student cannot be on university property, cannot attend classes, and cannot use university facilities unless otherwise stipulated. An interim suspension requires that the student or organization be notified in writing by the university. For organizations it means immediate suspension of all or some of the activities associated with the organization as determined by the university.

The student or organization has the right to request a hearing on the interim suspension with the Vice President for Student Affairs. If requested, the hearing will be conducted within three (3) regular business days from the receipt of the student’s written request by the Vice President for Student Affairs or designee. The scope of this hearing is solely on whether the interim suspension should continue until a hearing is conducted on the facts of the case. Student disciplinary charges will be filed either when the interim suspension is imposed or as soon as possible thereafter. Student organizations should refer to the Student Organization Policy.

For cases in which a student is placed on interim suspension, but subsequently found not responsible for all violations, the university will take the following steps: (1) correct any record of the change in enrollment status in the student’s permanent records and reports in a manner compliant with state and federal laws; and (2) refund to the student a pro rata portion of any fees, charges for tuition, or other university specific fees and charges, as appropriate due to the temporary change in enrollment status.

Parental Notification Policy
Mercer University, like many other colleges and universities, is concerned about the health and safety of its students specifically where there is use and abuse of drugs and alcohol. Under the Family Educational Rights and Privacy Act (FERPA), institutions are permitted to release any and all information to parents, without the consent of the student, “if the student is a dependent for tax purposes under the IRS rules.” FERPA allows colleges and universities to disclose information to parents if there is a health or safety emergency involving their student as well as to disclose information if the student is under the age of 21 and “has violated any law or policy concerning the use or possession of alcohol or a controlled substance.” The Vice President for Student Affairs or designee will be the responsible University official to contact the parent or guardian. Students whose parents are divorced or separated have the option of designating the parent to be contacted. The Vice President for Students Affairs or designee may use discretion regarding parental notification in incidents where it is determined that extenuating circumstances exist that would directly and conclusively impact the situation negatively. Alternative guardian contact determinations will be made by the Vice President for Student Affairs or designee. The process of adjudicating any violations will be handled in accordance with the Student Code of Conduct.

Mercer University has opted to contact parents and/or legal guardians under the following conditions:

1. Mercer students, under the age of 21, found responsible for first time minor offenses
involving alcohol in accordance with the Student Code of Conduct will be dealt with directly, without notification of their parents. “Minor offenses” are defined as non-life-threatening, non-threatening to the community, and not involving any other significant violations of the law or the Student Code of Conduct.

2. Enrolled students, under the age of 21, found responsible for two or more offenses involving alcohol will result in parental notification.

3. Enrolled students, under the age of 21, found responsible for offenses involving drugs will result in parental notification.

4. Incidents related to alcohol and/or drugs that are determined to be life-threatening to the student, threatening to the community, or involving other significant violations of the law or the Student Code of Conduct may result in parental notification regardless of the number of offenses. An incident in which a student is transported to the hospital as a result of alcohol and/or drugs may also be determined to constitute a threat or disruption to the campus community depending on the circumstances.

Non-Academic Conduct Records
The Office of the Vice President for Student Affairs in Macon and Dean of Students in Atlanta are the official custodian of all records involving non-academic misconduct. Student files involving cases that do not result in suspensions or expulsions shall be expunged seven (7) years after a decision is reached on a charge. Cases that result in suspensions or expulsions will be kept permanently. Statistical data and database information may be kept permanently at the university. Students have the right to view their files. Students found “not responsible” or cases in which charges are dropped are considered not to have a judicial record.
III. ACADEMICS

1. ACADEMIC CALENDAR 2018-2019

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Aug. 7-10</td>
<td>First Year Orientation</td>
</tr>
<tr>
<td>Aug. 13</td>
<td>Introductory Courses Begin</td>
</tr>
<tr>
<td>Aug. 20</td>
<td>Regular Classes Begin</td>
</tr>
<tr>
<td>Aug. 20-24</td>
<td>Drop/Add</td>
</tr>
<tr>
<td>Sept. 3</td>
<td>Labor Day (University Holiday)</td>
</tr>
<tr>
<td>Nov. 19-23</td>
<td>Thanksgiving Break</td>
</tr>
<tr>
<td>Nov. 28</td>
<td>Last Class Day in Fall Semester</td>
</tr>
<tr>
<td>Dec. 3-14</td>
<td>Fall Semester Examination Period</td>
</tr>
<tr>
<td>Dec. 17, Jan. 2-11</td>
<td>Winter Intersession Classes</td>
</tr>
<tr>
<td>Jan. 10</td>
<td>Fall Semester Grade Deadline</td>
</tr>
<tr>
<td>Jan. 14</td>
<td>Spring Semester Classes Begin</td>
</tr>
<tr>
<td>Jan. 14-18</td>
<td>Drop/Add</td>
</tr>
<tr>
<td>Jan. 21</td>
<td>Martin Luther King, Jr., Day (University Holiday)</td>
</tr>
<tr>
<td>Feb. 8</td>
<td>Winter Intersession Grade Deadline</td>
</tr>
<tr>
<td>March 4-8</td>
<td>Spring Break</td>
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<tr>
<td>April 19</td>
<td>Good Friday (University Holiday)</td>
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<tr>
<td>April 25</td>
<td>Last Class Day in Spring Semester</td>
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<tr>
<td>April 29-May 10</td>
<td>Spring Semester Examination Period</td>
</tr>
<tr>
<td>May 10</td>
<td>Commencement Meeting (11:00 a.m.)</td>
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<tr>
<td>May 11</td>
<td>Commencement (2:30 p.m.)</td>
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<tr>
<td>May 20</td>
<td>Summer Session Begins</td>
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<tr>
<td>May 20-21</td>
<td>Drop/Add (Summer Session)</td>
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<tr>
<td>May 27</td>
<td>Memorial Day (University Holiday)</td>
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<tr>
<td>June 7</td>
<td>Spring Semester Grade Deadline</td>
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<tr>
<td>July 4</td>
<td>University Holiday</td>
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<tr>
<td>July 10</td>
<td>Last Class Day for Summer Session</td>
</tr>
<tr>
<td>July 11-12</td>
<td>Summer Session Final Exams</td>
</tr>
<tr>
<td>August 9</td>
<td>Summer Session Grade Deadline</td>
</tr>
</tbody>
</table>

2. DEGREE REQUIREMENTS

Students will be granted the Juris Doctor degree upon completion of not less than 89 semester hours of law work, with a cumulative average of 78.00* or higher (no rounding). A list of required courses for students is included on the Registrar’s web page at: [http://www.law.mercer.edu/academics/registrar](http://www.law.mercer.edu/academics/registrar) Lists of courses in blocks or pathways may be obtained from the Registrar’s web pages.

*The good standing requirement for students in the class of 2019 is 76.00.
Mercer Law School requires that students register for a minimum of 12 semester hours unless permission for a lighter load is granted by the Assistant or Associate Dean. A student may not register for more than 15 hours in the sixth semester. Under ABA Standard 311, a student may not be enrolled for more than 18 credit hours at any time in any semester.

The last two semesters of study before completing the requirements for a degree, in every case of a student transferring to Mercer from another law school, must be completed while in residence at this Law School.

Credit-Hour Standards
In determining the appropriate number of credit hours for each course, the Law School follows ABA Standard 310--DETERMINATION OF CREDIT HOURS FOR COURSEWORK, and the relevant official Interpretations.

A "credit hour" is an amount of work that reasonably approximates: (1) not less than one hour of classroom or direct faculty instruction and two hours of out-of-class student work per week for fifteen weeks, or the equivalent amount of work over a different amount of time; or (2) at least an equivalent amount of work as required in subparagraph (1) of this definition for other academic activities as established by the institution, including simulation, field placement, clinical, co-curricular, and other academic work leading to the award of credit hours.

For purposes of the ABA Standard, fifty minutes equates to one hour of classroom or direct faculty instruction. An “hour” for out-of-class student work is sixty minutes. The fifteen-week period may include one week for a final examination. Approved Law School courses may award credit hours for coursework that extends over any period of time, if the coursework entails no less than the minimum total amounts of classroom or direct faculty instruction and of out-of-class student work specified in this policy.

ABA Standard 310 thus provides a minimum of 50 minutes x 14 weeks or 700 minutes of regular class time per credit hour and assumes a final exam that suffices for the fifteenth week of class.

Because the Law School's standard class meetings are 60-minutes (or some multiple of 60 minutes, such as 90 or 120 minutes), rather than 50 minutes, the typical Law School course will meet more minutes per semester than the ABA minimum. For example, assuming the instructor meets the full 60 minutes each class, a three-credit course will meet an extra 30 minutes per week and an extra 420 minutes (7 hours) per semester. That allows instructors to cancel some classes (say for illness, attending conferences, or meeting other professional obligations) before a make-up class would be required under the ABA Standard. Nonetheless, the Law School schedule requires 60-minute meetings over fourteen weeks, so the “extra” minutes scheduled do not justify ending a semester early or cancelling classes without good cause.

The Law School’s 60-minute class meeting policy does not affect the out-of-class standard of 120 minutes of preparation or other course work for each in-class meeting hour.

Attendance
Prompt and regular attendance at all class meetings is expected and is a primary obligation of the student. No other commitment should interfere with this obligation. The student’s total progress and performance in a course, including class attendance and conference attendance, may be reflected in the grade evaluation in each course. When a professor finds that a student has been absent from an excessive number of classes or conferences, the student may be dropped from the course with or without a failing grade. A failing grade shall be recorded as a 65. A student dropped from a required course must repeat the course.
**Full-time Study**
Under the regulations of the American Bar Association and of the Association of American Law Schools, a full-time student is one who devotes substantially all of his or her working hours to the study of law. The period required for adjustment to legal studies makes it particularly important that first-year students have no unnecessary distractions. Course requirements and the scheduling of classes are based upon the assumption of full-time devotion to studies. The law school **strongly recommends** that first-year students not have employment outside the law school during the academic semesters.

Many students find that they are able to maintain part-time employment during their second and third years of law school, but regulations of the American Bar Association require students at accredited law schools to work no more than 20 hours per week in any semester in which the student is enrolled in more than 12 class hours to be considered full-time students. For specific residency and course requirements, contact the Assistant or Associate Dean.

**Changes in Schedule**
No student shall be permitted a course change after the expiration of the drop/add period of any semester unless he or she receives the prior approval of the instructor and the Assistant or Associate Dean upon the determination of unusual circumstances. Withdrawal from a course after the drop/add period will result in a grade of ”W” and will remain a part of the student’s academic record. A student dropping a course without such approval shall receive a penalty F(65) in the course. All course changes must be officially requested and processed through the Registrar’s Office.

**Audit of Courses**
Regularly enrolled students in the Law School will be allowed to audit courses in the Law School upon approval of the professor involved. There will be no additional charge for auditing a course, no grade will be recorded, and an audited course will not be considered in computing minimum and maximum hours allowed for the semester.

**Maximum Time for Completion of Degree**
Law students must complete their course of study for the J.D. degree no later than 84 months after commencing law study at Mercer Law School or at a law school from which Mercer Law School has accepted transfer credit.

**Grading Scale***
The grading scale is as follows:

- **A**: 92-99
- **B**: 84-91
- **C**: 78-83
- **D**: 70-77
- **F**: 65-69
- **S**: Satisfactory - not computed in average
- **U**: Unsatisfactory (An “unsatisfactory” in a Satisfactory/Unsatisfactory course is recorded as a 65-F)
- **AUD**: Audit
- **W**: Withdrawal
- **IC**: Incomplete
- **DN**: Dropped
- **DP**: Dropped - Penalty (recorded as a 65-F)
- **IP**: Continuing Policy on Incomplete grades (Adopted March 2003)

*Grades for the class of 2019 will be subject to the previous grading scale (A=90-99; B=82-89; C=76-81; D=70-75)
For reasons of emotional, medical or other problems affecting academic performance, a grade of Incomplete (IC) may be awarded if, prior to the applicable deadline for the submission of grades, a student has received approval from the professor and Associate Dean to complete course requirements after the end of the semester of enrollment. If a grade of Incomplete is entered for a fall semester course, required course work must be completed by the date set by the professor, but no later than the applicable grading deadline of the following spring semester. For an Incomplete entered for a spring semester course or a summer session course, work must be completed by the date set by the professor, but no later than the grading deadline of the following fall semester. For an Incomplete entered for a sixth semester course, work must be completed by the date set by the professor, but no later than the first day of class in the following fall semester. Upon completion of required course work, the professor will submit a numerical grade or S/U for the course according to the type of grade originally authorized for the course. Failure to satisfactorily complete required course work within the time allotted by this policy will result in the Registrar converting the Incomplete to a final grade of 65(F).

3. EXAMINATION POLICIES

Illness and Emergency
It is up to a student experiencing emotional, medical or other problems affecting academic performance to confer with the Assistant or Associate Dean before taking examinations. Upon evidence of cause, the Dean and faculty members concerned may allow the student to take examinations late or to withdraw from courses.

Summary of Rules Pertaining to Changes in Individual Examination Schedules
Students having examinations on four consecutive days are entitled to change the date of one of the four examinations. It is the student’s responsibility to initiate the rescheduling of one of the examinations and to secure the agreement of the faculty member whose exam will be rescheduled.

Students having two examinations in one day are entitled to change the date of one of them. It is the student’s responsibility to initiate the rescheduling of one of the examinations and to secure the agreement of the faculty member whose exam will be rescheduled.

Examinations cannot be rescheduled, even with the agreement of the faculty member, solely because of the number and timing of scheduled exams for which the student is enrolled unless either Rule 1 or Rule 2 applies.

It is the responsibility of the student having emotional, medical or other problems affecting academic performance to confer with the Assistant or Associate Dean before the taking of examinations. The Dean and the faculty members concerned may allow a student with such problems to take examinations late, to withdraw from courses, or to propose other reasonable accommodations. Please note that agreement of the faculty members whose exams are affected is required.

A student requesting to take a final examination on a date other than the scheduled date must complete a form, have the professor and Assistant or Associate Dean approve and sign the form and return it to the Deans’ Office. Forms may be picked up in the Deans’ Office on the first floor.
Personal reasons for rescheduling examinations must be satisfactory to the professor whose exam will be rescheduled and to the Assistant Dean.

**EXAMINATIONS CANNOT BE RESCHEDULED, EVEN WITH THE PROFESSOR’S APPROVAL, IN CIRCUMSTANCES OTHER THAN THOSE LISTED ABOVE.**

**Materials Allowed in Examination Rooms**

Students may not bring any electronic device, other than a laptop for those typing their exams, into the exam room unless specifically permitted in writing on the first page of the test by the professor. Backpacks and all other materials or electronic devices not specifically allowed by the professor in the written instructions to be used during the exam must be placed along the front or side walls of the exam room.

**4. GRADING POLICY, HONORS, AND GRADE-RELATED REQUIREMENTS**

In 1989, the Mercer Law School faculty adopted a policy calling for more uniform grading. The policy was amended in Spring 2004. The policy mandates that the average grade awarded in each course fall within a predetermined narrow range. The purpose of the policy is to ensure equity in grading across courses and course sections, both in fact and in the perception of the students. The specific ranges adopted reflect the traditional overall grading patterns at Mercer.

