EMERGENCY

POLICE – FIRE – AMBULANCE

DIAL 9-1-1

POLICE NON-EMERGENCY

On Campus.................................................. Extension 4390
Off Campus ............................................... (609) 652-4390

POLICE ADMINISTRATION

On Campus.................................................. Extension 4378
Off Campus ............................................... (609) 652-4378

The Dean of Students
Extension 4645 or (609) 652-4645

Office of Residential Life
Extension 4332 or (609) 652-4332

Health Services
Extension 4701 or (609) 652-4701

Counseling Center
Extension 4722 or (609) 652-4722

Web Sites
stockton.edu/police
stockton.edu/sapublications
The following information is published by
Stockton University
Department of Police
“Protecting, Serving and Educating America’s Future”
&
Division of Student Affairs

OCTOBER 1, 2015
A MESSAGE FROM THE CHIEF OF POLICE

On behalf of the Stockton University Police Department I would like to welcome you to our diverse and distinctive community. Stockton University is committed to providing a safe and secure environment for our students, faculty, staff and visitors where educational opportunities can thrive. This Annual Security and Fire Safety Report is prepared in compliance with the Jeanne Clery Disclosure of Campus Security Policy and Crime Statistics Act. Crime statistics include those reported to the Stockton University Police Department through local, county, state police departments and designated campus officials.

Stockton University Police Department maintains a professional reputation throughout the law enforcement and collegiate communities. Stockton University Police Department is a fully accredited law enforcement agency approved by the New Jersey State Chiefs of Police Association which requires compliance to state and national professional standards for law enforcement. Stockton University Police Officers are trained through the New Jersey Police Training Commission and are fully sworn as New Jersey State Campus Police Officers with full police powers throughout the State of New Jersey.

We have proudly been rated one of the safest campuses in New Jersey (www.niche.com). We contribute this success to over 300 video cameras campus wide, community policing initiatives, internal campus partnerships, law enforcement partnerships, student involvement, continued campus wide training on emergency situations, and the community’s commitment to maintain a safe environment for all.

The men and women of Stockton University Police Department are dedicated to providing professional service under the values of Integrity, Dedication, Excellence, Achievement and Loyalty. We value our community and encourage everyone’s participation in keeping our university safe.

Stockton University Police Department wishes you a safe and successful educational experience.

Cynthia Parker, Interim Chief of Police

“Protecting, Serving and Educating America’s Future”
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A MESSAGE FROM THE VICE PRESIDENT FOR STUDENT AFFAIRS

Stockton University takes the issue of student sexual assault very seriously. The institution adheres to federal and state law requirements concerning sexual assault. Through the Sexual Assault Bill of Rights passed by the New Jersey Legislature in 1995 (N.J.S.A. 18A:61E-1), the State and Stockton University continue to adhere to principles supporting the human right to be treated with respect, dignity, and care. Stockton University has, for many years, addressed the issue of student sexual assault in three ways: law and policy, prevention, and response.

Stockton University’s Sexual Assault Policy, based on federal and New Jersey law, provides information on what to do in response to a sexual assault by providing information on how to report an assault, safe places to go for assistance, off-campus support, and defines and explains confidentiality and types of infractions covered by the policy. Various rights under New Jersey law and institutional protocols are also explained. The Office of Institutional Diversity and Equity and other key areas on campus educate students of their rights under New Jersey and federal law (Title IX). These rights include confidentiality definitions, reporting options, support options, resolution options, institutional responses, and how individuals are protected from retaliation if they choose to report. Policy only goes so far, thus Stockton University uses a robust prevention effort to supplement policy. Three key efforts are highlighted here.

Our Green Dot Prevention Strategy attempts to reduce and prevent power-based interpersonal violence on campus through sustained behavioral change. Students, faculty and staff engage in quality programming throughout the year that focuses on bystander intervention strategies to combat sexual violence, domestic and dating violence, and stalking. Stockton’s Osprey Advocacy Program is a 40-hour certification training offered annually in conjunction with the Atlantic County Women’s Center. Students, faculty and staff are educated and trained to become victim advocates in sexual assault, domestic violence, dating violence and stalking cases. Some have moved on to become advocates at Stockton and/or in their home communities.

