

August 10, 2020

Robert Dailyda
Sent electronically to [REDACTED]

PERSONAL AND CONFIDENTIAL

Regarding Case Number: 2019367701

Dear Robert,

This letter is to advise you that additional information regarding your case was received by the Care and Community Standards Office which has resulted in an adjustment to the original proposed violations. I ask that you please respond to Stacey Rose with an updated plea no later than August 13, 2021. The proposed minimum sanctions for the new charge are one semester of probation, community service (1 project/20 hours), a decision making workshop, and \$50.00 fine.

Based on the evidence collected, you are charged with the following violation of the Campus Conduct Code:

1. Violation 2 Section A - Disruptive Behavior: Obstruction or substantial disruption of University activities or operations such as teaching, research, administration, disciplinary procedures, public service functions, or other authorized non-University activities which occur on University premises.

As a reminder, your plea options are:

1. Responsible or Responsible with Explanation and accept the recommended sanctions
2. Responsible or Responsible with Explanation and dispute the recommended sanctions
3. Not Responsible
4. No Plea

Please review the [Care and Community Standards website](#) if you require any additional information regarding the Campus Hearing Board Procedures. Please read through this entire document carefully, to ensure you receive all of the information attached.

Sincerely,

Craig Stambaugh
Assistant Vice President for Student Affairs, Engagement & Community Development

CC: C. Catching, Vice President for Student Affairs



CAMPUS HEARING BOARD
OPTIONS FOR RESOLUTION OF CAMPUS HEARING BOARD CHARGES
INFORMATION SHEET

The Options for Resolution of Campus Hearing Board Charges is a process which gives students the opportunity to respond to charges.

1. **Schedule a Pre-Hearing Interview:** The student is required to schedule a Pre-Hearing Interview within three (3) business days of the distribution of the Notice of Charges from the Care & Community Standards Office.
2. **The Student will be asked to enter a plea for each code violation allegation during the Pre-Hearing Interview, after reviewing submitted materials, possible sanctions, and the Campus Hearing Board process.** The student can respond in one of the three ways to the charge(s): enter a plea of **Not Responsible, Responsible (with or without an explanation), or the student may choose not to enter a plea during the Pre-hearing Interview.**
 - a. By entering the plea Not Responsible, he/she does contest the validity of all or some of the charge(s) and requests a hearing.
 - b. By NOT entering a plea, he/she acknowledges that a hearing will be assigned.
 - c. By entering the plea Responsible the student does not contest the validity of the charge(s) and waives the disposition of his/her case to a Hearing Panel. The student agrees to the sanction(s) reviewed during the Pre-Hearing Interview.
 - i. Please note, the student can enter a Responsible plea and contest the sanctions. This would result in a sanctions only hearing.
3. **Assigned to a Campus Hearing Board:** If the student does not respond within three (3) business days from the distribution of the Notice of Charges, the case will be automatically assigned to the Campus Hearing Board for adjudication.