To qualify for Mercer's Juris Doctor degree, students must complete six full-time (12 or more hours, except the sixth semester, when 10 hours is minimum) "semesters-in-residence" at Mercer Law School. Transfer students must have at least four full-time (12 or more hours, except sixth semester, when 10 hours is minimum) "semesters-in-residence.” Students who accumulate at least 12 credit hours in summer or winter intersession courses offered by the Mercer Law School may count those credits as one semester-in-residence.

1. All first year courses shall have an average grade of 84.5, plus or minus one-half point.

2. Except as otherwise authorized by the Dean under subsection (5), all upper division courses that are required for graduation shall have an average grade of 85.5, plus or minus one-half point.

3. Except as otherwise authorized by the Dean under subsection (5), all other courses not specifically exempt from this policy shall have an average grade ranging from 84.5 to 86.5.

4. Seminars, advanced skills courses, experiential courses, and all other courses other than those required for graduation in which 15 or fewer students are enrolled are specifically exempted from this policy.

5. Any instructor wishing to deviate from subsections (2) or (3) must obtain prior approval from the Dean. Factors that the Dean may be asked to consider as appropriate bases for deviation from the approved average or range include: an unusual average GPA of the students enrolled in the course; grading of the course on the basis of a paper rather than an examination; and a class that as a whole performs on the examination in a manner justifying deviation.
Degree Honors
A student’s scholastic standing is determined on the basis of only those grades received in this law school. A degree of Juris Doctor *cum laude* will be granted to students graduating with a cumulative GPA of 88.0 and above; a degree of Juris Doctor *magna cum laude* will be granted to those graduating with a 90.5 and above; and a degree of Juris Doctor *summa cum laude* will be granted to students graduating with an average of 94.0 and above. Honors acknowledged at graduation will be presumptive based on five semesters. Final honors will be conferred based on grades for all six semesters.

Dean’s List
Dean’s List honors for first- and second-year students are earned by achieving a semester average of 88 or above on at least 12 graded hours. Dean’s List for third-year students is based on a semester average of 88 or above on all graded hours (no minimum).

Failures
If a student’s cumulative average falls below 78.00* at the end of the final semester of the first or second year, the student shall be dismissed from the Law School. After receiving official notifications of academic failure, such students may wish to consult with the Assistant Dean. A student who fails to pass a course is not permitted to take a second examination without repeating the course. A rare exception may be made in favor of a student who is a candidate for the J.D. degree and is in the last semester of law school, and whose failure was due to extraordinary circumstances beyond his or her control. This exception can apply only to a course failed in the semester in which the student would have completed all degree requirements. A special examination can be given only with the unanimous approval of the faculty.

A student receiving a failing grade in a required course must repeat the course. All students must earn a passing grade in all required courses to graduate. A student may not repeat an elective course in which a failing grade has been received. A student repeating a required course will be assigned to a different professor if more than one professor offers the course. Upon successful completion of a repeated course, the student will receive credit toward meeting the credit hour requirement for graduation. The grade in a repeated course will not be included in the student’s cumulative grade average, but will be recorded as a satisfactory. The original failing grade will in all cases continue to be included in the cumulative average.

*The good standing requirement for students in the class of 2019 is 76.00.*

Bar Preparation Course Requirements
Any student whose cumulative average is below 86.00 at the time of course registration for spring semester of their third year shall be required to successfully complete the Bar Preparation Course.

Enhanced Academic Success Program
Students whose cumulative GPA after any semester is below 80.00 will participate in an Enhanced Academic Success Program. The requirements of the Enhanced Academic Success Program are as follows:
(1) Course Requirement Policy

A student whose cumulative GPA falls between 78.00* and 80.00 at the conclusion of Semesters 1, 2, 3, or 4 will be allowed to successfully complete the Mercer Law academic program subject to successfully completing a requisite number of "Bar Courses." This Course Requirement Policy supplements any other conditions imposed by the faculty.

*The good standing requirement for students in the class of 2019 is 76.00.

- **Group 1.** Cumulative GPA between 76.00 and 80.00 at the conclusion of either Semester 1 or Semester 2
  - Successful completion of six (6) "Bar Courses" is required in order to successfully complete the academic program.

- **Group 2.** Cumulative GPA between 76.00 and 80.00 at the conclusion of either Semester 3 or Semester 4
  - Successful completion of four (4) additional "Bar Courses" is required in order to successfully complete the academic program. Additional "Bar Courses" are "Bar Courses" that the student has not taken at the time the student becomes subject to this Course Requirement Policy.

"Bar Courses." The following courses cover topics that are regularly tested on the essay portion of the Georgia Bar Examination, but are not otherwise required for Mercer students. As part of this Course Requirement Policy, students may choose the content and order of the courses taken, as long as they complete the number of "Bar Courses" required by their Group. The Deans' Office, in consultation with the Academic Success Professionals, may add or remove courses from this list as reasonable to accommodate individual students who intend to take a bar exam outside Georgia.

Required:
- Bar Preparation Course
- Remedies

You Choose:
- Business Associations
- Criminal Procedure—Constitutional Dimensions
- Criminal Procedure—Litigation Process
- Family Law
- Georgia Civil Practice and Procedure
- Real Estate Transactions
- Secured Transactions
- Torts II
- Law of Wills and Intestate Succession

(2) Requirement to Work with Academic Success Program

A student whose GPA is less than 80.0 at the end of the first semester, and/or at the end of any subsequent semester, is required to comply with an individualized academic program developed by the Academic Success Professionals and the Dean's office.
Academic Dismissal and Readmission Policy

I. FIRST-YEAR STUDENTS: If a student's cumulative average falls below 78.00 at the end of the spring semester, first year, the student shall be dismissed from the Law School for academic ineligibility.

A. Before January 15 of the year following academic dismissal, the dismissed student may petition the Admissions Committee for readmission. The petition shall be addressed to the Assistant Dean for Student Affairs and may contain any supporting documents that the petitioning student deems appropriate.

B. Consistent with the Law School’s obligations to the profession and the public, the Admissions Committee may grant a petition for readmission only if it determines that the student will successfully complete law school and will gain admission to the Bar. In making its determination, the committee shall consider the following factors: The student’s commitment to learning as demonstrated by the student's pattern of conduct. The proximity of the student's cumulative average to the cumulative average required for graduation. Any circumstances which affected the ability of the student to successfully complete the first year of law study.

C. A student may be readmitted only upon the following conditions:

   The student must remain dismissed during the entire academic year immediately following academic dismissal and may recommence enrollment only in a fall semester after sitting out at least one full academic year. The student must repeat all first-year courses. If a first-year course is offered by more than one professor, to the extent possible, the readmitted student shall not enroll in the section taught by the professor previously taken for that course.

   The student must achieve a cumulative average of 80.00 or higher at the end of the second semester of the repeated first year of law study in order to continue to the second year of law study. Failure to achieve the required cumulative average of 80.00 will mean permanent academic dismissal.

   All course grades from a readmitted student's unsuccessful first year shall remain on the student’s transcript, but those course grades shall not be included for calculation of the cumulative average after readmission.

D. Under extraordinary circumstances and upon written request, the Admissions Committee may waive part I.C.1. above and allow readmission of the dismissed student beginning with the fall semester immediately following dismissal. Immediate readmission will be granted only when the written request demonstrates, by clear and convincing evidence, to the Admissions Committee that:

   The preceding year’s academic difficulty was caused by a discrete, severe and temporary personal, social or financial circumstance that will have been remedied or eliminated before the beginning of the fall semester; and the prior year’s academic performance indicates a high probability of achieving the required cumulative average of 78.00 in the first year of readmission. The Admissions Committee’s denial of a request for immediate readmission is not appealable.

E. If the Admissions Committee denies the petition for readmission, a dismissed student may
appeal the denial to the full faculty. Upon appeal, if the full faculty votes to readmit by a majority of those present and voting, the readmission shall be made under the limitations set forth in parts I.C. and D. above.

II. SECOND-YEAR STUDENTS: If a student’s cumulative average falls below 78.00* at the end of the spring semester, second year, the student shall be dismissed from the Law School.

A. Before July 15 in the year of academic dismissal, the dismissed student may petition the Admissions Committee for readmission. The petition shall be addressed to the Assistant Dean for Student Affairs and may contain any supporting documents that the petitioning student deems appropriate.

B. Consistent with the Law School’s obligations to the profession and the public, the Committee may grant a petition for readmission only if it determines that the student will successfully complete law school and will gain admission to the Bar.

C. A student may be readmitted only upon the following conditions:

   The student must repeat all failed required courses. If a failed required course is offered by more than one professor, to the extent possible, the readmitted student may not enroll in the section taught by the professor from whom the failing grade was received.

D. If the Committee denies the petition, a dismissed student may appeal to the full faculty. If the full faculty votes to readmit by a majority of those present and voting, the readmission shall be made on the same conditions as those set forth in part I.C. above.

E. A readmitted student who fails to achieve a 78.00 cumulative average at the end of the second semester, third year, will be dismissed permanently.

*The good standing requirement for students in the class of 2018 and 2019 is 76.00.

5. JOINT PROGRAMS

Joint JD/MBA Program
Mercer’s School of Law and Mercer’s School of Business and Economics offer a program leading to both the Juris Doctor and the Master of Business Administration degrees. Any applicant to the program may indicate on the Law School application his or her intent to also apply to the School of Business. The applicant must be admitted separately by each school. Additional tuition must be paid to the Business School for courses that are required for the MBA degree.

Business Certificate Program
Students in good standing in the Walter F. George School of Law may choose to take up to three graduate courses in the Eugene Stetson School of Business and Economics without applying for admission to the MBA Program. Currently two specific combinations of courses can be taken for a Certificate in Practice Management or Certificate in Corporate Finance.

Additional tuition must be paid to the Business School for the certificate courses that are required for the Certificate. If students complete the requirements for a Certificate, six of the nine hours of Business School courses can be counted toward the 89 hours required for graduation from the Law
School. If students do not complete the requirements for a Certificate, none of the nine hours of Business School courses can be counted toward the 89 hours required for graduation from the Law School. Grades for Business School courses will not be calculated in a law student’s GPA.

To enroll in a certificate program, students should notify the Registrar in the Law School of their intention. For detailed information on the joint JD/MBA Program, contact the Admissions Office of the Law School at 478-301-2605, the School of Business at 478-301-2835, or visit our website at www.law.mercer.edu/admissions.

6. SUMMER COURSES

The Law School annually offers summer classes in several popular courses. Summer classes run seven weeks from late May until mid-July and are taught in the evenings. Although Mercer’s curriculum is structured around six traditional full-time semesters to maximize learning and bar preparation, students may earn credit in summer classes at Mercer Law School or other accredited law schools to reduce course loads during the regular academic year and to enrich their legal educations. Please contact the financial aid office if you need aid for summer school.

Summer Study Abroad
Mercer is a co-sponsor of several Summer Abroad Programs administered by the Stetson University College of Law in Florida. Programs are offered in London, Granada, Spain, the Hague, the Netherlands, and Seoul Korea. More information about the programs is available at http://www.law.stetson.edu/international/summer/. Please contact the financial aid office if you need aid for the summer abroad program.

Summer School at Other Schools
If you wish to take summer school courses at another ABA accredited law school or through the Mercer Law School Summer Study Abroad Program, please follow these steps:

Obtain the appropriate form from the Registrar’s Office and read carefully.

Bring the form and attach a copy of the course descriptions from the other school to the Associate Dean. It is not necessary to attach the course descriptions if you will be taking classes through the Mercer/Stetson Summer Study Abroad Program.

If you need financial aid for a summer abroad program, please contact the financial aid office.

Transfer Credit
Mercer Law School will only accept credit earned at another ABA accredited law school. The Law School will accept credit for courses when the grades received equal or exceed the graduation average required by the school where the student is taking the course. When the Law School accepts credit for courses taken at another school, the grades will be recorded as “S” and will not be computed into a student’s grade point average at Mercer.

In addition to meeting the other requirements for graduation, transfer students must complete at least four semesters at Mercer. Further, no more than two semesters of academic credit can be transferred from schools that are not members of the Association of American Law Schools.
7. DISTANCE EDUCATION GUIDELINE

I. A Distance Education course is one in which students are separated from the faculty member or each other for more than one-third of the instruction and the instruction involves the use of technology to support regular and substantive interaction among students and between the students and the faculty member either synchronously or asynchronously. A distance learning course must include the use of faculty-approved methods to verify the identity of students taking a distance education course, and students must be notified of any additional cost at the time of enrollment and first day of class. The academic content, method of course delivery, and method of evaluating student performance must be approved as part of Mercer’s regular curriculum approval process.

II. A second or third year student enrolled at Mercer who has completed instruction equivalent to 28 credit hours toward the J.D. degree, may receive credit toward the J.D. degree for study through distance education consistent with the provisions of this Guideline.

III. To receive credit, a distance education course must be offered by Mercer or an ABA accredited law school. If the course is not offered by Mercer, the Associate Dean must approve the taking of the course prior to enrollment by the student in order for the course to be available for the student to receive credit. For every course, credit toward will be given only if (1) the distance education course provides opportunity for regular and substantive interaction between faculty member and student and among students; (2) there is regular monitoring of student effort by the faculty member and opportunity for communication about that effort; and (3) the learning outcomes for the course are consistent with ABA Standard 302.

IV. A student may receive no more than fifteen credit hours by enrollment in distance education courses. No more than three distance education credit hours will be credited toward a transfer student's Mercer degree, although a transfer student may, consistent with this Guideline, take additional credit hours after matriculation at Mercer.

V. Distance education courses offered by Mercer to its students count toward the minimum enrollment requirement of 12 hours per semester (10 for the sixth semester). However, all courses under this Guideline, for which credit is available, count for purposes of determining whether a student is enrolled beyond the maximum 18 hours per semester (15 in the final semester).

VI. No credit shall be given for a distance education course offered by another school if the course: (1) is required for graduation; or (2) is substantially the same as one offered at Mercer at an appropriate time during the same academic year.

VII. No credit otherwise may be given toward the J.D. degree for any distance education course.
# IV. LAW SCHOOL DIRECTORY + DEPARTMENTS

## 1. LAW SCHOOL DIRECTORY

All campus phone numbers begin with (478) 301-

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<tr>
<th>Name</th>
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<th>Office</th>
<th>Title</th>
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Assistant Professor

The SBLI/Walter H. Drake, Jr. Chair in Bankruptcy Professor

Senior Vice Provost for Scholarship and Macon Chair in Law Professor

Director of Law Library and Associate Professor

Associate Professor
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<td>Athletic Dept. (Intramural)</td>
<td>2370</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bookstore, Main Campus</td>
<td>2945</td>
<td></td>
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</tr>
</tbody>
</table>
Bursar’s Office 1111
Campus Safety 2911
Mercer Police 4357 (HELP)
Counseling & Student Development 2862
Financial Aid 2670
Grand Opera House Box Office 5470
Housing & Residence Life 2687
Infirmary 2696
Main Library 2055
Mercer Health Systems 4111
Human Resources 2785
Post Office 4170
President’s Office 2500
Purchasing 2950
Registrar, Main Campus 2680
Student Activities 2868
Switchboard 2700
University Center 5155
2. CAREER SERVICES

The purpose of Career Services is to empower our students and alumni to actively seek and develop satisfying and fulfilling careers through individual counseling, professional development programming, and facilitating connections with potential employers. We expect students to take responsibility for their own professional development and job searches by meeting with the Career Services staff, attending programming, building a professional network, developing appropriate application materials, and seeking and applying for positions.