Step UP! Stockton is a prosocial behavior and bystander intervention program that educates students to be proactive in helping others. Participants learn the determinants of prosocial behavior and why other people don’t always help. Policy and prevention programs are vitally important for educating Stockton University community members about sexual assault, prevention strategies, reporting, seeking assistance, bystander intervention, etc. Stockton’s response protocol to alleged or actual instances of sexual violence is informed by the same laws in the policy section and is grounded in human dignity and support for all
involved. Once an allegation is received by an office tasked with sexual assault reporting, the student is offered support options and resolution options. An anonymous report is made and the report is forwarded to the appropriate offices on campus in compliance with federal reporting law. Under federal law, the University will investigate and the accusing party can choose whether or not participate. The University’s investigation is to determine whether interim measures apply and what type(s), what resolution options are appropriate based on the evidence, and to ensure the accusing and accused parties’ rights are being respected and that both parties are treated fairly.

Stockton University is fortunate to have a competent and skilled Police Department which has trained sexual assault specialists to help the University shape its policies and response protocols. Members of the Police Department teach in University prevention programs and have been active participants in discussions with other police agencies and the Atlantic County Prosecutor’s Office. Additionally, the University has a Counseling Center available to support both the accuser and accused. The center provides a confidential reporting place and staff who are well versed in referring to community contacts that offer additional support.

Thomasa González, Ph.D.
Vice President for Student Affairs
A MESSAGE FROM THE DEAN OF STUDENTS

Welcome to Stockton’s vibrant learning community, which is designed to provide students with an exceptional environment for intellectual and personal development. Our entire campus serves as a laboratory for interactive academic experiences alongside our highly credentialed, accessible and engaged faculty. Stockton’s programs are based on the basic precepts of leadership and civic engagement and, as such, Stockton offers its students the opportunity to experience learning on and off campus through our diverse student development and service learning programs.

Our institution has had a long history of commitment to our students and their personal development. The 154,000 square foot Campus Center was designed to meet the growing needs of our diverse student body and offer within it many of the services and programmatic offerings that students will depend upon during their time here at Stockton.

We distinguish ourselves from other institutions by creating meaningful student-centered approaches that attempt to further a student’s overall academic, personal and social growth and learning. At Stockton we are committed to living up to our motto, “An Environment for Excellence.” This environment is created through the collective work of Stockton students, faculty and staff.

The Office of the Dean of Students at Stockton University is committed to quality and excellence while serving as a primary advocate for student life. In doing so, the office provides programs and services that contribute to total student learning. Student life functions ranging through counseling and health services, athletics and recreation, and career services are available to students as they work toward their degrees. Students are encouraged to become involved in co-curricular programs, leadership opportunities and the residential student experience. Programs designed around issues impacting student life, including residential and commuter concerns, safety and security, personal development, alcohol and drug awareness, interpersonal relationships, and more are part of our campus life curriculum.

I would like to wish you the best for the upcoming year and ask that you join me in supporting our intercollegiate sports teams, arts performances and exhibitions, and community service opportunities throughout the year.

Dr. Pedro J. Santana, Dean of Students
CRIME PREVENTION TIPS

Prevention is the most effective means of dealing with crime. You can help to diminish crime on campus by not tolerating it. When you see a crime, report it to the Stockton Police Department. In addition, we offer you the following helpful hints:

- Secure your valuables, keep doors and windows locked.
- Value your safety and the safety of others.
- Employ common sense and be aware of your surroundings.
- Plan your route. Take well-lit, busy walkways whenever possible.
- Never take shortcuts through poorly lit areas.
- Don’t walk alone. Get a friend to walk with you, especially at night or take advantage of Stockton’s free escort program.
- If you must walk alone, walk near the curb. Avoid alleys, entryways, and shrubs where someone may be hiding.
- Have your keys ready before you get to your residence or car.
- If you discover that someone is following you, get to a well-lit area and telephone the police.
- Never accept a ride from a stranger. We strongly recommend that you do not hitchhike.
- On-campus students should not allow anyone into their residence halls or apartments without first asking for proper identification.
- Lock your vehicle and keep all valuables out of sight by securing them in the vehicle’s trunk.
- Be alert and cognizant of your surroundings. Watch out for suspicious persons and dangerous situations. Notify the police of all suspicious persons by calling 9-1-1.

Remember, many victims of crime once said, “It can’t happen to me.”

