# Student Disciplinary Code

On November 18, 1980 the Board of Governors of the University of New Brunswick approved a Student Disciplinary Code, the provisions of which established a mechanism for self-discipline among students. The very concept of self-discipline reveals a philosophy held by the administrators at this University. They recognize that university life creates a special environment and that student discipline should be administered by individuals who are the most familiar with this environment -- the students themselves.

The merits of a self-discipline approach are most evident when one considers as an alternative the criminal or civil justice system. Judges apply a community rather than a university standard of behaviour. The impact of a court ruling often involves jail terms, a criminal record, adverse publicity and invariably a lawyer's bill.

Quite simply, the self-disciplinary model allows students charged under our code to be charged, judged and sentenced by his peers in a speedy, informal and inexpensive fashion.

It is important to emphasize that the student disciplinary model cannot replace the laws of our courts -- it can only offer an alternative to them. If a victim insists on commencing legal action against a student, our Committee would lose control over the case. Obviously, it is in the interests of all students that we prove to the University administration and everyone else both on and off the campus that our Committee can produce just results for the victim and the accused.

The most lenient sanction which the Committee could impose is the levying of a \$20.00 fine which is common in a case where the accused party pleads guilty to a minor offence. The most stringent sanction available to the Committee is that of a recommendation for suspension of expulsion to the Board of Deans.

Further provisions in the Student Disciplinary Code outline the structure of the Student Disciplinary Committee. The Committee is to be composed of eight individuals representing the collective interests of students from across campus. The Code specifies that the positions of Chairperson and Vice-Chairperson be occupied by a third year and a second year law student respectively. These positions are currently occupied by Sandra J. Zed and Mario DiCarlo. In addition, there is one faculty member sitting on the Committee, Professor Peter Kent of the History Department. The recording secretary of the SRC sits as a nonvoting member of the Committee. The other four individuals are selected in accordance with the "Appointment of Officers" section of the Code. All of the members of the Committee are ratified by the University's Board of Governors

It is significant to point out that the Student Disciplinary Code provides for a Supervisory Board which is composed of seven members appointed by the Board of Governors. The Supervisory Board works in conjunction with a Commissioner of Student Discipline member of faculty, Recording Secretary

Board of Governors, to achieve and maintain efficiency in the carrying out of the Code's objectives. The Supervisory Board also accepts and considers recommendations for amendments to the Code. Furthermore, the Supervisory Board is composed of both student and faculty members. Professor David Townsend of the Faculty of Law sits as a member of the Supervisory Board and serves as a technical advisor to the Chairperson on legal and procedural matters.

There are presently four unoccupied positions on the Student Disciplinary Committee and interested students are encouraged to apply for these through the SRC office. Applications are being accepted until October 1,

This code has been established to provide students with a mean of selfdiscipline. It is not meant as a replacement to the laws governing the community as a whole but as an alternative, whereby the University recognizes tha special environment it creates and chooses to discipline students in that

#### A. INTRODUCTION

1. The University of New Brunswick Student Disciplinary Code, hereinafter called the "Code," shall extend to include all students registered at the University of New Brunswick whilst on the University of New Brunswick campus. It shall also extend to off-campus events to which student police have been assigned. By definition: a student is a person registered as a student at the University of New Brunswick.

2. The Code is enacted to facilitate the regulation of students of their own conduct and is not designed to place the University "in loco parentis" to any

3. No one shall be subjected to prosecution for an offence under this Code they had already been convicted of the same or an included offence in a

4. If a student has been charged with an offense under this Code, he/she shall not be charged by student organizations on the same facts under the regulations adopted by that organiza-

There shall be a Student Disciplinary Committee which shall hear and dispose of charges laid against students with respect to any of the offences defined in this Code. The Student Disciplinary Committee shall be composed, and its proceedings shall be conductd in accordance with the provisions of the Code.

6. The residences of the University of New Brunswick may adopt the Code for use in their Residence Disciplinary Committee and, where such adoption is made, Division A and E only of the Code shall apply to the Residence Disciplinary Committee. Where the adoption is made by the residence, the jurisdiction of the Code shall apply to a student living in a University residence. A student shall not be prosecuted by the Student Disciplinary Committee if being prosecuted by the Residence Disciplinary Committee for the same offence.

## B. APPOINTMENT OF OFFICERS

The Board of Governors of the University of New Brunswick annually shall appoint officers as listed hereunder for the implementation of the Code and the operation of the Student Disciplinary Committee, and the Board officers as necessary for the effective performance of their duties.