Services & Resources

The Career Services Office staff is here to assist students through law school and beyond. The CSO staff is committed to providing needed information, counseling, and skills training to prepare students for all career options, including summer externships and clerkships as well as permanent positions and judicial clerkships. The office offers a full range of services to students, alumni, and potential employers. These services include, but are not limited to:

- Providing individual career counseling sessions for students and alumni;
- Hosting year-round On-Campus Interviewing ("OCI") programs;
- Coordinating off-campus interviewing and resume collection/forwarding programs for employers who cannot come to campus;
- Posting job opportunities online for students and alumni;
- Sponsoring professional development and job searching workshops;
- Facilitating individual and group networking opportunities;
- Setting up reciprocity with other law school career services offices for students and alumni to use;
- Maintaining resources including books, magazines, information on law firms and governmental agencies, and other career resources.

For a more detailed description of the resources and services available through the Career Services Office, please see the handbook provided during 1L Career Services Orientation, transfer orientation, or the 3L Career Development Handbook.

Policies

Eligibility to Participate in Interview Programs

Unless otherwise noted, to participate in all on-campus interviews, resume collections, resume books, job fairs in which Mercer is a participating school, and any other services offered by the Career Services Office, students must be enrolled at Mercer Law School as of the date of the interview, resume deadline, job fair, etc. Students withdrawing or intending to withdraw from Mercer will be ineligible to participate and any interview offers will be automatically declined.

Application Policies

Generally, when applying for an on-campus interview, students must be available to interview on the scheduled date. If you have an extenuating circumstance, you should talk with the Career Services Office before applying. For job fairs, you must be available to interview on the date of the fair without exception.

Students should no longer apply for positions once they have accepted an offer of employment for that period of time (e.g. summer) or for a permanent position. If you are certain that you intend to accept an employment offer, you must withdraw from any active bids/applications and inform the Career Services Office of the acceptance of the offer. Continuing to apply and interview once you have accepted a position for the same time period is unprofessional, may create issues for the employer,
and ultimately reflects poorly on Mercer. Students failing to follow this guideline may lose access to future opportunities through the Career Services Office.

Application materials must be appropriately drafted, include all requested items, and follow all instructions. Examples of application materials are provided in the Career Services handbooks and should be followed. Materials that are incomplete, poorly drafted, or otherwise inappropriate will not be sent to employers.

**Policy on Contacting Employers**

If you are applying for a position advertised through the Career Services Office or through a job fair you may not, under any circumstance, contact the employer directly unless otherwise instructed by the Career Services Office or until contacted directly by the employer. Employers take advantage of these recruiting services in order to avoid managing applicants on an individual basis. If you have a question about applying, interviewing, etc., talk with the Career Services Office.

**Interview Policies**

Failing to attend an accepted interview is unacceptable, as it is a poor reflection on the student and on Mercer Law School. Accordingly, students must follow the interview policies below.

If chosen for an interview, you should plan to interview (unless you have accepted another position) or immediately decline the interview offer. Once you have accepted an interview, you must attend the interview unless you accept another position before the scheduled interview date. Students who have applied for positions through OCI or job fairs should check their Mercer Law email account and BearBoard frequently for notification of interview status. If, after scheduling an interview, you accept an offer from another employer for the same period of time for which you would be interviewing, or for a permanent position, you must follow the instructions below for withdrawing from the interview.

If you cannot attend an interview that you have accepted, you MUST contact a member of the Career Services Office staff directly and immediately for further instruction. Withdrawing from the interview through BearBoard is not permitted. By withdrawing at the earliest possible time, another student may receive an interview with that employer. If you withdraw at the last minute, the employer may not elect to consider another student.

We understand that emergencies do occasionally arise. If an emergency arises the day of the interview, you must contact the Career Services Office in person or by phone immediately and speak with a staff member directly (email and voicemail are not sufficient). Although it is not acceptable to miss an interview, if you miss an interview, you must write a letter of apology to the interviewer to explain what emergency kept you from the interview. A copy of this letter must be given to the Career Services Office. Your BearBoard account will be locked until the copy of the apology letter has been submitted to the Career Services Office. The Career Services Office reserves the right to deny services to any student who repeatedly misses interviews. Failure to attend interviews or to appropriately handle a missed interview may result in your temporary or permanent suspension from participation in on campus interviews, job fairs, and BearBoard access in general.

**First Year Student Policies**

In accordance with NALP (National Association for Law Placement) guidelines, the Career Services Office cannot meet individually with first year students before October 15. Additionally, to comply with NALP guidelines, prospective employers and first year law students should not initiate contact
with one another and employers should not interview or make offers to first year students before December 1.

Prior to October 15, first year students will participate in a series of professional development classes to assess career options and to prepare for the job search. To participate in all services and programs offered by the Office, attendance is required.

**Policy on Non-discrimination**
Mercer Law School has long refrained from discriminating on the basis of race, color, religion, national origin, gender, age, handicap or disability, or sexual orientation. Accordingly, Mercer Law only makes its interviewing facilities and job listing services available to employers who agree to observe this policy of non-discrimination and equality of opportunity on the basis of race, color, religion, national origin, gender, age, handicap or disability, sexual orientation in regard to hiring, promotion, retention, and conditions of employment.

3. **COUNSELING**

Students experiencing difficulties in their academic, financial, or personal lives should consult with the Assistant Dean for Student Affairs. An appointment for free personal counseling can also be made with a therapist on the main campus of Mercer. Please call (478) 301-2862.

4. **FINANCIAL AID**

**Financial Information**
Approximately 95 percent of Mercer Law students receive financial aid. Financial aid consists of scholarships, loans, and work study. Information regarding student loans and academic merit scholarships may be obtained by contacting the Financial Aid Office. The priority deadline for receipt of financial aid applications is April 1. Applicants applying for student loans or work study must submit a Free Application for Federal Student Aid (FAFSA) and a Mercer Application for Financial Aid.

**Tuition and Fees**
Tuition and fees are due the first day of each semester. A monthly fee of $50.00 will be charged for late payment. Tuition and fees for the 2018-2019 academic year are $37,962. The estimated living expenses for a nine-month academic year are approximately $21,430.

**Debts**
No records will be released and no student will be considered by the University as a candidate for graduation until all indebtedness to the University has been settled. The Bursar’s Office is authorized to withhold and apply to the student’s debt any funds needed, including the student’s payroll check, stipend, scholarship, loans, state grants, or any other student financial aid. Students with outstanding indebtedness will not be eligible for priority registration, and the student may be subject to late penalty and interest charges. Unpaid student accounts which are deemed delinquent may be placed with a collection agency. If such action is required, the student will be liable for any costs associated with such action.
Satisfactory Academic Progress

General Requirements
Continuing eligibility for federal financial aid is contingent upon a student meeting the “satisfactory academic progress” standard. The satisfactory academic progress standard means that the student is progressing toward completion of the degree in both a qualitative (time-based) and quantitative (grade-based) manner. At the end of the spring semester during each academic year, each student’s academic progress will be reviewed and a determination will be made whether the student has met the satisfactory academic progress standard.

The satisfactory academic progress qualitative standard for financial aid eligibility is explained under “Failures” within the discussion of Grading Policy later in this Student Handbook.

Each student must be able to complete the 89 required credit hours for graduation within 84 months of commencing law school. Under the satisfactory academic progress quantitative standard a student must earn a minimum of thirteen (13) credit hours during an academic year in which the student attempts to earn credit hours. If a student fails to meet the satisfactory academic progress quantitative standard at the end of an academic year, the student shall be considered on a probationary status for financial aid eligibility. At the end of the following semester in which the student enrolls for credit hours, he or she must earn a minimum of seven (7) credit hours. Failure to earn seven (7) credit hours during this probationary semester will result in the loss of eligibility for federal financial aid until the student reestablishes satisfactory academic progress as described below.

Appeals
A student who fails to meet the qualitative satisfactory academic progress standard shall be eligible to appeal this adverse determination as described under the “Academic Dismissal and Readmission Policy” in this handbook. A student who fails to meet the quantitative satisfactory academic progress standard shall be eligible to appeal this adverse determination by submitting to the Director of Financial Aid a letter explaining the mitigating circumstances that led to the failure to make satisfactory academic progress. These circumstances shall be considered mitigating if they are of a discrete, severe and temporary personal, medical, social or financial nature. If applicable, the student should also describe how those mitigating circumstances have been remedied or eliminated. The Director of Financial Aid and Assistant Dean of Admissions and Financial Aid shall review the letter of appeal and notify the student within thirty (30) days of filing the letter of appeal whether the appeal has been granted.

Reestablishing Satisfactory Academic Progress
A student shall reestablish satisfactory academic progress only by completing a semester of course work that meets both the qualitative and quantitative standards set forth above.

Sources of Financial Aid

Federal Direct Stafford Student Loan (Unsubsidized)
Students must complete a FAFSA and a Mercer Application for Financial Aid to be eligible for an unsubsidized loan. Eligible law students may borrow up to $20,500 per academic year. The aggregate amount a professional student may borrow for direct subsidized and unsubsidized loans is $138,500 (this amount includes loans received for undergraduate and graduate study). Interest is charged from the time the loan is disbursed until the loan is repaid in full. Interest payments may be deferred while the borrower is in school. Deferred interest will be capitalized at repayment. The interest rate for 2018-2019 is 6%. Repayment begins six months following departure from school or dropping below half-time enrollment.

Direct Graduate PLUS Loan
The Direct Graduate PLUS Loan is a fixed interest rate loan guaranteed by the federal government. Direct Graduate PLUS Loans will have an interest rate of 7% for 2018-2019. The Direct Graduate
PLPLUS Loan may be consolidated with other federal loans after graduation. PLUS loan borrowers are required to pass a credit check. Repayment begins six-months following your departure from school or dropping below half-time enrollment.

**Private/Alternative Loans**
Law students may be eligible to borrow money through private lenders. These loans are based on creditworthiness and some may require a co-signer. Interest rates are variable. Most lenders offer a six to nine-month grace period following departure from school. Borrowers are generally allowed from fifteen to twenty years to repay their private loans. Loan applications may be obtained online at the lender’s website.

**Scholarships**
Mercer Law School offers merit scholarships each year to applicants whose academic records, LSAT scores, and personal achievements demonstrate the potential for outstanding performance in the study of law. The Law School also provides some scholarship awards for the final two years of law school to students who excel academically in their first year and who received little or no scholarship funding when they entered. Those scholarships will be renewed the final two years of law school as long as the student remains in good standing. The definition of good standing is that a student maintain a 78.00* or above average at the end of each academic year. In addition to merit scholarships, students may also qualify for a number of academic awards. Information regarding merit scholarships may be obtained by contacting Marilyn Sutton or Leah Aiken in the Admissions and Financial Aid Office.

*The good standing requirement for students in the class of 2019 is 76.00.*

**Work Study**
Students who are interested in working at the University should contact the Director of Financial Aid at the Law School. College work study hours are awarded based on financial need. Students must complete a FAFSA and a Mercer Application for Financial Aid. Other employment opportunities may be available under the regular wage program.

**Withdrawals/Refund**
Mercer University will maintain a fair and equitable refund policy by adherence to the Institutional Refund Policy in all programs, in all schools, and on all campuses. This policy is subject to change if there are future changes to the Federal Return Policy or other federal, state, accrediting agency, or institutional policy with which it may conflict.

The criteria for the Mercer Institutional Refund Policy are based upon federal mandates established by the Federal Return Policy which took effect on all Mercer campuses on August 15, 2000, replacing all existing refund policies throughout the University. The policy applies whether or not Title IV awards are involved.

A student who FORMALY RESIGNS from school prior to the last day of the drop/add period for any term of enrollment will be entitled to a 100% credit of tuition and fees charged for the current term (the $500.00 deposit for entering students is non-refundable). A student who FORMALY RESIGNS from school after this date may be entitled to a prorated credit of the tuition and fee charges if certain criteria are met as described in this policy.

*The drop/add period for the winter Intersession classes at Mercer ends on the first day of class. It is the student’s responsibility to return the full amount of federal aid received for any winter program, if the student decides not to earn the credit hours for which the aid was awarded.*

**Eligibility for refund of tuition, fees and other institutional charges:**

**Official Withdrawal**
1) To officially withdraw from the semester, a student must drop or withdraw from all courses for the term.
2) Students contemplating dropping or withdrawing from courses are urged to first consult the Financial Aid Office for information regarding the impact of this action on their financial aid award.

3) To officially withdraw, the student must complete and return the Term Withdrawal Form obtained from Mercer Law Registrar’s Office, or printed from their webpage.

4) The completed form must be received by the Registrar’s Office before withdrawal can be finalized.

5) Refund calculations will be based upon the date the student officially notifies the Registrar’s Office in writing or in person of his/her intent to withdraw.

6) Per federal regulations, a calculation for the return of federal funds will be completed within 45 days of the student “officially withdrawing.”

7) Any balance or overpayment created due to financial aid disbursements being returned to their original source of funding per the withdrawal calculation will then become immediately due and payable, by the student, to the University and in some cases to the U.S. Dept. of Education.

8) Once all calculations are completed, the Bursar Office will invoice the student for any outstanding balance.

Unofficial Withdrawal
1) Non-attendance or ceasing to attend a course(s) does not constitute an official schedule change, course withdrawal, or term withdrawal.

2) Failure to “officially withdraw” will result in academic penalties and may affect the student’s Satisfactory Progress rating.

3) Students failing to officially withdraw will be held financially accountable for tuition, fees, and stipends issued to them for the term.

4) If a student ceases attendance without notifying the university, a Federal statutory provision allows the university to use the midpoint of the payment period as the withdrawal date for calculating the return of financial aid funds. Otherwise, the university may use the student’s last verifiable day of an academically related activity.

5) Per federal regulations, a withdrawal date will be determined within 30 calendar days from the end of the semester for those students who ceased attendance without “officially withdrawing” from the University and those students who are determined not to have earned any credit for the semester.

6) Any balance or overpayment created due to financial aid disbursements being returned to their original source of funding per the withdrawal calculation will then become immediately due and payable, by the student, to the University and in some cases to the U.S. Dept. of Education.

7) Once all calculations are completed, the Bursar Office will invoice the student for any outstanding balance.

A student is not eligible for any refund if:
1) The student fails to formally withdraw.
2) The student is suspended for disciplinary reasons.
3) The student withdraws when a disciplinary action or honor code violation is pending.
4) The student withdraws from a class or classes while currently enrolled in other classes for the semester.
A student is not eligible for any refund if:

**Refund of Non-Tuition Charges**
1) If a student withdraws prior to the beginning of the semester or during the official drop/add period, lab fees, facility/technology fees, and insurance premiums will be refunded.
2) Pre-enrollment deposits are nonrefundable.
3) Insurance Premiums are non-refundable after the insurance waiver deadline.
4) Once all calculations are completed, the Bursar Office will invoice the student for any outstanding balance.

**Refund Appeals**
Any exception to the University Refund Policy requires a written appeal, along with any supporting documentation, by the student to the Director of Admissions and Financial Aid.