We hope that your stay at Stockton will be enjoyable and safe!
A BRIEF HISTORY OF CAMPUS CRIME REPORTING

In 1990, Congress authorized the Crime Awareness and Campus Security Act. This act required all colleges and universities to disclose campus crime statistics and other public safety and security information. In 1998, the act was renamed the “Jeanne Clery Disclosure of Campus Security Policy and Campus Crime Statistics Act” in memory of a student who was slain in her dorm room in 1986. In essence, the act requires colleges and universities to collect, report and disseminate crime information to the campus community with the goal of maintaining a safe environment for students to learn, faculty to teach and for staff and administrators to work by increasing the awareness of crimes committed on campus. It is intended to provide students and their families as consumers of higher education with accurate, complete and timely information so that informed decisions can be made. In August, 2008, additional revisions and regulations were enacted under the title of the Higher Education Opportunity Act or HEOA. These include fire safety reporting, missing person procedures, hate crime reporting and emergency response and evacuation procedures. The Clery Act was expanded in 2013 with the reauthorization of the Violence Against Women Act (VAWA); accordingly, the Campus SaVE Act is now a part of colleges’ Clery obligations. The Campus SaVE Act amends the Clery Act, which requires campuses to provide annual statistics on incidents of campus crimes, including sexual assaults occurring on campus and reported to campus authorities or local police. The Act broadens this requirement to mandate fuller reporting of sexual violence to include incidents of domestic violence, dating violence, and stalking. As of March 2014, the U.S. Department of Education will enforce the Campus SaVE Act, which affects every post-secondary institution participating in Title IV financial aid programs (virtually all colleges and universities). The Act covers incidents of sexual assault, domestic violence, dating violence, and stalking to protect every student from a range of sexual violence. All of the new and revised requirements are being met or exceeded by the University.

The Stockton Police Department, in conjunction with the Office of the Vice President for Student Affairs, the Office of the Dean of Students, the Office of Housing and Residential Life, Athletics, Counseling, Office of Student Rights and Responsibilities, Office of Institutional Diversity and Equity, General Counsel, the Office of the Provost, the Office of Human Resources, the Office of Stockton Auxiliary Services Incorporated, and the Office of Global Engagement, share the responsibility for this report at Stockton University.

CRIME REPORTING

In order to comply with the reporting of crimes identified by the Clery Act, the Stockton Police Department relies on several resources. The major resource is the Uniform Crime Report (UCR). This reporting system is supervised statewide by the New Jersey State Police. The Stockton Police Department is a contributing member and submits monthly crime reports to UCR. The resulting statistical crime information related to the Clery Act can be located on page 40 of this brochure.
OTHER FACILITIES

In addition to the main campus, the University operates other facilities which are categorized as separate campuses. These facilities are as follows:

- The Marine Science & Environmental Field Station / Coastal Research Center, Nacote Creek, Port Republic, NJ
- The Carnegie Center, Atlantic City, NJ
- Kramer Hall, Hammonton, NJ
- Manahawkin Instructional Site, Stafford Township, NJ
- Stockton Seaview Hotel & Golf Club, Galloway Township, NJ
- Sam Azeez Museum of Woodbine Heritage, Woodbine, NJ

The University maintains a security presence during normal hours of operation in all but the Nacote Creek facility. This is facilitated by trained security personnel under the direction of the Stockton Police Department. Stockton Police patrol the Nacote Creek facility in conjunction with the New Jersey State Police.

Within the main campus property are located the AtlantiCare Regional Medical Center, Mainland Division Hospital and the Bacharach Institute for Rehabilitation. The University does not maintain a security presence in these private facilities. The property where these facilities are located is leased to each by the University. The primary law enforcement agency for these facilities is the Galloway Township Police Department with assistance from the Stockton Police Department.

The University has commercial interests in the following three (3) facilities:

- The Noyes Museum of Art, Galloway Township, NJ
- The Noyes Museum Arts Garage, Atlantic City, NJ
- Dante Hall Theater, Atlantic City, NJ

The University does not provide security at these facilities.

The University has a business enterprise, Stockton Affiliated Services, Inc., or SASI, which is a 501 (c) 3, nonprofit organization responsible for managing auxiliary support services, which aids in the overall mission of the University. Part of these efforts currently consists of eight (8) residential properties for the housing of students, faculty and staff. These residences are located adjacent to the main campus in Galloway Township. The main law enforcement agency serving these facilities is the Galloway Township Police Department with assistance from the Stockton Police Department.
THE STOCKTON POLICE DEPARTMENT

“PROTECTING, SERVING AND EDUCATING AMERICA’S FUTURE”

Stockton University Police Department is a fully sworn and commissioned law enforcement agency and is the primary police authority responsible for maintaining law, order, safety and the investigation of all crimes, offenses and incidents for the campus community. The officers are approved, certified and trained through the New Jersey Police Training Commission and as with their peers, have full police and arrest powers anywhere in the State of New Jersey. Following successful completion of the Basic Police Academy, officers attend annual in-service training and other training courses, conferences and seminars, which provides for the professional delivery of police services. Uniformed police officers patrol the campus community and surrounding roadways in marked police vehicles, on bicycles and on foot, ready to respond to any emergency or call for service. A security camera system is in place throughout the campus for the safety of the community. The police department is committed to community policing, and therefore, all officers are considered Community Policing officers, working closely with the entire university community and its neighbors in all public safety efforts. K9 Sergeant Tracy Stuart and dog, “Hemi”, are an integral part of the Police Department’s commitment to community policing and homeland security.