Commissioner of Student Discipline A Technical Advisor.

3. Student Disciplinary Committee consisting of: Chairman, Vice-Chairman, four student members, a (Dr. Woodfield), also appointed by the of SRC (Secretary), and to alternate student members.

## C. STUDENT POLICE

The Student Police shall comprise such members and shall perform such duties as specified in the Code or as shall be assigned by the Commissioner of Student Discipline from time to time. The Student Police shall be constituted and shall be responsible to the Student Representative Council as set forth in SRC Resolution 5.

## D SUPERVISORY BOARD

1. There shall be a Supervisory Board which shall administer the Code in cooperation with the Commissioner.

2. The Board shall consist of seven members appointed by the Board of Governors and shall include the

Presidents, respectively, of the Student Representative Council, the Graduate dred dollars (\$100); AND/OR Student Society, the Law School Society, (or their designates), the Director of privileges; OR Physical Plant (or his/her designate), a member of the Board of Governors, the Dean of Students, and the President University. and Vice-Chancellor (or his/her 4. OFFENCE: Any student who com- and purpose of the hearing; designate). Appointments whall be for mits or attempts to commit theft either one year and shall be renewable

shall be Secretary, non-voting.

4. The Supervisory Board shall receive an annual report from the Com- SANCTIONS: (a) Fine up to and intions accordingly and which may in- and restitution; AND/OR clude recommendations for amendment of the Code.

#### E. OFFENCES

1. OFFENCE: (a) Any student who is 5. OFFENCE: Any student who wilfully constituted or recognized bodies; fence. which events are designated as "dry events." is quilty of an offence:

(b) Any student whilst acting as a cluding fifty dollars (\$50); AND/OR bartender who, after having been ordered otherwise by an on-duty privileges. University Security or Student Police Officer, serves liquor to a person who 6. OFFENCE: Any on-duty Student that intimate financial or personal matduty officer) is guilty of an offence;

ly constituted or recognized bodies, following an order to the contrary by an on-duty University Security or Student Police Officer, is guilty of an offence;

(d) Any student sponsor of an event who knowingly permits University violations of subsection 1(b) or 1(c), after an order to the contrary by University Security or Student Police Officer, or who fails to follow the reasonable directions of University Security or Student Police Officer with regard to the control been assigned is guilty of an offence. and supervision of the sponsored event is guilty of an offence.

SANCTIONS: (a) Fine up to and including fifty dollars (\$50.00); AND/OR (b) Restriction of student social privileges.

DEFINITION: For the purpose of subsection 1(d) "student sponsor" shall be defined as a student who signs fence the contract of services with the himself/herself as such to the University cluding seventy dollars (\$70.) AND/OR missible at a hearing. Security or Student Police Officers assigned to the event.

2. OFFENCE: Any student who (a) assaults any person;

(b) assaults an on-duty Campus Disciplinary Committee hearing: OR Security or Campus Police Officer;

harm to persons or property;

(d) acts in a disorderly manner which does harm to persons or property or SANCTION: By order of the Acting

is guilty of an offence.

one hundred and fifty dollars (\$150) AND/OR

(b) Restrictions of student social privileges: OR

mits trespass on or to University of New Brunswick Property, or property at events to which Student Police have been assigned, or who misuses any fire protection equipment, is guilty of an of-

SANCTIONS: (a) Restitution for the property damage suffered; AND/OR

(c) Restriction of student social

(d) Recommendation that the student be suspended or dismissed from the

on University of New Brunswick proper-3. The Board will elect its own Chair- ty or at an event to which Student

missioner and shali make recommenda- cluding one hundred dollars (\$100) 3. Where notice of a hearing has been

(b) Restriction of student social privileges; OR (c) Recommendation of suspension

or dismissal from the University.

in possession of, or consumes alcoholic obstructs a Student Police Officer or 4. Where the good character, probeverages at any events sponsored by University Security Officer in the perfor- priety of conduct or competence of a the University, or any one of its duly mance of his duties is guilty of an of-

(b) Restriction of student social

appears to be intoxicated (to the on- Police Force personnel who fails to ters or other matters may be disclosed wear the required fo of external iden- which require that the hearing be held (c) Any student who consumes tification identifying him or herself as a in camera. alcoholic beverages at any event spon-member of the Student Police Force at a sored by the University, or any of its du-function to which he or she is assigned 6. A party to proceedings may at a is quilty of an offence.