**Withdrawal Refund Calculations**
The federal government requires the Office of Financial Aid to calculate how much Title IV aid a student has earned. Federal regulations state that a student earns Title IV aid based on the period of time he/she remains enrolled for a particular term.

\[
\frac{\text{Enrolled Days}}{\text{Days in the Enrollment Period}} = \% \text{ of Title IV Earned By Student}
\]

Under federal regulations, any federal funds not earned by the student must be returned to the Title IV program in the following order:
- Unsubsidized Federal Direct Stafford Loan
- Subsidized Federal Direct Stafford Loan
- Federal Perkins Loan
- Federal Direct Plus Loan
- Federal Pell Grant
- Federal Supplemental Educational Opportunity Grant
- Other Title IV Aid Programs

Non-Title IV financial aid funds will be returned in the following order:
- State and other loans
- State and other grants/scholarships
  - Mercer institutionally-funded loans
  - Mercer institutionally-funded grants/scholarships
  - Mercer endowment-funded loans
  - Mercer endowment-funded grants/scholarships
  - Student/parent payments

**Leave of Absence**
Approved Leave of Absence
A student who is on an approved leave of absence retains in-institution status for Title IV loan repayment purposes. However, if the student does not return from a leave of absence, the student’s loan grace period starts at the date the leave began.

Generally, only one leave of absence may be granted within a 12-month period. The University may grant one additional leave of up to 30 days for a reason not defined in the regulations, if it determines that the leave is necessary due to unforeseen circumstances.
Jury duty, military service, and conditions covered by the Family and Medical Leave Act are acceptable reasons for granting an additional leave.

**Unapproved Leave of Absence**
An unapproved leave of absence is a leave granted by the University for academic reasons that do not meet the conditions of the Title IV regulations for an approved leave of absence. However, this unapproved leave of absence must be treated as a withdrawal for Title IV purposes.

For a student who takes a leave of absence that does not meet the requirements for approval, the withdrawal date is the date that the student begins the leave of absence.

**Overpayment**
All payments made by or on behalf of a student shall be receipted to his/her account. In the event of an overpayment, it is not necessary for the student to request a refund. Refundable credit balances are processed on a regular basis by the Office of the Bursar.

Credit balances resulting from overpayment by credit card payment will be refunded to the credit card.

Once a student completes enrollment for 60% of the term, the student has earned 100% of the Title IV aid awarded; no return of Title IV aid is required.

**Student Handbook Website**
5. LAW LIBRARY

Carrels and Tables
Carrels and tables are available for study on a first-come, first-served basis. **Carrels may not be reserved for exclusive use.** Personal items left in carrels are subject to removal. Items of value, including laptops, should never be left unattended. Do not tack, tape, or permanently affix anything to carrels, tables, walls, end panels, or other furniture and equipment in the library.

Cell Phones - No Cell Phones
Be considerate and do not talk on your cell phones in the law library. Ringers should be off at all times. If you must answer a call while in the library, step outside to the lobby to continue the conversation.

Circulation
The law library is open to law students 15 hours a day by means of a Bear Card (building access card). Circulation desk service, including the reserve collection, is available fall and spring semesters during the hours listed below. Summer and holiday hours are abbreviated and posted in the library and on the law school web site.

<table>
<thead>
<tr>
<th>Day</th>
<th>Student Access Hours</th>
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<tbody>
<tr>
<td>Monday - Friday</td>
<td>6:00 am-12:00am/ midnight</td>
</tr>
<tr>
<td>Saturday-Sunday</td>
<td>8:00am-12:00am/ midnight</td>
</tr>
</tbody>
</table>

Employment Opportunities for Law Students
The library hires second- and third-year law students as Student Library Assistants. The hiring process is competitive. Working in the library is an excellent opportunity to work with a variety of legal resources on a routine basis. If you are interested in working in the library, inquire at the circulation desk.

Food and Drink Policy
Cold foods, such as fruit, nuts, candy bars and crackers are permitted in the law library and study rooms. Meals and hot foods, such as pizza, burgers, and soup are not permitted. Drinks in closed, non-disposable containers are welcome in the library. Styrofoam cups, cans, or other open containers of any kind are not permitted. Students are expected to dispose of all trash promptly and properly and clean up any spills/messes.

Interlibrary Loan
If the library does not own an item you need, we might be able to borrow it from another library. Interlibrary loan request forms are available at the circulation desk and in the portal. Inquire at the circulation desk for more information.

Internet Access
There are wireless access points throughout the law library, providing students with laptop access to the network and to printing. Additionally, there are a number of carrels behind the reference desk with networked desktop computers.

LawCat
LawCat is Mercer Law Library’s online catalog of library holdings, including print and online
resources. LawCat is available on the web at law.mercer.edu/library/ and at designated computers in the library. For assistance using LawCat, inquire at the reference desk.

**Lexis, Westlaw and Bloomberg Law**
First year law students receive Westlaw and Lexis passwords and instruction during fall semester in Introduction to Legal Research. Student passwords are valid for the rest of the student’s career at Mercer Law School. Sharing these passwords violates our agreements with these companies. Lexis, Westlaw, and Bloomberg Law place restrictions on the use of passwords as described in the contracts that students enter into with these companies when they register their personal passwords. Questions about access and use of Lexis, Westlaw and Bloomberg Law should be directed to Denise Gibson, Room 219.

**Library Web Site**
The library web site, law.mercer.edu/library/, is a gateway to specialized legal research databases and sources, including full text sources and journal indexes. In addition, students will find a variety of subject guides to legal research, including an extensive list of Georgia resources. Links to LawCat and other library catalogs are also available.

**Lost and Found**
The circulation desk is the temporary repository for personal items found in the library. If you find or lose an item, ask for assistance at the circulation desk.

**Microfiche and Microfilm**
Prints from microfiche or microfilm are 5 cents each. Microfilm and a reader are located in the Walnut Wing. Microfiche and a reader are located on the third floor. The microform reader on the 3rd floor scans so one can print pages on the network printers.

**Photocopying**
Three photocopiers are located on the main floor of the library. All can reduce, enlarge, and make double-sided copies. The copiers next to the circulation desk and in the Walnut Wing also collate. The copier in the Mulberry Wing is specially designed for book copying. Copies are 5 cents per page. The student Bear Card serves as a copy card. Students may add value to their Bear Cards using the value transfer station located next to the circulation desk in the law library. Alternatively, credit cards are accepted online: [http://auxiliary.mercer.edu/bear-card/deposits/](http://auxiliary.mercer.edu/bear-card/deposits/)

**Printing**
There are 5 Wepa Kiosk printers in the law school: 2 in the student lounge (first floor), 2 in the library (second floor) and 1 in the IT tech lounge (third floor). Students receive $16 in free print credits (200 pages) at the beginning of the academic year. Student print accounts are charged 8¢ for each black & white page printed and 25¢ for each color page printed. Additional print credits may be purchased with a debit or credit card at the Wepa Kiosk. Note that you are charged a fee if you add less than $5 to your account. Print jobs sent to the Lexis printer are not charged against student accounts at this time, but are included in the law library's subscription for Lexis Advance. **Ask for assistance to print to a laser printer or to print on legal size paper.**

**Public Access Workstations**
Two public access workstations are located under the windows behind the Reference stacks. These workstations, which are available to attorneys and the general public as well as to the Mercer community, provide access to a number of electronic resources, including Georgia and federal primary law.
Reference
Reference services are provided by professional law librarians who assist users in locating information, developing effective research strategies and identifying the appropriate online and print resources to use in conducting legal research. Reference service is available fall and spring semesters during the hours listed below. Summer and holiday hours are abbreviated and are posted in advance at the reference desk and on the law library website.

Monday - Thursday: 9:00 am to 6:00 pm
Friday: 9:00 am to 5:00 pm
Saturday: Closed
Sunday: Closed

Reserve Materials
Reserve materials, consisting of items placed on reserve for current classes as well as other high-use items, are located behind the circulation desk. Reserve items may be checked out for two-hour use in the library. Some reserve items also may be checked out for overnight use two hours before closing, and must be returned within one hour of opening on the following day. Lists of course reserve materials are available on LawCat, the online catalog, and may be retrieved by either the course name or the professor’s name. The fine for late return of overdue reserve items is 25 cents per hour.

Scanning
The photocopiers located next to the circulation desk and in the Walnut Wing of the library also serve as scanners. Students may scan and email documents to their Mercer Law Email address, at no charge. For large documents, ask for assistance at the circulation desk. Scanners are also available in the first and third floor tech lounges.

Study Rooms and Smart Suites
Nine study rooms are available for group study. Study groups have priority. All are equipped with whiteboards. The third floor study rooms are equipped with technology to facilitate collaboration. These rooms can also be used for practicing oral arguments and presentations as well as for reviewing practice sessions.

<table>
<thead>
<tr>
<th>Walnut Wing</th>
<th>225 and 226</th>
<th>225 equipped with television and DVD/VCR</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mulberry Wing</td>
<td>215 and 216</td>
<td></td>
</tr>
<tr>
<td>Third Floor</td>
<td>345, 346, 347, 348, 351</td>
<td>Equipped with projectors, monitors, DVD players</td>
</tr>
</tbody>
</table>

Law students may check out study room and smart suite keys, along with whiteboard supplies, at the circulation desk for two hour periods. Students may reserve room 351 in the portal. Personal belongings may not be left in study rooms while the student goes to class. During peak times, waiting lists for these rooms are maintained at the circulation desk. Study rooms and smart suites are left open after normal library hours. The Lawyers’ Reading Room is not a study room. It is reserved for use by members of the bar.

Tobacco – No Tobacco
No tobacco of any kind may be used in the library. This includes smokeless tobacco and e-cigarettes.
6. REGISTRAR’S SERVICES

It is the student’s responsibility to keep the Registrar’s office informed of a current mailing address and any other information in the student’s possession necessary for accurate record-keeping. Students wishing to provide or obtain the following information, or a record or letter certifying student status and information should consult with the Registrar.

Address/Telephone Number Changes
Bar and Fitness Certifications
Blind Grading Numbers
Drop/Add Enrollment Certifications
Faculty Course Evaluations
Grades/Class Rank
Graduation
Loan Deferments
Name Changes
Registration
Student Records
Transcripts
Veterans Administration Certifications

Transcripts: A complete copy of the student’s academic record (transcript) may be obtained by the student presenting a written request to the Office of the Registrar. Telephone or e-mail requests will not be honored. If requested, we will provide Mercer University undergraduate transcripts for law students.

Fee Structure:
No charge for up to (3) twenty-four hour transcript service.
$10.00 immediate service per transcript
$5.00 fax fee per transcript
$25.00 overnight service fee per address (Prior to 3:00 p.m. only)

Education Records
(Family Education Rights and Privacy Act of 1974) In accordance with the Family Education Rights and Privacy Act of 1974, Mercer University School of Law (1) permits students to inspect their education records, (2) limits disclosure to others of personally identifiable information from education records without the student’s prior written consent to such disclosure, and (3) provides students the opportunity to seek correction of their education records where appropriate.

Definitions
A. **Student** means an individual who is or who has been in attendance at Mercer University. It does not include individuals who were applicants for admission to the University but did not matriculate.

B. **Education records** include those records which contain information directly related to a student and which are maintained as official working files by the University.
The following are not education records

1. Records about students made by professors and administrators for their own use and not shown to others;
2. Campus police records maintained solely for law enforcement purposes and kept separated from the education records described above;
3. Employment records, except where currently enrolled students are employed as a result of their status as students;
4. Records of physicians, psychologists, or other recognized professionals or paraprofessionals made are used only for treatment purposes and available only to persons providing treatment (however, these records may be reviewed by an appropriate professional of the student's choice); and
5. Records which contain only information relating to a person's activities after graduation or withdrawal from the University.

Mercer University permits students to inspect their education records.

A. Right of Access. Students have the right of access to their education records, except financial records of parents and confidential letters of recommendation received prior to January 1, 1975.

B. Types and Locations of Education Records.
1. Registrar. Undergraduate (Macon Main Campus Registrar's Office) and Law School (Law School Registrar's Office). Academic records, computer files (biographical data, course information).
2. Colleges, schools, and academic departments. Records kept vary with departments but may include results of certain examinations and other advisory information.
5. Office of Student Loans. Promissory notes and copies of correspondence.

C. Procedure to be followed. Requests for access specifying the records to be inspected should be made in writing to the Registrar. The Law School will comply with requests within a reasonable time, at most within 45 days. Arrangements normally are made for students to read their records in the presence of a staff member. Students may also obtain copies of their records by paying reproduction costs of $.25 per page. However, the University may refuse to release copies of records of students who have not settled their accounts with the University. The Law School does not provide copies of transcripts from other schools.

Mercer University limits disclosure of personally identifiable information from education records without the student's prior written consent to such disclosure.

A. Directory Information.
1. The following categories of information have been designated as directory information:
   name
   addresses
   email address
   telephone number
   date and place of birth
   photograph and/or video images
   major field of study/academic program
   participation in officially recognized activities and sports
   dates of attendance
   degrees and awards received
2. The Law School gives annual public notice to students of the categories of information designated as directory information, and allows a reasonable period of time after such notice for the student to inform the University that the information should not be considered directory information.
3. Directory information may appear in public documents and may otherwise be disclosed without the student’s consent unless the student objects as provided above.

B. Prior Consent Not Required. Prior consent is not required for disclosure of education records to the following parties.
1. School officials of Mercer University who have been determined to have legitimate educational interests
   a. School officials include instructional personnel, administrative personnel, and members of duly constituted University committees and boards, who are or may be in a position to use the information in furtherance of a legitimate objective.
   b. Legitimate educational interests include those interests reasonably related to the academic environment.
2. FERPA Another exception which permits disclosure without student consent is disclosure to officials of another school, school system, or institution of postsecondary education where a student seeks or intends to enroll. Upon the request of an institution in which a student seeks or intends to enroll, the University will forward the student’s education records to the requesting institution. Upon request, the student may obtain a copy of the record that was disclosed and have an opportunity for a hearing as provided above.
3. Authorized representatives of federal and state educational authorities, but only in connection with the audit or evaluation of federally or state supported educational programs, or in connection with the enforcement of or compliance with federal legal requirements relating to these programs. These officials will protect information received so as not to permit personal identification of students to outsiders, and the data shall be destroyed when no longer needed for the purposes above.
4. In connection with a student’s application for or receipt of financial aid, but only to the extent necessary for such purposes as determining eligibility, amount, conditions, and enforcement of terms or conditions.
5. State and local officials to whom such information is specifically required to be reported by effective state law adopted prior to November 19, 1974.
6. Organizations conducting educational studies for the purpose of developing, validating, or administering predictive tests, administering student aid programs, and improving instruction. The studies shall be conducted so as not to permit personal identification of students to outsiders, and the information will be destroyed when no longer needed for these purposes.
7. Accrediting organizations for purposes necessary to carry out their functions.
8. Appropriate parties in connection with an emergency, where knowledge of the information is necessary to protect the health or safety of students or other individuals.
9. In response to a court order or subpoena. The University will make reasonable efforts to notify students before complying with the court order.
10. The results of a disciplinary proceeding conducted by the University in connection with an alleged crime of violence may be disclosed to the alleged victim of the crime.
11. As of January 3, 2012, the U.S. Department of Education’s FERPA regulations expand the circumstances under which your education records and personally identifiable information (PII) contained in such records — including your Social Security Number, grades, or other private information — may be accessed without your consent. First, the U.S. Comptroller General, the U.S. Attorney General, the U.S. Secretary of Education, or state and local education authorities (“Federal and State Authorities”) may allow access to your records and PII without your consent to any third party designated by a Federal or State Authority to evaluate a federal- or state-supported education
program. The evaluation may relate to any program that is "principally engaged in the provision of education," such as early childhood education and job training, as well as any program that is administered by an education agency or institution. Second, Federal and State Authorities may allow access to your education records and PII without your consent to researchers performing certain types of studies, in certain cases even when we object to or do not request such research. Federal and State Authorities must obtain certain use-restriction and data security promises from the entities that they authorize to receive your PII, but the Authorities need not maintain direct control over such entities. In addition, in connection with Statewide Longitudinal Data Systems, State Authorities may collect, compile, permanently retain, and share without your consent PII from your education records, and they may track your participation in education and other programs by linking such PII to other personal information about you that they obtain from other Federal or State data sources, including workforce development, unemployment insurance, child welfare, juvenile justice, military service, and migrant student records systems.