The Police Department is fundamentally concerned with the protection of life, property and all of its efforts are geared toward maintaining a safe and secure environment in which to learn, work and live. The Police Department is located on Vera King Farris Drive, between Oak Pond Drive and Pomona Road (County Rt. 575), across from the Housing 4 residential complex.
COOPERATION

The main campus of Stockton University is located within the confines of Galloway Township. Over the years this has led to a very close working relationship between the Stockton Police Department and the Galloway Township Police Department, as well as the Atlantic County Prosecutor’s Office and the other local, state and federal law enforcement agencies both in and out of the county and state. We rely on these many relationships for support on many levels including joint investigations of crimes that impact the campus community. These cooperative efforts allow for sharing and dissemination of critical information among all the agencies in order to maintain an informed and safe community. The Stockton Police Department is also a partner in the county-wide law enforcement mutual aid assistance program. The Chief of Stockton’s Police Department is also a member of both the Atlantic County Association of Chiefs of Police and the New Jersey State Association of Chiefs of Police. In addition, the Stockton Police Department is a participating member in the Atlantic County SWAT Team, which is comprised of highly trained officers from eighteen (18) law enforcement agencies who respond to critical incidents within the county. There is a written memorandum of understanding with the County with regard to the SWAT Team.

REPORTING EMERGENCIES, CRIMES AND OTHER INCIDENTS

Persons should immediately report all emergencies, crimes, accidents on any area of the campus and any of its satellite properties by dialing 9-1-1. The call will be routed to the proper police – fire – medical emergency communications center. Please be sure to give the exact location and specific nature of the emergency and stay on the line until the emergency operator terminates the call. Non-emergent incidents can be reported by dialing extension 4390 on campus or by dialing (609) 652-4390.

Persons can also report any incident in person at the police department located on Vera King Farris Drive, across from the Housing 4 Complex/North Lot. In addition to these traditional reporting measures, the University has a number of emergency blue light call boxes throughout the campus, which when activated automatically results in a police response. There are other areas of the campus where a person can report any incidents as well. Some of these include, but are not limited to, the Office of the Dean of Students, the Office of Residential Life, the Counseling Center, the Office of Athletics and Recreation, the Office of Student Development.

Persons attending classes or utilizing one of the satellite locations can report crimes and/or incidents to the security personnel assigned to these many facilities. Persons can also report crimes and other serious incidents anonymously or in confidence by calling the police department directly using the telephone number listed above. They can also e-mail at the Police Department’s Web site by clicking on “Crime Tip Line”. Anonymous reports can also be made by calling the Crime Stoppers of Atlantic County at 1-800-TIPS (8477). The University encourages prompt reporting of all crimes and incidents in order maintain as safe an
environment on the campus as possible. This includes reporting even when the victim does not elect to report or maybe unable to report a crime or incident. The University strives to maintain confidentiality of all persons involved to the best of their ability whenever and wherever possible in concert with all applicable laws.

STOCKTON UNIVERSITY
CAMPUS SECURITY AUTHORITIES (CSA)


1. A campus police department or a campus security department of an institution.
2. Any individual or individuals who have responsibility for campus security but who do not constitute a campus police department or a campus security department (e.g., an individual who is responsible for monitoring the entrance into institutional property).
3. Any individual or organization specified in an institution’s statement of campus security policy as an individual or organization to which students and employees should report criminal offenses.
4. An official of an institution who has significant responsibility for student and campus activities, including, but not limited to, student housing, student discipline and campus judicial proceedings. An official is defined as any person who has the authority and the duty to take action or respond to particular issues on behalf of the institution.

- Campus Law Enforcement and Security Officers
- Contract Event Officers and Contract Security Officers
- C.O.P.S. and Students Neighborhood Watch Personnel
- Vice President, Associate – Student Affairs
- Dean of Student Affairs (Leaders in Student Affairs)
- Director, Associate, Assistant and Coordinator(s) - of Athletics
- Athletic Coaches and Sport Club Advisors (Full-time, Part-Time and Volunteer)
- Athletic Trainers
- Directors in Student Affairs
- Faculty or Staff Advisors to Student Organizations
- Facility Access Monitors
- Resident Assistants
- Orientation Leaders
- On-Call Residential Life Staff
- Student Development Event Coordinators
- Title IX Coordinator
- Diversity and Ethical Standards Officer
- Administrators at Branch, Satellite or Separate Campuses
- Director of Wellness Center
- Assistant Director of Student Development, Greek Life
- Deans and Assistant Deans, Academic Affairs (Leaders in Academic Affairs)
- Human Resources
- Director of International Services
- Washington Internship Coordinator
- Assistant VP for Auxiliary Services
SAFETY INFORMATION