> SANCTIONS: (a) Fine up to and including fifty dollars (\$50); AND/OR

the "NO SMOKING" restrictions in ef- vised by his/her counsel or agent as to iect in a building in which an event is his/her rights but such counsel or agent being held to which Student Police have may take no other part in the hearing

SANCTION: Fine up to and including counsel or agent for a witness is entitled twenty dollars (\$20).

8. OFFENCE: (a) Any student who knowingly allows his/her I.D. Card to be 8. (a) The Committee may require any used by another is guilty of an offence; person, including a party, by summons,

(b) Any student who wrongfully uses mation at a hearing; and or falsifies an I.D. card is guilty of an of-

(b) Restriction of student social

9. OFFENCE: (a) Any student who inter- son of the Committee: and rupts the proceedings of the Student

(b) Any student who refuses to com- the person summoned. (c) acts in a manner which does harm ply with an order of the Student (c) Upon proof to the satisfaction of

threatens harm to person or property: Chairperson a maximum fine of twenty- or remain in attendance at a hearing in (e) acts in an indecent manner which five dollars (\$25.) Punishment is im- accordance with the requirements of does harm to person or property or mediate for offences committed at the the summons; and threatens harm to persons or property; hearing and no process of evidence is

10. OFFENCE: Any student who ob- before the Committee. SANCTION: (a) Fine up to and including tains or attempts to obtain by unlawful (d) Where an application under mean, meals or other food at the subsection (c) is made on behalf of the University of New Brunswick is guilty of Committee, the Chairperson thereof

(c) Recommendation that the student SANCTIONS: (a) Restitution for the presence of the person summoned be suspended or dismissed from the value of the food or meals obtained, OR is material and such certificate may be

meals which the Committee believes facts. 3. OFFENCE: Any student who beyond a reasonable doubt was obtainunlawfully possesses, damages or com- ed by the student prior to his or her ap- 9. Where any person without prehension; AND/OR

(c) Fine up to and including fifty dollars (\$50.); AND/OR

privileges.

F. RULES OF PROCEDURE

be the persons specified as parties by or control properly required by the Com-

(b) Fine up to and including one nun- under the Code provisions under which the proceedings arise

2. (a) The parties to any proceedings shall be given reasonable notice of the hearing by the Committee.

(b) A notice of hearing shall include: (i) a statement of the time, place

(ii) a reference to the applicable sections of the Code; and

(iii) a statement that if the party man annually, and the Commissioner Police have been assigned is guilty of an inotified does not attend the hearing, the Committee 'may proceed in his/her

> given to a party to any proceedings in accordance with this code and the party does not attend at the hearing, the Committee may, upon proof of service of the notice of hearing, proceed in his/her absence.

party is an issue in any proceedings, that party is entitled to be furnished, prior to the hearing, with sufficient in-SANCTIONS: (a) Fine up to and in-formation or any allegations with respect thereto to prepare a response.

> 5. A hearing shall be open to the public except where the Committee believes

(a) be represented by counsel or an

(b) call and examine witnesses and (b) Dismissal from the Student Police present his/her arguments and submis-

OFFENCE: Any student who violates 7. (a) A witness at a hearing may be adwithout leave of the Committee;

(b) Where a hearing is in camera, a to be present only when that witness is giving evidence.

(i) to give evidence on oath or affir-

(ii) to produce in evidence at a hearing documents and things specified by the committee, relevant to the sub-Physical Plant and/or identifies SANCTIONS: (a) Fine up to and in- ject matter of the proceedings and ad-

(b) A summons issued under subsection (a) shall be in Form B, and

(i) shall be signed by the Chairper-

(ii) every reasonable effort shall be made to have it served personally on

to persons or property or threatens Disciplinary Committee, is guilty of an the Board of Deans of proper service of a summons under this section upon a person and that, (i) such person has failed to attend

(ii) his/her presence is material;

the Board may, by their warrant in Form B, cause such witness to be brought

may certify to the members of the Board the fact relied on to establish that (b) Restitution for the value of food or accepted by the Board as proof of such

reasonable excuse

(a) on being duly summoned under section 8 as a witness at a hearing (d) Restriction of student social makes default in attending at the hear-

(b) being in attendance as a witness at a hearing, refuses to produce any 1. The parties to any proceedings shall document or thing in his/her power or