12. The right to file a complaint with the U.S. Department of Education concerning alleged failures by Mercer University to comply with the requirements of FERPA. The name and address of the office that administers FERPA are: Family Policy Compliance Office, U.S. Department of Education, 400 Maryland Avenue, SW, Washington, DC 20202-4605.

A. Prior Consent Required. In no other cases will the University release personally identifiable information in education records or allow access to those records without the prior written consent of the student. The consent must be written, signed, and dated, and must specify the records to be disclosed and the identity of the recipient. A copy of the record disclosed will be provided to the student upon request and at the student’s expense.

B. Record of Disclosures. The Law School maintains with the student’s education records a record of each request and each disclosure, except disclosures:

1. To the student;
2. Pursuant to the written consent of the student;
3. To instructional or administrative officials of Mercer University; or
4. Of directory information.

The record of disclosures may be inspected by the student, the official custodian of the records, and other University and governmental officials.

**Mercer University provides students with the opportunity to seek correction of their education records.**

A. Request to Amend Records. Students who believe that information contained in their education records is inaccurate, misleading, or otherwise in violation of their privacy or other rights may submit a written request to the Office of the Registrar, specifying the document(s) being challenged and the basis for the complaint. The request will be sent to the responsible person at the origin of the record in question. Within a reasonable time of receipt of the request, the Law School will decide whether to amend the records in accordance with the request. If the decision is to refuse to amend, the student will be so notified and may submit a request for a hearing.

B. Right to a Hearing. Upon request by a student, the Law School will provide an opportunity for a hearing to challenge the content of the student’s records. A request for a hearing should be submitted in writing to the Office of the Registrar. Within a reasonable time, the student will be
notified in writing of the date, place, and time reasonably in advance of the hearing.

1. Conduct of the Hearing. The hearing will be conducted by a Law School official who does not have a direct interest in the outcome. The student will have a fair and full opportunity to present evidence relevant to the issues raised, and may be assisted or represented by individuals of the student’s choice, including an attorney, at the student’s own expense. The Law School official conducting the hearing will, after considering all relevant information, make a recommendation to the Registrar.

2. Decision. Within a reasonable period of time after the conclusion of the hearing, the Law School will notify the student in writing of its decision. The decision will be based solely upon evidence presented at the hearing and will include a summary of the evidence and the reasons for the decision. If the Law School decides that the information in the student’s record is inaccurate, misleading, or otherwise in violation of the privacy or other rights of students, the Law School will amend the records accordingly.

C. Right to Place an Explanation in the Records. If, as a result of the hearing, the Law School decides that the information is not accurate, misleading, or otherwise in violation of the student’s rights, it will inform the student of the right to place in the record a statement commenting on the information and/or explaining any reasons for disagreeing with the Law School’s decision. Any such explanation will be kept as part of the student’s record as long as the contested portion of the record is kept, and will be disclosed whenever the contested portion of the record is disclosed.

7. TECHNOLOGY & MEDIA SERVICES

Technology Lounges

Technology Lounges General Statement
The Technology Lounges are a shared community resource in which students must respect the rights of others to use the Technology Lounges to complete their academic work. Students are expected to use the computers, keyboards, printers, scanner and other lab equipment in their proper and ordinary use.

Access to the Technology Lounges
The Technology Lounges are available 15 hours a day with the Bear Card access system. One is located on the 3rd Floor in The IT Suite and one on the 1st floor in the Student Lounge.

Account Responsibility
Students have access to 1 Terabyte of storage space through Microsoft OneDrive. Account holders are fully responsible for their accounts. The contents of a personal folder/directory are the responsibility of the account holder as is the security of that person's password. On law school computers account holders should log in using their username and password and remember to log out when they are finished with their sessions. Do not store files on the hard drives of law school computers as those files are unprotected and are periodically erased.

Food, Beverage and Tobacco Products
Cold foods, such as fruit, nuts, candy bars and crackers are permitted in the Technology Lounges. Meals and hot foods, such as pizza, burgers, and soup are not permitted. Drinks in closed, non-
disposable containers are welcome in the Technology Lounges. Styrofoam cups, cans, or other open containers of any kind are not permitted. Students are expected to dispose of all trash promptly and properly. No tobacco of any kind may be used in the Technology Lounges.

**Laptop Access to Network**
In addition to wireless access, there are hard wired stations for students to use to access the Internet and network resources using their laptops. Also, there are a number of workstations with networked computers. Additional wired workstations are available in the law library.

**Printing**
Networked laser printers (WEPA) are provided in the computer lab, and the law library and the student lounge. Students are charged for print jobs sent to the networked laser printers. At the beginning of the academic year, each student’s account is credited with 200 pages. Additional pages may be purchased at $.08 per page for black & white or $.025 for color at a WEPA printer. Print jobs sent to LexisNexis printers are not charged against student accounts at the present time, but are included in the law library’s subscriptions for these services. The printers are a shared resource. Please respect the needs of others who are trying to print their documents in a timely fashion. For multiple copies of a document, use the copy machines in the law library. The copy machines are equipped with automatic sheet feeders and photocopies are $.05 per page.

**Priority Use Workstations**
Three computers in the IT Suite Technology Lounges are designed to accommodate the special needs of the law school community. These computers include a workstation for disabled persons and a workstation for full page color scanning and desktop publishing. Persons needing to utilize these workstations’ special features have priority use on these computers.

**Software Applications**
Mercer provides applications that enable law students to complete course work and other law school assignments. Applications include word processors, web browsers, spreadsheets, research programs, and utilities, among others. Users may not install or change any programs on the lab or law school computers. Students who need access to an application that is not currently available should contact Chris Osier or Michael DellaDonna. It may be a violation of federal and state laws to upload or download files to or from the network, any lab computer, the Internet or any other information provider. Applications not installed by the Law School may not be run on law school computers without the prior approval of the Director of Information Technology.

**Student Assistants**
Student assistants are available in the Technology Lounge throughout the day and into the evening. Their schedule is posted in the IT Suite Technology Lounge. For computer Technology Lounge questions and concerns, or to report a problem when a student assistant is not available, see Chris Osier in Room 350B.

**Training**
Classes may be held in the IT Suite Technology Lounge for email, web, word processing and other programs. If you would like to receive training in a particular application, please contact Justin Powers. If you would like assistance with LexisNexis or Westlaw, please contact Denise Gibson (Room 219) or one of our reference librarians.
Use of Email, the Internet and Other Electronic Information Systems
Mercer University provides an email account for each student. This account is to be used to facilitate communication to further the community, academic and intellectual pursuits of the law school. Persons who use email for inappropriate or offensive communication may be in violation of the honor code as well as federal or state laws. Mercer University also provides each student with on-campus access to the Internet. Some material on the Internet may be offensive to other community members. All members of the law school community are required to respect the rights of others while using the Internet.

Media Services and Equipment

Services Offered
Media services consist primarily of delivery, setup, removal, maintenance, and training in the use of classroom technology and audio-visual equipment in the law school. Classroom equipment requests can be made to Justin Powers at powers_j@law.mercer.edu. Requesters are responsible for room reservations and furniture arrangement. Classroom assignments and room reservations are handled by dean's office staff (301-2606).

Generally, requesters are asked to provide their own operators, especially for evening or weekend events. Instructional Technology staff will instruct the designated students in use of the equipment.
V. BUILDING INFORMATION

1. BUILDING HOURS

**Student Access to Law Building and Library**
Monday-Friday: 6:00am-12:00am/ midnight  
Saturday-Sunday: 8:00am-12:00am/ midnight

**Public Access to Law Building**
Monday-Friday: 8:00am-5:00pm  
Saturday-Sunday: closed to public

**Final Exam Period Student Access to Law Building and Library**
24/7 access beginning at 6:00am on the Friday before the first exam and ending at 5:00pm on the final day of exams. Normal hours resume the morning after the last final exam.

**Student to Law Building During Mercer University’s Winter Break**
Daily: 8:00am-10:00pm  
No public access

Students can use their Bear Card to access the building and library before and after public access hours.

2. CARD ACCESS SYSTEM

Students may use their Bear Card to access the building and Law Library when the building is closed to the public. The Bear Card may also be used as an ATM card through Wells Fargo Bank. Additionally, students may add monetary value to the card and use it for vending machine, bookstore, and food service purchases. In the Library, the Bear Card may be used for photocopies and to check out books. The Bear Card, designed for the safety and convenience of students, imposes certain responsibilities on each student. Students should not compromise the Bear Card system and endanger the security of those in the building by loaning their cards to others. Students may not allow others to enter the building. People not affiliated with the Law School have building access when the Library is open to the public.

It is the responsibility of each student to report any lost or stolen Bear Card to Marsha Griffin in the Registrar’s Office or Karen Batts in the Deans’ Suite. The lost Bear Card can be deactivated to prevent unauthorized access to the building. A replacement Bear Card can be issued for a charge of $25.
3. LAW SCHOOL MAIL BOXES

Student mailboxes available for Law School correspondence are located in the student lounge area on first floor. Mailboxes are for internal use only and should be checked daily. Students should not use the Law School address to receive personal mail.

4. LOCKERS

Personal lockers are available to all Law School students. Locker reservation is held during the first few weeks of each school year and is required before placing a lock on a locker. Students wishing to retain their locker reservation for the subsequent academic year must notify the Student Bar Association prior to the end of the spring semester. During the summer, lockers that have not been retained will be opened and the contents discarded. **If you have a problem with your locker, you should contact the Student Bar Association.**

5. SECURITY AND SAFETY

For the safety of Mercer Law School students, faculty, staff, and guests, the following security and safety features are in place.

**Emergency alarms and telephones: Mercer Police: 478.301.4357 (478.301.HELP)**

**Indoor emergency telephones.** There are four indoor red emergency phones that automatically call Mercer Police when the hand set is lifted. The locations of the emergency phones are as follows:
- 1st floor: main entrance lobby and outside of the Webb Room, #119 near the south end entrance
- 2nd floor: in the Law Library next to the Law Library entrance
- 3rd floor: faculty suite hallway outside of third floor library

**Outside emergency call buttons.** There are three outside emergency call buttons located by the Bear Card reader at the north end student lounge entrance, main entrance, and the south end entrance.

**Outdoor blue light emergency phones.** Three blue-light emergency phones are located in the faculty and staff parking lot near the Law Library book return box, the Woodruff House parking lot, and the student parking lot.

**Mercer Police patrols.** Mercer Police officers including a K-9 unit patrol the Law School property on varying schedules during the week.

**Fire alarms.** Fire alarm levers are located in multiple places throughout the building.

**Emergency weather alert buttons.** There is an emergency weather alert button allowing access to the basement during severe weather conditions. The button is next to the basement door located on the first floor, down the hallway near the Law Review office. The button must be pressed and held for three seconds to open the door.

**Building Use After Hours.** The following suggestions are for personal safety after regular operating
Parking. Park in the faculty and staff parking lot after 5:00 p.m. or in the student lot as close as possible to a building entrance/exit.

Departing Law School property. Leave the building in groups with a student aide escort, or with a Mercer Police escort. Mercer Police may be reached on the emergency phones or by calling 478-301-4357. Student aide staff will be stationed in the main entry lobby of the law school during the fall and spring semesters.

Entrances and exits. Do not prop the entrance doors open as this may allow access to anyone and compromise the safety of students, faculty, or staff in the building.

Access to the Law School Building
Due to occurrences of violence on college campuses in recent years, there is a heightened awareness of the need for adequate security at campus buildings. Although it may cause some inconvenience, restricting open access to the building is one way to enhance the safety of individuals inside the building.

Based on recommendations from law enforcement and security professionals, open access to the building is available only at the main entrance during regular operating hours. A Bear Card is required to enter the building through the north lower parking lot entrance into the student lounge, the south lower parking lot entrance and front portico entrances. After regular operating hours, access to all building entrances requires a Bear Card. Law enforcement and security professionals cite the following reasons to restrict access:

1. Funneling traffic flow to one primary entrance significantly decreases the likelihood of violent events occurring inside the building.
2. Perpetrators tend to use side or back entrances and avoid using main entrances.
   Bear Card use allows for the identification of students, faculty, and staff entering the building and will be helpful for police officers to quickly make a distinction between students, faculty, staff, and guests.
3. Acting upon building access recommendations decreases the Law School’s liability if an unlikely violent event occurs.

If faculty, students or staff notice any suspicious person or activity, they should contact Mercer Police immediately by calling 478-301-4357.

6. STUDENT PARKING

Mercer University School of Law has two parking lots. The lower parking lot is reserved year-round, 8:00 a.m.-5:00 p.m., Monday through Friday, for faculty, staff, and visitors of the Law School. Students may park in the lower parking lot after 5 p.m., Monday through Friday, and any time on weekends. Student parking is in the upper parking lot. However, parking spaces marked “reserved” in the upper parking lot are designated for faculty and staff of Law School. Students should not park in the lower lot or reserved spaces in the upper lot from 8:00 a.m. to 5:00 p.m. Mercer Police will ticket students who park in the lower lot and/or in reserved spaces between 8:00 a.m. and 5:00 p.m.
Students must register their vehicles. Registration information is available in the Deans’ Suite on the first floor and on the Law School portal. Students will receive a Mercer University parking decal identifying them as students of the Law School and will have parking privileges in designated spaces on Mercer University’s main campus. This decal must be displayed on the bottom left corner of the front window of the student’s vehicle.

The upper parking lot may be accessed from Georgia Avenue by entering the alley, which is adjacent to the driveway leading to the lower parking lot. Students exiting the alley must make a right onto Bond Street, a one-way street. Public parking is available on Bond Street in front of the Law School. Students should drive slowly and be mindful of children who walk and play in the neighborhood. The Law School does not excuse parking tickets. However, parking tickets can be appealed by completing an appeal form available at the Mercer Police Department on the main campus.

Please note that students will be required to pay all parking tickets at the beginning of each semester prior to registration. Parking tickets must be paid or students will not be allowed to register for the next semester. Frequent offenders run the risk of having their vehicles towed at the owner's expense in the neighborhood.
VI. QUESTIONS + COMPLAINTS

1. COMPLAINTS AND QUESTIONS

Mercer Law School students with concerns, questions or grievances should address them to appropriate members of the faculty and administrative staff listed below. The Assistant Dean for Student Affairs is available to hear any student problem.