Awareness, prevention and involvement are the most effective means of dealing with community problems, safety concerns and crime. An involved and aware community, in cooperation with the police and other campus divisions and offices can do much to assist in these efforts and help ensure as safe and secure a campus community as possible. The University maintains a strong commitment to the safety of the entire community. In addition to crime prevention efforts, exterior lighting, landscape control and other general safety measures are critical parts of that commitment. Police Officers and university maintenance personnel are constantly conducting routine checks of lighting, walkways, roadways, buildings and grounds. Any deficiencies are reported immediately to the Office of Plant Management. Maintenance personnel are either on duty or available by recall procedures to respond to any unsafe condition. We encourage all persons to help us in these efforts by reporting any such deficiency or faulty condition they observe to the Office of Plant Management during normal business hours. After hours, contact the Police Department. The University campus is an open environment and access to buildings and grounds is extended to all persons, with limited constraints. These constraints consist of various security locking systems, which utilize special keys, on-line card access and off-line card access. Given our open environment, the campus cannot be patrolled in all places at all times. The University does not guarantee absolute safety to all persons on the campuses. Prudent personal preventive safety measures should be exercised by all persons at all times, not just on the campuses, but everywhere. In addition, the University does not have any officially recognized student organizations, including sororities and fraternities, operating off campus.

EMERGENCY OPERATIONS PLANNING

The University has extensive emergency operations plans in place using an “all hazards” approach to planning. We work closely with the Galloway Township Office of Emergency Management (OEM), the Atlantic County OEM, and the New Jersey State Police OEM in developing and testing these plans. The Incident Command System (ICS) is used in the management of our plans. We test our plans and our emergency response and evacuation at least annually using both announced and unannounced exercises and revise them as needed. Campus-wide notification regarding emergencies are issued via various means, including but not limited to, text messaging, campus-wide telephone messaging, University home Web page, campus wide email, campus television and radio, electronic message signs as well as other means as needed or required. We have established an Emergency Procedures Guide to assist our community in preparing for most emergencies. The guide is available campus wide in all classrooms and offices. It is also available on the Police Department’s Web site: www.stockton.edu/police on the Emergency Procedures page.

Regarding the University’s Emergency Text Message System, student, faculty staff and parents can “opt in” to this system, which enables a specific number of University officials to send urgent text messages to subscribers’ cell phones in the event of an emergency.
To “opt in,” go to the University’s Web site and log onto the goStockton portal, then to the STUDENT SERVICES TAB. Click on UPDATE EMERGENCY TEXT MESSAGING CONTACTS, and provide contact information. For more information on this subject go to www.stockton.edu/hr.

**CRIME PREVENTION EDUCATION**

Police Officers are always available to assist members of the campus community in a number of crime prevention and public safety programs. At the start of each term, incoming students are afforded the opportunity to attend informational meetings with various institutional departments. For first year students, these meetings are mandatory and are facilitated through several offices on campus.

**STOCKTON UNIVERSITY**

**TITLE IX/ CLERY PROGRAMMING**

**2014 CALENDAR YEAR**

THE UNIVERSITY OFFERED THE FOLLOWING PROGRAMS IN 2014:

**PRIMARY PREVENTION AND AWARENESS PROGRAMS FOR ALL NEW EMPLOYEES**

<table>
<thead>
<tr>
<th>PROGRAM TITLE</th>
<th>DATE HELD</th>
<th>LOCATION</th>
<th>WHICH PROHIBITED BEHAVIOR COVERED?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title IX Discrimination and Harassment Presentation (Office of Institutional Diversity and Equity) We Comply Software</td>
<td>August 2014</td>
<td>On-line</td>
<td>SA, DoV, DaV, S</td>
</tr>
</tbody>
</table>

**PRIMARY PREVENTION AND AWARENESS PROGRAMS FOR ALL INCOMING STUDENTS**

<table>
<thead>
<tr>
<th>PROGRAM TITLE</th>
<th>DATE HELD</th>
<th>LOCATION</th>
<th>WHICH PROHIBITED BEHAVIOR COVERED?</th>
</tr>
</thead>
<tbody>
<tr>
<td>True Life 101 (Student Development, Student Affairs)</td>
<td>August 2014</td>
<td>Campus Center</td>
<td>SA, DoV, DaV, S</td>
</tr>
</tbody>
</table>

