



July 24, 2015

Harry Vincent  
15601 Indian Run Ct.  
Gaithersburg, MD 20878

Sent via Certified Mail# 7011 1150 0000 0259 8471

Dear Harry,

This letter serves as a follow-up of the panel hearing on July 16, 2015. On May 8, 2015, you were found in violation of the Code of Student Conduct sections below by Associate Dean of Campus Life Glory Robinson, following an informal, administrative discipline hearing:

- 3.2.1            Infliction of Bodily or Emotional Harm
- 3.2.13          Disorderly Conduct

Based on your submitted appeal letter, dated May 13, 2015, you requested an appeal based on the following sections of the Code of Student Conduct:

- 5.4.2 (a)        Determine whether the original process was conducted in conformity with the prescribed measures
- 5.4.2 (b)        Determine whether the decision reached regarding the accused student was supported by the greater weight of the information
- 5.4.2 (c)        Determine whether the sanction(s) imposed were appropriate for the violation of the Code which the student was found to have committed
- 5.4.2 (d)        Consideration of new information, sufficient to alter a decision or other relevant facts not brought out in the original hearing, because such facts were not known to the person appealing at the time of the original hearing

The panel reviewed each of your reasons for appeal and determined the following:

- 5.4.2 (a) Determine whether the original process was conducted in conformity with the prescribed measures*

After speaking with you, obtaining information from Dean Whitesell and reviewing the documents submitted, the panel identified no abnormalities in the method in which the original process was conducted.

- 5.4.2 (b) Determine whether the decision reached regarding the accused student was supported by the greater weight of the information*

Based on the information gathered during this appeal hearing, as well as documents submitted, the panel feels the original decision of in violation based on the greater weight of the evidence is correct and therefore upholds the original decision.

*5.4.2 (c) Determine whether the sanction(s) imposed were appropriate for the violation of the Code which the student was found to have committed*

Upon careful review of the original sanctions imposed, and after review of the Code violations, it was determined the original sanctions (listed below) are appropriate for the violations and therefore uphold the original sanctions.

1. Register and complete the course Issues of Diversity by May 13, 2016.
2. You must complete 60 hours of community service by August 15, 2016. You must contact Irene Arellano, Assistant Director of Community Involvement and Service Learning (817-257-5557) by May 15, 2015 to set up your contract.
3. You will not be permitted to reside in any TCU owned or operated housing or by private lease in the Grand Mark through August 15, 2016.
4. You will meet with Associate Dean Glory Robinson on a regular basis. It is your responsibility to set these appointments by calling the Campus Life office at 817-257-7926.

*5.4.2 (d) Consideration of new information, sufficient to alter a decision or other relevant facts not brought out in the original hearing, because such facts were not known to the person appealing at the time of the original hearing*

The panel reviewed your statements regarding new information not available to you at the time of the original hearing, and found that this information was not sufficient enough to alter the original decision issued by Dean Robinson. These charges were brought against you as a TCU student, by the University, not an individual person. The choices you made caused harm to other individuals. These types of comments are not acceptable at TCU and directly contradict our mission of being “..ethical leaders and responsible citizens in a global community.”

Please refer to your original sanction letter from Dean Robinson regarding specifics of your sanction. This serves as your final appeal regarding this matter.

Regards,



Lynn K. Flahiver  
Chair

Student Conduct and Grievance Committee