Admissions and Financial Aid, Assistant Dean Marilyn Sutton
Building and Grounds, Karen Batts
Career Services, Assistant Dean, Career Services, Stephanie Powell
Class & Exam Schedules, Associate Dean Scott Titshaw
Computer Lab, Michael DellaDonna, Director of Information Technology
Academics, Associate Dean Scott Titshaw
Honor Violations, Honor Court Prosecutor or the Assistant Dean for Student Affairs
Law Library, Law Library Director Leslie Street
Parking, Debra Boney
Registrar's Office, Tracy Jackson
Student Lounge/Food Service, Karen Batts
Staff Members, The Dean's Office
University Housing, Jeff Takac, Director (301-2687)
Mercer Student Health Services, 301-2696 or Assistant Dean for Student Affairs
Security and Safety, Karen Batts (For emergencies call Mercer Police at 478-301-4357)

2. HATE-BASED CAMPUS INCIDENCES: RECOMMENDATIONS

Campus climate embraces the culture, habits, decisions, practices, and policies that make up campus life. It is the sum total of the daily environment, and central to the “Comfort factor” that minority students, faculty, staff, and administrators experience on campus. Students and other members of the campus community who feel unwelcome or alienated from the mainstream of campus life are unlikely to remain. If they do remain, they are unlikely to be successful. (Green, 1989)

Colleges and universities are experiencing an ever increasing number of disturbing incidences across their campuses based solely on differences in race, ethnicity, gender, and sexual orientation. Some incidences move beyond uncomfortable and unfriendly and can be categorized as hostile.

Hate-based incidences are, indeed, hostile acts. They occur when a “perpetrator targets a victim because of his or her membership in a certain group. They are different from other acts of violence because they are not simply directed at an individual. Hate activities are meant to evoke terror and intimidation in an entire group of people. Hate takes many forms such as hate speech, vandalism, assault, discrimination and harassment” (Graham, 2008).

Mercer University is not immune to hate activities. A focus group of 16 Macon Campus students reported both overt and subtle hate activities at Mercer. Some resources are in place that could help students deal with hate-based situations, but these are disjointed and there is a clear need to improve how we communicate their availability. A process to help students plug into them is needed. In order to address the concerns of the students and make Mercer a true “Community of Respect where
everyone is held in mutual high regard” the following recommendations are presented (The Lair, 2008-2009).

Add explicit language to The Lair prohibiting hate activities
According to The Lair, hate-based activities violate the values of the Community of Respect. Currently, this student handbook lists 30 violations that would be judged as offenses and violate the values of the Mercer community. At a minimum, “hate-based language and activities” should be listed among the examples of “Conduct Unbecoming”. A stronger statement of Mercer’s position regarding these types of activities can be made by listing “Hate-based Language and Activities” as a separate violation.

Support from the top
The President plays a critical role in establishing campus climate. The President must continue to support all facets of the Mercer student population and periodically have direct contact with specific populations to get a better understanding of how the Mercer experience translates to them.

In the event of a major, highly visible hate-based event on the campus, the President must be prepared to explicitly convey the message that racist (or sexist, anti-gay) acts will not be tolerated by the institution. The President can then mobilize the campus community in ways to counter the horrific act.

Mechanisms for reporting incidences and supporting students
This procedure for reporting hate-based incidences and providing resources to students must be made known throughout the University. It can be tailored to fit our various student populations. For example, this procedure can be established individually for the Macon Campus, Atlanta Campus, Law School, etc.

1. Points of Contact

Hate-based incidences are reported through a contact point. The points of contact are numerous and varied. They can be students, faculty, staff, or administrative. For example, an RA, PA, Minority Mentor, and Dean’s Office can be a point of contact. The sole purpose of this contact is to put the student who has experienced a hate-based act in touch with an Advocate.

A list of all Advocates is given to each contact person. The contact will share the listing with the student and allow the student to select an Advocate.

2. Advocates

Advocates should be of different races, genders, religions, sexual orientations, etc. They can be staff, faculty, administrators, or mature students. The list of Advocates is broad and consists of individuals who have chosen to serve in this capacity. Once selected by the student, the Advocate will provide to the student information regarding options and resources (see #3 and #4). The Advocate provides support, makes referrals, and serves as the liaison between the student and the referral source.

A brief training or information session will be required of those serving as Advocates to ensure that they clearly understand their role. It is recommended that the following individuals be listed among the Advocates for the Macon Campus: Rhonda Lidstone, Michelle Currie, Dr. Mary Ann Drake, Dr. Chester Fontenot, Jenni Greer (Assistant Athletic Director for Compliance & Internal Affairs), Dr. Kedrick Hartfield, Dr. Janell Johnson, and Dr. Jay Pendleton.
3. STUDENT COMPLAINTS ABOUT ABA STANDARDS COMPLIANCE

Student Complaints about ABA Standards Compliance
The American Bar Association (ABA) requires accredited law schools to provide students the opportunity to submit a complaint to bring attention to the law school any failure of compliance with ABA standards available at:
http://www.americanbar.org/groups/legal_education/resources/standards.html
The procedures for filing and addressing a complaint are described below.

Filing a Complaint
A student may file a complaint by submitting a complaint in writing to the Assistant Dean for Student Affairs and copying the Associate Dean for Academic Affairs. The complaint should describe in detail the basis of the complaint such as the incident, program, process, or behavior and explain how it implicates the law school’s compliance with the ABA standards. The student submitting the complaint must identify him or herself.

Administrative Response
Within two weeks of receiving the complaint, the Assistant Dean for Student Affairs or the Associate Dean for Academic Affairs will either respond to the complaint in writing or meet with the student about the complaint. The student will be provided with a substantive response or informed of further steps that will be taken in an effort to address the complaint. If a further investigation is necessary after the initial response, the student will be notified promptly of the investigation results and the steps to be taken to address the complaint. If the student is not satisfied with the response from the Assistant Dean for Student Affairs or the Associate Dean for Academic Affairs, an appeal may be made to the Faculty Administrative Committee. An appeal must be submitted in writing to the Chair of the Faculty Administrative Committee within (14) business days of receiving the final response from the Assistant Dean for Student Affairs or the Associate Dean for Academic Affairs. The committee will respond to the student making the complaint in writing within business (14) days.

4. STUDENT GRIEVANCE PROCEDURES

Academic Grievance Policy
Students have the right to bring grievances against a faculty member or an administrator concerning academic matters. Such matters may include, but are not limited to failure to abide by requirements described in the course syllabus, arbitrary awarding of grades, discrimination based on age, gender, religion, race, marital status, national origin, or disability.

Time Frame
For grievances of any kind, students are required to initiate appeals with the appropriate faculty member no later than 30 days from the completion of the term in which the course was offered. Appeals received after this period will not be honored.
Informal Resolution Procedure

Student grievance procedures encourage each student to handle complaints as close to the source as possible. If a student has a complaint against a faculty member, the student should first attempt to resolve the complaint by an informal meeting with the faculty member involved.

If this is not satisfactory, or if the student believes that he or she cannot discuss the complaint with the instructor, the student may follow the Formal Resolution Process.

Formal Resolution Procedure

The following protocol should be followed:

- The student should meet with the appropriate department chair or program director after submitting to this person a formal written account of the grievance. This narrative must be submitted no later than 30 days from the date on which the student was formally notified of the instructor’s decision.

- If the grievance is not satisfactorily resolved by the department chair or program director, the student should meet with the associate dean after submitting to the associate dean a formal written account of the grievance. This narrative must be submitted no later than 30 days from the date on which the student was formally notified of the department chair’s or program director’s decision.

- If the grievance is not satisfactorily resolved by the associate dean, the student should meet with the provost after submitting to the provost a formal written account of the grievance. This narrative must be submitted no later than 30 days from the date on which the student was formally notified of the associate dean’s decision.

If the student has a complaint against a dean, he or she should schedule an appointment with that dean in an attempt to resolve the matter. If the matter is not resolved or if the student believes that he or she cannot discuss the complaint with that dean, the student may appeal to the provost. In all grievance procedures, the decision of the provost is final.

Informal Resolution Procedure

Many grievances can get resolved via informal personal meetings, phone calls, or e-mails directly with the employee or office responsible for the grievance. Whenever possible, students are encouraged to exercise these avenues of communication first. However, should these avenues not rectify the grievance, or the student wishes to bypass the informal resolution process, then the formal grievance process below should be implemented.

Formal Resolution Procedure

When a student wishes to file a formal complaint that is nonacademic in nature and does not pertain to student conduct, he or she should follow this procedure:

1. The student should submit the complaint in writing to the University employee responsible for the action or event that forms the basis of the grievance. This statement should contain a brief statement of the grievance and the remedies sought. A copy of the statement must also be presented to the employee’s supervisor and the Associate Vice President of Human Resources. The complaint should be submitted to the employee within ten (10) days of the action or event that forms the basis of the grievance.
2. The employee respondent will meet with the student along with their supervisor or the Associate Vice President of Human Resources to discuss the complaint within ten (10) days of receipt of the written grievance. The employee respondent will reply in writing to the student with the results of the discussion at the meeting and plans for further action, if any, within ten (10) days of the meeting. A copy of this reply will be provided to the Associate Vice President of Human Resources.

3. If a student is not satisfied with the results of the discussion and/or with the reply and wants the grievance to be considered further, the student may appeal in writing to the employee respondent’s supervisor. A copy of this appeal must be sent to the Associate Vice President of Human Resources. This appeal to the supervisor must begin within ten (10) days after the student receives the written reply from the employee responsible for the action or event that forms the basis of the grievance. A written reply indicating the results of the appeal including further action, if any, to be taken will be sent to the student by the employee’s supervisor within ten (10) days of the meeting between the student and the employee’s supervisor. A copy of this response will be sent to the Associate Vice President for Human Resources.

4. If the student is not satisfied with the results of the appeal to the supervisor and wants the grievance to be considered further, the student will have an opportunity for further appeal as follows:

(a) In the case of complaints concerning employees, policies, procedures, or programs of a nonacademic nature within a specific school or college, the student may appeal to the Dean with responsibility for the employee’s unit and request a meeting in order to seek a resolution. This appeal must begin within ten (10) days after the employee’s supervisor has completed consideration of the grievance and responded in writing to the student. A written reply from the Dean indicating the results of the meeting and including further action, if any, to be taken will be sent to the student within ten (10) days after consideration of the grievance. A copy of the appeal and the response from the Dean must be provided to the Associate Vice President of Human Resources.

If the student is not satisfied with the decision of the Dean, the student may appeal in writing to the Provost with responsibility for the school or college and request a meeting. The appeal must begin within ten (10) days of the date the Dean has completed consideration of the grievance and responded in writing to the student. A written reply by the Provost indicating the results of the meeting and including further action, if any, to be taken will be sent to the student within ten (10) days after consideration of the grievance. The decision of the Provost with responsibility for the employee’s unit will be the final University decision on the grievance. A copy of the appeal to the Provost and the Provost response will be copied to the Associate Vice President of Human Resources.

(b) In the case of complaints concerning employees, policies, procedures, or programs of a nonacademic nature outside of the administrative organization of a specific school or college, the student may appeal to the Vice President with responsibility for the employee’s unit and request a meeting in order to seek a resolution. This appeal must begin within ten (10) days after the employee’s supervisor has completed consideration of the grievance and responded in writing to the student. A written reply from the Vice President indicating the results of the meeting and including further action, if any, to be taken will be sent to the student within ten (10) days after consideration of the grievance. The decision of the Vice President with responsibility for the employee’s unit will be the final University decision on the grievance. A copy of the complaint to the Vice President and their response will be submitted to the Associate Vice President of Human Resources.
The dean of students or student affairs designee on each campus serves as a resource for students seeking assistance with grievance procedures.

**Nonacademic Grievances Policy**

Mercer University recognizes the importance of providing an efficient procedure for a timely and fair resolution of a nonacademic grievance. Students are encouraged to use the process to resolve allegations concerning (1) a University employee, (2) administrative policies or procedures, and/or (3) a University program, service, or activity.

**Informal Resolution Procedure**

Many grievances can get resolved via informal personal meetings, phone calls, or e-mails directly with the employee or office responsible for the grievance. Whenever possible, students are encouraged to exercise these avenues of communication first. However, should these avenues not rectify the grievance, or the student wishes to bypass the informal resolution process, then the formal grievance process below should be implemented.

**Formal Resolution Procedure**

When a student wishes to file a formal grievance that is nonacademic in nature and does not already have a stated appeal or grievance process as prescribed by law or the institution, he or she should follow this procedure:

1. The student should submit the grievance in writing to the supervisor of the University employee responsible for the action or event that forms the basis of the grievance. This statement should contain a brief statement of the grievance and the remedies sought, and be clearly labeled “Formal Grievance” for tracking purposes. A copy of the statement must also be presented to the Associate Vice President of Human Resources and the Vice President for Student Affairs. The grievance should be submitted to the employee’s supervisor within ten (10) days of the action or event that forms the basis of the grievance.

2. The supervisor will meet with the respondent to discuss the grievance within ten (10) days of receipt of the written grievance. The employee's supervisor will reply in writing to the student with the results of the discussion and plans for further action, if any, within ten (10) days of the meeting. A copy of this reply will be provided to the Associate Vice President of Human Resources and the Vice President for Student Affairs.

3. If the student is not satisfied with the results from the supervisor and wants the grievance to be considered further, the student will have an opportunity for appeal as follows:

   (a) In the case of grievances concerning employees, policies, procedures, or programs of a nonacademic nature within a specific school or college, the student may appeal to the Dean with responsibility for the employee’s unit and request a meeting in order to seek a resolution. This appeal must begin within ten (10) days after the employee’s supervisor has completed consideration of the grievance and responded in writing to the student. A written reply from the Dean indicating the results of the meeting and including further action, if any, to be taken will be sent to the student within ten (10) days after consideration of the grievance. A copy of the appeal and the response from the Dean must be provided to the Associate Vice President of Human Resources and the Vice President for Student Affairs.
(b) If the student is not satisfied with the decision of the Dean, the student may appeal in writing to the Provost with responsibility for the school or college and request a meeting. The appeal must begin within ten (10) days of the date the Dean has complete d consideration of the grievance and responded in writing to the student. A written reply by the Provost indicating the results of the meeting and including further action, if any, to be taken will be sent to the student within ten (10) days after consideration of the grievance. The decision of the Provost with responsibility for the employee’s unit will be the final University decision on the grievance. A copy of the appeal to the Provost and the Provost response will be copied to the Associate Vice President of Human Resources and the Vice President for Student Affairs.

(c) In the case of grievances concerning employees, policies, procedures, or programs of a nonacademic nature outside of the administrative organization of a specific school or college, the student may appeal to the Vice President with responsibility for the employee’s unit and request a meeting in order to seek a resolution. This appeal must begin within ten (10) days after the employee’s supervisor has completed consideration of the grievance and responded in writing to the student. A written reply from the Vice President indicating the results of the meeting including further action, if any, to be taken will be sent to the student within ten (10) days after consideration of the grievance. The decision of the Vice President with responsibility for the employee’s unit will be the final University decision on the grievance. A copy of the grievance and their response will be submitted to the Associate Vice President of Human Resources and the Vice President for Student Affairs. The dean of students or student affairs designee on each campus serves as a resource for students seeking assistance with grievance procedures.
VII. MERCER UNIVERSITY INFORMATION

1. CONFIDENTIALITY NOTICE

This Electronic Message contains information from the Office of the Registrar at Mercer University and is confidential or privileged. The information is intended to be for the use of the individual or entity named above. If you are not the intended recipient, be aware that any disclosure, copying, distribution or use of the contents of this message is prohibited. If you have received this electronic message in error, please notify us immediately. This information may be protected by federal law, which prohibits further distribution, sharing or disclosure of the information.