**ONGOING AWARENESS AND PREVENTION PROGRAMS FOR EMPLOYEES**

<table>
<thead>
<tr>
<th>PROGRAM TITLE</th>
<th>DATE HELD</th>
<th>LOCATION</th>
<th>WHICH PROHIBITED BEHAVIOR COVERED?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Wellness Day for Employees (Wellness Center)</td>
<td>March 2014</td>
<td>Campus Center</td>
<td>SA, DoV, DaV, S</td>
</tr>
<tr>
<td>Title IX Discrimination and Harassment Presentation (Office of Institutional Diversity and Equity) We Comply Software</td>
<td>August 2014</td>
<td>On-line</td>
<td>SA, DoV, DaV, S</td>
</tr>
</tbody>
</table>
## Toward an Understanding of Community Safety

### Green Dot Bystander Intervention Strategy

**Overview for Freshman Seminar Faculty**

- **Date Held:** August 2014
- **Location:** Main Building
- **Prohibited Behavior Covered:** SA, DoV, DaV, S

### Ongoing Awareness and Prevention Programs for Students

<table>
<thead>
<tr>
<th>Program Title</th>
<th>Date Held</th>
<th>Location</th>
<th>Which Prohibited Behavior Covered?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Green Dot Bystander Intervention Strategy Workshops (Counseling Services)</td>
<td>August 2014, September 2014, October 2014, November 2014</td>
<td>Townsend Residential Life Center, Main Building</td>
<td>SA, DoV, DaV, S</td>
</tr>
<tr>
<td>GSS 1040 First Year Experience Class Project (Title IX)</td>
<td>August 2014, September 2014, October 2014, November 2014</td>
<td>Main Building</td>
<td>SA, DoV, DaV, S</td>
</tr>
<tr>
<td>Residential Life Floor Programming (Residential Life)</td>
<td>February-April 2014</td>
<td>Housing I, II, III, IV, V and Seaview</td>
<td>SA, DoV, DaV, S</td>
</tr>
<tr>
<td>Rape Aggression Defense (RAD) Course (Police and Career Center)</td>
<td>February 2014, October 2014</td>
<td>TRLC</td>
<td>SA, DoV, DaV, S</td>
</tr>
<tr>
<td>Osprey Advocacy Training (Counseling Services, Office of Service Learning)</td>
<td>March 2014</td>
<td>Carnegie Center</td>
<td>SA, DoV, DaV, S</td>
</tr>
<tr>
<td>Event</td>
<td>Date</td>
<td>Location</td>
<td>Departments</td>
</tr>
<tr>
<td>----------------------------------------------------------------------</td>
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<td>-------------------------</td>
</tr>
<tr>
<td>Wellness Day for Students (Wellness Center)</td>
<td>March 2014</td>
<td>Campus Center</td>
<td>SA, DoV, DaV, S</td>
</tr>
<tr>
<td>Denim Day Tabling (Women’s Center)</td>
<td>April 2014</td>
<td>Main Building</td>
<td>SA</td>
</tr>
<tr>
<td>MALES: A Call to Action panel discussion (Wellness Center, Atlantic County Women’s Center)</td>
<td>April 2014</td>
<td>Main Building</td>
<td>SA</td>
</tr>
<tr>
<td>Vagina Monologues Theater Production (Atlantic County Women’s Center)</td>
<td>April 2014</td>
<td>Campus Center</td>
<td>SA, DoV, DaV</td>
</tr>
<tr>
<td>1st Annual Slut Walk (Women’s, Gender and Sexuality Studies Program)</td>
<td>April 2014</td>
<td>Arts and Science Building to Freedom Walk</td>
<td>SA</td>
</tr>
<tr>
<td>Sexual Assault Clothesline Project Display and Tabling (Wellness Center)</td>
<td>April 2014</td>
<td>Main Building</td>
<td>DoV, DaV</td>
</tr>
<tr>
<td>Take Back the Night March against Sexual Assault</td>
<td>April 2014</td>
<td>Freedom Walk to TRLC</td>
<td>SA</td>
</tr>
<tr>
<td>‘The Invisible War’ Documentary (Health Sciences) and Panel Discussion</td>
<td>April 2014</td>
<td>Campus Center</td>
<td>SA, DoV, DaV, S</td>
</tr>
<tr>
<td>Educational Opportunity Fund (EOF) Presentation (Health Services)</td>
<td>July 2014</td>
<td>Main Building</td>
<td>SA</td>
</tr>
<tr>
<td>Residential Assistant (RA) Training (Student Affairs)</td>
<td>August 2014</td>
<td>Alton, TRLC, Housing II, III</td>
<td>SA, DoV, DaV</td>
</tr>
<tr>
<td>Candy &amp; Condoms Program (Health Services)</td>
<td>September 2014</td>
<td>Main Building</td>
<td>SA</td>
</tr>
<tr>
<td>Title IX Discrimination and Harassment Presentation (Office of Institutional Diversity and Equity) We Comply Software</td>
<td>August 2014</td>
<td>On-line</td>
<td>SA, DoV, DaV, S</td>
</tr>
<tr>
<td>Healthy Relationships Program (Health Services)</td>
<td>September 2014</td>
<td>Main Building</td>
<td>SA, DoV, DaV</td>
</tr>
<tr>
<td>Domestic Violence Clothesline Project Display and Tabling (Wellness Center)</td>
<td>October 2014</td>
<td>Main Building</td>
<td>DoV, DaV</td>
</tr>
</tbody>
</table>
TOWARD AN UNDERSTANDING OF COMMUNITY SAFETY

ΦΘ Φ Fraternity Programming on Sexual Health (Health Services)
- October 2014
- Main Building
- SA

Residential Life Programming on Sexual Health (Health Services)
- October 2014
- Housing II, III
- SA

Sexual Health Education for Professor Fiedler’s class (2) presentations (Health Services)
- November 2014
- Main Building
- SA

Reflections on “The Invisible War” Panel and Showing
- November 2014
- Main Building
- SA

Holiday Safety Tabling (Wellness Center)
- December 2014
- Campus Center, Main Building
- SA, DoV, DaV, S

Student Veteran’s Organization Women’s luncheon (Office of Veteran’s Services)
- December 2014
- Campus Center
- SA

ADDITIONAL PROGRAMMING FOR 2014 CALENDAR YEAR

PAST PROGRAMS INCLUDE: Spring Break Safety Campaign, SNW Monthly Newsletter, CSI, Forensics composite, SWAT – What do they do/requirements, K9 - Education/Demo, Fall / Spring BBQ (community social), Core Member Personal Safety Training, Programs in a Box (9 offered primarily to Res Life – see above topics), Operation Identification, Big Brothers/Sisters Clothing Drive, Safety awareness tabling during various events, Safety Walks, Police Ride Alongs, Cooper Hospital Trauma Unit tour, AC Jail tour, Eastern State Penitentiary, and more.
EMERGENCY ALERTS, TIMELY WARNING NOTICES AND CRIME LOGS

In order to prevent crime and serious incidents, the Police Department, in conjunction with Administration and Finance, the Division of Student Affairs and the Dean of Students, issues emergency alerts should there be an immediate threat to the health or safety of the campus community. After an investigation by the police has determined there is an immediate threat to the community, an emergency alert will be issued to those areas of the community threatened by the incident. These are issued in various ways, which include, but are not limited to, text messaging, campus-wide telephone messaging, University home Web page, campus-wide e-mail, campus television and radio, electronic message signs as well as other means as needed or required. In addition, in the event a situation arises that in the judgment of the police constitutes an on-going or continuing threat, a timely warning will be issued using the same notification procedures. These reports will be provided to students, faculty, staff and visitors in a timely manner and will not divulge any names of victims or others involved. Persons who have information regarding crimes or other serious incidents should report them to the Police Department and if warranted, an alert will be issued. This information can also be related to any of the various administrative offices on campus who, in turn, will notify the police and in a collaborative effort, an alert may be issued. The Police Department maintains a Daily Crime Log and Fire Log as outlined by law, which records crimes and serious incidents that occur on campus. The crime logs are available for public inspection at the Police Department. We reserve the right to exclude crime report information from the log in certain circumstances.

SEX OFFENDER REGISTRATION

The federal Campus Sex Crimes Prevention Act amends the Violent Crime Control and Law Enforcement Act of 1994 to require sex offenders who must register under state law to provide notice of enrollment and/or employment at any institution of higher education in the state where the offender resides and to provide notice of each change of enrollment or employment status at the institution of higher education. New Jersey has a statute requiring sex offender registration. Information concerning registration of sex offenders may be obtained by accessing the New Jersey State Police web site at www.njsp.org and using the link to the New Jersey Sex Offender Registration information. Information on this matter is also available from the Stockton Police Department, the Galloway Township Police Department and the Atlantic County Prosecutor’s Office.
POLICY REVIEW

As an institution of higher education whose primary purpose is the pursuit of academic excellence, Stockton University emphasizes development of the whole student, personally, socially and educationally. To that end, the following is an overview of several major University policies that students and all other community members are expected to be acquainted with and abide by. In addition to criminal penalties, University disciplinary action may be imposed against all violators as warranted or appropriate. University policies are based on the philosophy that community life at Stockton must demonstrate a respect for others as well as uphold the laws of the State of New Jersey. To review these policies, and others in full detail, please refer to the Student Handbook, which is found online, or the Bulletin.