2. DRUG-FREE WORKPLACE AND CAMPUS

Introduction and Purpose
Mercer University shares the widespread national concern with the serious threat to health, safety, and welfare posed by the unlawful use of drugs and the abuse of alcohol, especially in the workplace and on college campuses. As a matter of University policy, growing out of the University's historic mission and character, and in keeping with applicable Federal and State laws, the University has adopted and is implementing the following program to provide a drug-free workplace and campus for all its students and employees and to prevent the illicit use of drugs and abuse of alcohol.

Relationship to Other Policies
This program sets forth the minimum standards of conduct and requirements with respect to drug and alcohol abuse for all students and employees of the University. Other policies and standards of conduct concerning drugs and alcohol are included in other student handbooks, the Personnel Manual, and other University documents. These remain in full force and effect. Additional policies in this area may also be developed, subject to University approval, provided they are either consistent with this Program or impose higher standards of additional requirements in furtherance of the purposes of this Program. In the case of faculty members, violation of the standards of conduct in this Program shall be considered "adequate cause" for termination of a faculty appointment. All actions taken and sanctions imposed under this program and related drug and alcohol policies shall be reviewed periodically to ensure consistent enforcement.

Nothing in this program shall be interpreted to require the University to violate its obligations under other laws, including laws prohibiting discrimination against qualified handicapped individuals.

Standard of Conduct
The unlawful possession, use, distribution, dispensing or manufacture of illicit drugs or alcohol at any time on any University property or as part of any University-sponsored activity is absolutely prohibited.

University Sanctions and Procedures
As a condition of employment or enrollment at Mercer, all employees and students must abide by these standards of conduct, and disciplinary sanctions will be imposed for violations. Among the sanctions that may be imposed, are: reprimand, probation, suspension, expulsion or termination of
employment, and referral for prosecution. Ordinarily the sanctions for drug-related violations will be suspension or termination of employment or enrollment. However, in the University's sole discretion, an employee or student may be permitted to continue in employment or enrollment if he or she satisfactorily participated in an approved rehabilitation program.

Nothing in this policy is intended to affect the procedural rights of students or employees (including faculty members) under existing judicial board, grievance, or review procedures. However, once the University has determined, after reasonable inquiry, that a violation of this policy has occurred, the employee or student may be subject to immediate suspension (without pay, in the case of an employee) pending the conclusion of such procedures. If no existing procedures are in place for an alleged violation by a particular student or employee, the University will adapt other review procedures so as to ensure the individual the opportunity for a fair review, including the right to be heard.

Additional information may be found in your school's handbook.
# State and Federal Legal Sanctions

Under Georgia and federal law, it is a crime to possess, manufacture, sell, or distribute illegal drugs.

## GEORGIA DRUG LAW SUMMARY

<table>
<thead>
<tr>
<th>DRUG</th>
<th>CONDITIONS/QUANTITY</th>
<th>JAIL TERM</th>
<th>FINE</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Marijuana</strong></td>
<td>Possess: 1 oz. or less</td>
<td>up to 1 year</td>
<td>up to $1,000</td>
</tr>
<tr>
<td></td>
<td>Possess, manufacture, distribute, or purchase greater than 1 oz. but less than 50 lbs</td>
<td>1-10 years</td>
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<td></td>
<td>Trafficking:</td>
<td></td>
<td></td>
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<tr>
<td></td>
<td>50-1,999 lbs.</td>
<td>5 years</td>
<td>$100,000</td>
</tr>
<tr>
<td></td>
<td>2,000-9,999 lbs</td>
<td>7 years</td>
<td>$250,000</td>
</tr>
<tr>
<td></td>
<td>10,000 lbs or more</td>
<td>15 years</td>
<td>$1,000,000</td>
</tr>
<tr>
<td><strong>Schedule I</strong></td>
<td>Purchase or possess: first offense</td>
<td>2-15 years</td>
<td></td>
</tr>
<tr>
<td><strong>Controlled</strong></td>
<td>Second or subsequent offense</td>
<td>5-30 years</td>
<td></td>
</tr>
<tr>
<td><strong>Substances</strong></td>
<td>Manfacture, distribute, or possess with intent to distribute: first offense</td>
<td>5-30 years</td>
<td></td>
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<tr>
<td></td>
<td>Second or subsequent offense</td>
<td>10-40 years or life</td>
<td></td>
</tr>
<tr>
<td><strong>Methaqualone</strong></td>
<td>Trafficking: 200-399 g.</td>
<td>5 years</td>
<td>$50,000</td>
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<tr>
<td></td>
<td>400 g. or more</td>
<td>15 years</td>
<td>$250,000</td>
</tr>
<tr>
<td><strong>Schedule II</strong></td>
<td>Purchase or possess: first offense</td>
<td>2-15 years</td>
<td></td>
</tr>
<tr>
<td><strong>Controlled</strong></td>
<td>Second or subsequent offense</td>
<td>5-30 years</td>
<td></td>
</tr>
<tr>
<td><strong>Substances</strong></td>
<td>Manfacture, distribute, or possess with intent to distribute: first offense</td>
<td>5-30 years</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Second or subsequent offense</td>
<td>10-40 years or life</td>
<td></td>
</tr>
<tr>
<td><strong>Cocaine</strong></td>
<td>Trafficking: 28-199 g.</td>
<td>10 years</td>
<td>$200,000</td>
</tr>
<tr>
<td></td>
<td>200-399 g.</td>
<td>15 years</td>
<td>$300,000</td>
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<tr>
<td></td>
<td>400 g. or more</td>
<td>25 years</td>
<td>$1,000,000</td>
</tr>
<tr>
<td><strong>Morphine, Opium</strong></td>
<td>Trafficking: 4-13 g.</td>
<td>5 years</td>
<td>$50,000</td>
</tr>
<tr>
<td>and Heroin</td>
<td>14-27 g.</td>
<td>10 years</td>
<td>$100,000</td>
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<tr>
<td></td>
<td>28 g. or more</td>
<td>25 years</td>
<td>$500,000</td>
</tr>
<tr>
<td><strong>Methamphetamine</strong></td>
<td>Trafficking: 28-199 g.</td>
<td>10 years</td>
<td>$200,000</td>
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<tr>
<td></td>
<td>200-399 g.</td>
<td>15 years</td>
<td>$300,000</td>
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<tr>
<td></td>
<td>400 g. or more</td>
<td>25 years</td>
<td>$1,000,000</td>
</tr>
<tr>
<td><strong>Schedule III, IV</strong></td>
<td>Possess: first offense</td>
<td>1-5 years</td>
<td></td>
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<tr>
<td>and V Controlled</td>
<td>Second or subsequent offense</td>
<td>1-10 years</td>
<td></td>
</tr>
<tr>
<td><strong>Substances</strong></td>
<td>Manfacture, distribute, or possess with intent to distribute</td>
<td>1-10 years</td>
<td></td>
</tr>
<tr>
<td><strong>Any</strong></td>
<td>Manufacture, distribute, or possess with intent to distribute within 1,000 feet of elementary or secondary school, park, playground, recreation center, housing project, or drug-free commercial zone: first offense</td>
<td>up to 20 years</td>
<td>up to $20,000</td>
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<tr>
<td></td>
<td>Second or subsequent offense</td>
<td>5-40 years</td>
<td>up to $40,000</td>
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</tbody>
</table>

Georgia law prohibits the purchase or possession of alcohol by a person under the age of 21, or the furnishing of alcohol to such a person. Driving under the influence of alcohol or other drugs also is illegal. It is against Georgia law, under certain circumstances, to walk or be upon a roadway while under the influence of alcohol or other drugs. The punishment for these offenses may include
imprisonment, payment of a fine, mandatory treatment and education programs, community service, and mandatory loss of one’s driver’s license.

Federal Trafficking Penalties

<table>
<thead>
<tr>
<th>DRUG/ SCHEDULE</th>
<th>QUANTITY</th>
<th>PENALTIES</th>
<th>QUANTITY</th>
<th>PENALTIES</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cocaine (Schedule II)</td>
<td>500 - 4999 gms mixture</td>
<td>First Offense: Not less than 5 yrs, and not more than 40 yrs. If death or serious injury, not less than 20 or more than life. Fine of not more than $2 million if an individual, $5 million if not an individual.</td>
<td>5 kgs or more mixture</td>
<td>First Offense: Not less than 10 yrs, and not more than life. If death or serious injury, not less than 20 or more than life. Fine of not more than $4 million if an individual, $10 million if not an individual.</td>
</tr>
<tr>
<td>Cocaine Base (Schedule II)</td>
<td>5-49 gms mixture</td>
<td></td>
<td>50 gms or more mixture</td>
<td></td>
</tr>
<tr>
<td>Fentanyl (Schedule II)</td>
<td>40 - 399 gms mixture</td>
<td>First Offense: Not less than 10 yrs, and not more than 20 yrs. If death or serious injury, not less than 20 or more than life. Fine of not more than $2 million if an individual, $5 million if not an individual.</td>
<td>100 gms or more mixture</td>
<td>Second Offense: Not less than 20 yrs, and not more than life. If death or serious injury, life imprisonment. Fine of not more than $8 million if an individual, $20 million if not an individual.</td>
</tr>
<tr>
<td>Fentanyl Analogue (Schedule I)</td>
<td>10 - 99 gms mixture</td>
<td>Second Offense: Not less than 20 yrs, and not more than life. If death or serious injury, life imprisonment. Fine of not more than $8 million if an individual, $20 million if not an individual.</td>
<td>1 kg or more mixture</td>
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<tr>
<td>Heroin (Schedule I)</td>
<td>100 - 999 gms mixture</td>
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<tr>
<td>LSD (Schedule I)</td>
<td>1 - 9 gms mixture</td>
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<tr>
<td>Methamphetamine (Schedule II)</td>
<td>5 - 49 gms pure or 50 - 499 gms mixture</td>
<td>Second Offense: Not less than 20 yrs, and not more than life. If death or serious injury, life imprisonment. Fine of not more than $8 million if an individual, $20 million if not an individual.</td>
<td>10 gms or more mixture</td>
<td></td>
</tr>
<tr>
<td>PCP (Schedule II)</td>
<td>10 - 99 gms pure or 100 - 999 gms mixture</td>
<td></td>
<td>50 gms or more pure or 500 gms or more mixture</td>
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<td></td>
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<td></td>
<td>100 gm or more pure or 1 kg or more mixture</td>
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<tr>
<td>PENALTIES</td>
<td>First Offense</td>
<td>Second Offense</td>
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<tr>
<td>Other Schedule I &amp; II drugs (and any drug product containing Gamma Hydroxybutyric Acid)</td>
<td>Any amount</td>
<td>First Offense: Not more that 20 yrs. If death or serious injury, not less than 20 yrs, or more than Life. Fine $1 million if an individual, $5 million if not an individual.</td>
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<tr>
<td>Flunitrazepam (Schedule IV)</td>
<td>1 gm or more</td>
<td>Second Offense: Not more than 30 yrs. If death or serious injury, not less than life. Fine $2 million if an individual, $10 million if not an individual.</td>
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<tr>
<td>Other Schedule III drugs</td>
<td>Any amount</td>
<td>First Offense: Not more than 5 years. Fine not more than $250,000 if an individual, $1 million if not an individual.</td>
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<tr>
<td>Flunitrazepam (Schedule IV)</td>
<td>30 to 999 mgs</td>
<td>Second Offense: Not more 10 yrs. Fine not more than $500,000 if an individual, $2 million if not an individual.</td>
<td></td>
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</tr>
<tr>
<td>All other Schedule IV drugs</td>
<td>Any amount</td>
<td>First Offense: Not more than 3 years. Fine not more than $250,000 if an individual, $1 million if not an individual.</td>
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<tr>
<td>Flunitrazepam (Schedule IV)</td>
<td>Less than 30 mgs</td>
<td>Second Offense: Not more than 6 yrs. Fine not more than $500,000 if an individual, $2 million if not an individual.</td>
<td></td>
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</tr>
<tr>
<td>All Schedule V drugs</td>
<td>Any amount</td>
<td>First Offense: Not more than 1 yr. Fine not more than $100,000 if an individual, $250,000 if not an individual.</td>
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<tr>
<td></td>
<td></td>
<td>Second Offense: Not more than 2 yrs. Fine not more than $200,000 if an individual, $500,000 if not an individual.</td>
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<tr>
<td>DRUG</td>
<td>QUANTITY</td>
<td>1st OFFENSE</td>
<td>2nd OFENSE</td>
<td></td>
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<td>-------------</td>
<td>-----------------------------------------------</td>
<td>----------------------------------------------------------------------------</td>
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<tr>
<td>Marijuana</td>
<td>1,000 kg or more mixture; or 1,000 or more plants</td>
<td>Not less than 10 years, not more than life. If death or serious injury, not less than 20 years, not more than life. Fine not more than $4 million if an individual, $10 million if other than an individual.</td>
<td>Not less than 20 years, not more than life. If death or serious injury, mandatory life. Fine not more than $8 million if an individual, $20 million if other than an individual.</td>
<td></td>
</tr>
<tr>
<td>Marijuana</td>
<td>100 kg to 999 kg mixture; or 100 to 999 plants</td>
<td>Not less than 5 years, not more than 40 years. If death or serious injury, not less than 20 years, not more than life. Fine not more than $2 million if an individual, $5 million if other than an individual.</td>
<td>Not less than 10 years, not more than life. If death or serious injury, mandatory life. Fine not more than $4 million if an individual, $10 million if other than an individual.</td>
<td></td>
</tr>
<tr>
<td>Marijuana</td>
<td>more than 10 kgs hashish; 50 to 99 kg mixture more than 1 kg of hashish oil; 50 to 99 plants</td>
<td>Not more than 20 years. If death or serious injury, not less than 20 years, not more than life. Fine $1 million if an individual, $5 million if other than an individual.</td>
<td>Not more than 30 years. If death or serious injury, mandatory life. Fine $2 million if an individual, $10 million if other than individual.</td>
<td></td>
</tr>
<tr>
<td>Marijuana</td>
<td>1 to 49 plants; less than 50 kg mixture</td>
<td>Not more than 5 years. Fine not more than $250,000, $1 million other than individual.</td>
<td>Not more than 10 years. Fine $500,000 if an individual, $2 million if other than individual.</td>
<td></td>
</tr>
<tr>
<td>Hashish</td>
<td>10 kg or less</td>
<td>Fine not more than $250,000, $1 million other than individual.</td>
<td>Fine not more than $250,000, $1 million other than individual.</td>
<td></td>
</tr>
<tr>
<td>Hashish Oil</td>
<td>1 kg or less</td>
<td>Fine not more than $250,000, $1 million other than individual.</td>
<td>Fine not more than $250,000, $1 million other than individual.</td>
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</tbody>
</table>

Special Federal sentencing provisions for possession of crack cocaine include a mandatory prison term of at least 5 years and up to 20 years, fine of up to $250,000, or both, for a first conviction if amount of crack exceeds 5 grams, for a second conviction if the amount exceeds 3 grams, and for a third or subsequent conviction if the amount exceeds 1 gram.

Other Federal sanctions include forfeiture of property used to facilitate illegal possession if offense is punishable by more than one year in prison, forfeiture of vehicles and other conveyances used to transport or conceal controlled substances, civil fines, denial of Federal benefits including student loans, grants and contracts, ineligibility to receive or purchase firearms, and denial or revocation of certain Federal licenses and benefits (e.g. pilot licenses, public housing, etc.).
Convictions for Drug-Related Offenses

Any student or employee convicted of any drug-related criminal statute must notify the appropriate official, the senior student affairs officer (for students) or the Director of Human Resources (for employees), in writing, no later than 5 days after such conviction regardless of where the offense occurred. This is because under Federal and State laws, any student convicted of a drug-related felony offense must be denied all Federal and State assistance, including Pell grants and Georgia Tuition Equalization Grants; and because the University must notify Federal agencies of drug-related convictions of employees involved in work under a grant or contract. However, a criminal conviction shall not be necessary to find that a student or employee has violated these standards of conduct, and the University need not, and ordinarily will not, defer its own actions and sanctions pending the outcome of any criminal proceeding.

HEALTH RISKS ASSOCIATED WITH DRUG OR ALCOHOL USE

Drugs
Narcotics such as opium, morphine, and heroin can cause euphoria, drowsiness, respiratory depression, constricted pupils, and nausea. Heroin causes the body's pain reactions to be weakened and can result in coma due to the reduction in pulse rate. The symptoms of an overdose of narcotics are slow and shallow breathing, clammy skin, convulsions, coma, and possible death. A person experiencing withdrawal from addiction to narcotics can experience watery eyes, runny nose, yawning, loss of appetite, irritability, tremors, panic, cramps, nausea, chills, and sweating.

Depressants such as barbiturates and quaaludes can cause disorientation, slurred speech, and senseless behavior. Depressant overdose results in: shallow respiration, clammy skin, dilated pupils, weak and rapid pulse, and possible coma or death. Withdrawal symptoms include anxiety, insomnia, tremors, delirium, convulsions, and possible death.

Stimulants such as cocaine and crack cause increased alertness or euphoria, and increased heart rate, blood pressure, and respiratory rate. Immediate effects of use also include dilated pupils, insomnia, and loss of appetite followed by depression. Stimulant overdose results in agitation increase in body temperature, hallucinations, convulsions, and possible death. Withdrawal symptoms include irritability, long periods of sleep, depression, and/or disorientation.

Hallucinogens such as Lysergic acid (LSD), amphetamines, mescaline, and phencyclidine (PCP) cause illusions, hallucinations and poor perception of time and distance. Users may experience anxiety, loss of control, confusion, and panic. Flashbacks can occur even when use has stopped. Amphetamines can cause rapid, irregular heartbeat, tremors, and collapse. Heavy users may act out irrationally. The effects of an overdose include psychosis and possible death.

Cannabis (Marijuana, Hashish) can cause euphoria, increased appetite, lowered inhibitions, and disorientation. Marijuana use can alter sense of time, reduce energy level and coordination, and impair short-term memory. The effects of an overdose include fatigue, paranoia, and possible psychosis. Withdrawal symptoms include insomnia, hyperactivity, and decreased appetite. Long-term users may have a lowered immune system and increased risk of lung cancer.
Alcohol
Alcohol is a central nervous system depressant. Consumption of alcohol causes a number of changes in behavior that can result in dangerous and high-risk activities. Low doses of alcohol significantly impair judgment, mental function, and coordination, and alter decision-making skills.

Alcohol consumption decreases the alertness and coordination needed to drive a car safely, increasing the likelihood of the driver causing an accident. Low to moderate doses of alcohol also increase the incidence of a variety of aggressive acts, such as spouse or child abuse. Research demonstrates that the majority of violent behaviors and incidents on college campuses, such as date rape, fights, and vandalism, involve the use of alcohol. Moderate to high doses of alcohol cause drastic impairments in higher mental functions, severely altering a person's ability to learn and remember information. 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. Long-term consumption of large quantities of alcohol can lead to permanent damage to vital organs such as the heart, liver, and brain. Studies have also linked an increased risk for various types of cancer, such as esophageal and breast, to heavy, long-term alcohol use.

Repeated use of alcohol can lead to 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.

Mothers who drink alcohol during pregnancy may give birth to infants with fetal alcohol syndrome, resulting in mental retardation and/or irreversible physical abnormalities.

Counseling, Treatment, and Rehabilitation
Employees and students who wish information about counseling and treatment programs, either for personal substance abuse or for family members or other, may contact the Human Resources office (for employees) or the appropriate senior student affairs officer (for students).

<table>
<thead>
<tr>
<th>Human Resources (Atlanta campus)</th>
<th>(678) 547-6155</th>
</tr>
</thead>
<tbody>
<tr>
<td>Human Resources (Macon campus)</td>
<td>(478) 301-2786</td>
</tr>
<tr>
<td>Student Affairs office (Atlanta campus)</td>
<td>(678) 547-6821</td>
</tr>
<tr>
<td>Student Affairs office (Macon campus)</td>
<td>(478) 301-2685</td>
</tr>
</tbody>
</table>

Information and help is also available from:

I. Counseling and Psychological Services (Macon campus): (478) 301-2862
II. Counseling Center (Atlanta campus): (678) 547-6060
III. AA Alcohol and Drug Abuse Hotline: 1-800-851-3291
IV. Drug Helpline: 1-800-622-4357
V. Drug Hotline: (478) 751-7600
VI. Georgia Drug Abuse Helpline: 1-800-338-6745
### MACON

<table>
<thead>
<tr>
<th>Location</th>
<th>Address</th>
<th>Phone</th>
</tr>
</thead>
<tbody>
<tr>
<td>Coliseum Psychiatric Center</td>
<td>340 Hospital Drive, Macon, Georgia 31217</td>
<td>(478) 741-1355</td>
</tr>
<tr>
<td>Medical Center of Central Georgia</td>
<td>The Psychiatric Pavilion</td>
<td>777 Hemlock Street, Macon, Georgia 31201</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Emergency Line</td>
</tr>
<tr>
<td>River Edge Behavioral Health Center</td>
<td>175 Emery Highway, Macon, Georgia 31217</td>
<td>(478) 751-4519</td>
</tr>
<tr>
<td></td>
<td>Substance Abuse Outpatient &amp; Day-Patient</td>
<td>(478) 751-4559</td>
</tr>
<tr>
<td></td>
<td>Methadone Clinic</td>
<td>(478) 751-4559</td>
</tr>
<tr>
<td>River Edge Recovery Center</td>
<td>3575 Fulton Mill Road, Macon, Georgia 31206</td>
<td>Front Desk</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Admission Nurse</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Detox Program In-Patient</td>
</tr>
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### ATLANTA

<table>
<thead>
<tr>
<th>Location</th>
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<th>Phone</th>
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</thead>
<tbody>
<tr>
<td>Anchor Hospital</td>
<td>5454 Yorktowne Drive, Atlanta, Georgia 30349</td>
<td>(770) 991-6044</td>
</tr>
<tr>
<td>Atlanta Center for Medical Research</td>
<td>311 Juniper St., NE, Atlanta, GA 30308</td>
<td>(404) 881-5800</td>
</tr>
<tr>
<td>DeKalb Community Service Board</td>
<td>445 Winn Way, Decatur, GA 30031</td>
<td>(404) 892-4646</td>
</tr>
<tr>
<td></td>
<td>Northside Hospital Behavioral Health Services</td>
<td>1140 Hammond Drive, Building J, Atlanta, GA 30328</td>
</tr>
<tr>
<td>Metro Atlanta Recovery Residences</td>
<td>2801 Clearview Place, Doraville, GA 30340</td>
<td>(770) 457-1222</td>
</tr>
<tr>
<td></td>
<td>Peachford Behavioral Health Systems</td>
<td>2151 Peachford Road, Atlanta, Georgia 30338</td>
</tr>
<tr>
<td>Ridgeview Institute</td>
<td>3995 South Cobb Dr., SE, Smyrna, Georgia 30080</td>
<td>(770) 434-4567</td>
</tr>
<tr>
<td></td>
<td>RiverWoods, Southern Regional Psychiatric Center</td>
<td>11 Upper Riverdale Road, Riverdale, GA 30274</td>
</tr>
<tr>
<td>SummitRidge Center for Psychiatry and Addiction Medicine</td>
<td>250 Scenic Highway, Lawrenceville, GA 30045</td>
<td>(678) 442-5858</td>
</tr>
<tr>
<td>Talbott Recovery Campus</td>
<td>5448 Yorktowne Drive, Atlanta, GA 30349</td>
<td>(770) 994-0185</td>
</tr>
</tbody>
</table>

#### Review of Program

In keeping with Federal Law, this Program shall be reviewed at least biannually to determine its effectiveness, to make changes where necessary, and to ensure that sanctions are consistently enforced.

* Including the Drug-Free Workplace Act of 1988, the Drug-Free Schools and Communities Act Amendments of 1989, the Drug-Free Postsecondary Education Act of 1990 (Georgia), and related laws and regulations.
Information for this policy was obtained from the following sources:
* Information on Federal Trafficking Penalties downloaded from [www.dea.gov/agency/penalties.htm](http://www.dea.gov/agency/penalties.htm)

3. FEDERAL DISCLOSURE REQUIREMENTS

Mercer University’s Federal Disclosure Requirements are available from the University web site at [http://www.mercer.edu/disclosure](http://www.mercer.edu/disclosure). This report contains the following information:

- Campus Emergency Procedures
- Drug and Alcohol Policies
- Financial Assistance and Cost of Attendance Information
- Health and Safety Information: Immunization and missing persons information
- Institutional information: accreditation, characteristics of students, degree programs, degree program improvement plans, disability support services, FERPA information, retention and graduation rates, peer-to-peer file sharing, post-graduate employment information, readmission of veterans, transfer of credit, withdrawal procedures, voter registration, and satisfactory progress standards.

Paper copies of these reports are available upon request. Please contact the Office of Institutional Effectiveness by mailing inquiries to: Office of Institutional Effectiveness, Mercer University, 1501 Mercer University Drive, Macon, GA 31207

4. MAIN CAMPUS INFORMATION

See Mercer Website at [www.mercer.edu](http://www.mercer.edu)

**Bursar’s Office**
Bursar: Jessica Ellison
Location: Roberts Hall
Phone: 301-2660

**Mercer Police**
Director/Chief: Gary Collins
Location: 1765 Kinship Street
Phone: 301-2970

Along with 24 hour safety patrol and building security responsibilities, the Mercer Police provides escort services around campus. For personal safety, students may request the accompaniment of an officer by calling the Mercer Police main number at 478-301-4357.
The following rules should be followed when an accident, injury, or other related emergency occurs:

1. Notify the Mercer Police Office immediately at 301-2911. Give the location of the injured person and briefly describe the apparent injury. The Mercer Police will then notify the appropriate emergency service, dispatch officers to the scene, and guide the emergency vehicle to the proper location on campus.

2. Remember that any attempt to render first aid or other treatment by an untrained party should be limited to only those steps necessary to sustain life and make the injured person as comfortable as possible.

5. NON-DISCRIMINATION STATEMENT

Mercer University is committed to providing equal education and employment opportunities to all qualified students, employees, and applicants without discrimination on the basis of race, color, national or ethnic origins, sex, age, or disability, veteran status, sex, sexual orientation, age, or religion, as a matter of University policy and as required by applicable State and Federal laws. Inquiries concerning this policy may be directed to the Equal Opportunity/Affirmative Action Officer, Human Resources Office, 1400 Coleman Avenue, Macon, GA 31207, phone (478) 301-2786.

6. STATE AUTHORIZATION

In 1837, by act of the General Assembly of the State of Georgia, the Executive Committee of the Georgia Baptist Convention was given the power “to establish and endow a collegiate institution, to be known by the name of Mercer University.”

7. STUDENT HEALTH SERVICES

STUDENT HEALTH CENTER
Location: Medical School Building, First Floor, off the main lobby opposite the Medical Library
Telephone: 478-301-2696 Fax: 478-301-2116
Hours: Monday - Friday, 8:00 am - 12:00 pm; 1:00 pm - 5:00 pm
Website: http://www.mercer.edu/shc

The Student Health Center is the primary provider of health services for all Mercer students. It is staffed by two full-time Registered Nurses, and a physician who sees patients during scheduled clinics. Available services include treatment for acute illnesses and injuries, allergy injections, immunizations, supplies (crutches, heating pads, etc.), and health education. Students are first seen by the nurses at the Student Health Center, and then are either treated, or scheduled to see the doctor, or referred to another provider in the community.

IF YOU ARE SICK/INJURED AND THE STUDENT HEALTH CENTER IS OPEN:

Visit or call as early in the day as possible, so that you can be treated as efficiently as possible, either by the nurse, or during the next scheduled clinic, or referred as needed.
IF YOU ARE SICK/INJURED AFTER HOURS:

1. Call 2911 for life-threatening emergencies on campus.
2. If treatment cannot be delayed until the Student Health Center is open, you should go to the Emergency Room specified by your primary insurance, with your insurance information.

EXCUSES: Class attendance is an issue between the professor and student. Therefore, NO medical excuses for class absence will be issued, except if deemed necessary by the physician.

CONFIDENTIALITY: All visits to the Student Health Center are confidential. No information will be released to anyone, including University officials, professors, or parents, without the written consent of the student.

TO OBTAIN CARE OUTSIDE THE STUDENT HEALTH CENTER:

Law students who have insurance through the school do NOT need a referral from the Student Health Center to obtain outside care (i.e., OB/Gyn, ER, Urgent Care, etc.). To obtain outside care, students need to do the following:

1. Choose a provider from the insurance list (found at www.studentinsurance.com)
2. If needed, print out a temporary insurance card to use until the actual card is sent by Pearce and Pearce. (cards may be printed by logging into your account at https://www.pearceandpearce.com)
3. Take the insurance card to the appointment, ER, or Urgent Care.

More information about Student Health Services and Student Insurance will be provided during the Orientation Session for first year students.

Directions to the Student Health Center (from the Law School). Go down College Street toward Main Campus. Cross Coleman Avenue and enter the Main Campus through the North Entrance. Take a left at the stop sign onto Elm Street. The next right, which is College Drive. Parking is available on the right. The Student Health Center is located on the second floor of the Patterson Building.

Student Health Center
478-301-2696
Mercer Health Systems
478-301-4111

8. UNIVERSITY ACCREDITATION

Mercer University is accredited by the Commission on Colleges of the Southern Association of Colleges and Schools to award bachelor’s, master’s, and doctor’s degrees. Inquiries to the commission on Colleges should relate only to the accreditation status of the institution and not to general admissions information. Inquires may be referred to the Commission on Colleges of the Southern Association of Colleges and Schools. 1866 Southern Lane, Decatur, GA 30033-4097; telephone, (404) 679-4558; Web site, http://www.sacscoc.org.
9. UNIVERSITY STUDENT HANDBOOK

A majority of student policies and resources can be found in the Mercer University Student Handbook and the University Catalog found at www.mercer.edu/provost. However, many academic programs and the regional academic center have additional information and policies pertaining to the specific population of students they serve. These resources, when taken as a whole, provide students with a basic understanding of the rights and responsibilities of Mercer students.


Students should review these documents and to contact the Office of Student Affairs professional on their campus if they have any questions (see contact information for the various campuses in the University Student Handbook). Online copies will contain the most up to date versions of polices and supersedes any printed copies should any discrepancies exist. These documents may be provided in an alternative format upon request.

This handbook can be found on the Web at http://www.law.mercer.edu/life/handbook.cfm Course descriptions can be found at http://www.law.mercer.edu/administrative/registrar