ALCOHOL POLICY

The University has established a policy regarding the consumption, distribution and/or possession of alcoholic beverages on university property. It follows that the academic mission is at the forefront. Co-curricular and other activities must enhance, and not detract from academic pursuits of the community. The policy is designed to be consistent with the laws of the State of New Jersey. For additional information and/or questions, please contact the Office of Alcohol and Drug Education, located in the West Quad building, or call 652-4987 or extension 4987. Students can also seek peer support by contacting the Peer Educators located in the Office of the Health Educator, West Quad room 108.

DRUG POLICY

All laws at both the state and federal level regarding possession, use and distribution of narcotic drugs or controlled dangerous substances apply on campus to all persons. The University has followed Atlantic County and adopted a zero tolerance policy for offenders of these laws and violators will be prosecuted to the full extent of the law. For information, contact the Office of Alcohol and Drug Education located in the West Quad Building or call 652-4987 or extension 4987.

TREATMENT SERVICES AVAILABLE

Al-Anon......................................................................................................................www.al-anon.alateen.org
Alcoholics Anonymous AA .................................................................609.641.8855 Atlantic County
Atlantic Prevention Resources.................................................................609.272.0101
AtlantiCare Behavioral Health Center:
    Mental Health.................................................................................609.272.0909
    Lighthouse At Mays Landing.................................................................609.625.4900
    Narcotics Anonymous ..................................................................800.992.0401
Sexual Assault, Domestic Violence, Dating Violence, and Stalking Review

SEXUAL ASSAULT POLICY

Sexual Assault is a crime prohibited by University policy and by state and federal law. Every member of the University community has a right to an environment void of coercion and assault. Stockton University seeks a safe and healthy environment for all community members and visitors. A willingness to recognize the dignity and worth of each person is essential to the University’s mission. Thus, it is the responsibility of each person affiliated with the institution to respect the personal dignity of others.

In the State of New Jersey, sexual assault is defined as an act of sexual penetration with another person using either force or coercion, or committing an act of sexual penetration on a victim who is physically helpless, mentally defective or mentally incapacitated at the time of the sexual assault. Sexual harassment of students, employees and certain third parties, which includes acts of violence, is a form of sex discrimination prohibited by Title IX. Sexual violence refers to physical sexual acts perpetrated against a person’s will or where a person is incapable of giving consent due to the victim’s use of drugs or alcohol. A number of different acts fall into the category of sexual violence, including rape, sexual assault, sexual battery and sexual coercion.

Anyone is a potential sexual assault victim; any gender identity can be a victim; assaults can happen anywhere, at any time. Sexual assault is committed in order to control and humiliate other human beings. The consequences are numerous, long lasting and painful. Due to many misconceptions surrounding sexual assault, victims often do not seek support or professional help. Victims of sexual assault should know that they are not alone. Resources for assistance and support are available both on campus and in the community.

Victims of Sexual Assault Should:

- Get to a safe place. (See the following list of safe places.)
- Get immediate medical attention as soon as possible for possible injuries, sexually transmitted diseases and pregnancy. A medical examination allows evidence to be collected by a sexual assault nurse examiner.
- Talk to someone trusted for companionship and support.
- Give yourself time to heal.
- Seek professional help.

Victims of Sexual Assault Should Not:

- Bathe, shower, douche or change clothes.
- Eat, drink, smoke, or urinate.
- Take blame. A victim is not to blame for an assault.
NEW JERSEY CAMPUS SEXUAL ASSAULT VICTIM’S BILL OF RIGHTS

Respect for the individual and human dignity is of paramount importance in creating a community free from violence, sexual assault and non-consensual sexual contact.

The State of New Jersey recognizes that the impact of violence on its victims and the surrounding community can be severe and long lasting. Thus, it has established a Bill of Rights to articulate requirements for policies, procedures and services designed to insure that the needs of victims are met and that the colleges and universities in New Jersey create and maintain communities that support human dignity. Access the Victim’s Bill of Rights and more information regarding sexual assault in the Student Handbook.

Acts such as Domestic Violence, Dating Violence, and Stalking are prohibited by the University whether the incident occurs on or off campus. These violations are punishable by NJ State Law and the Campus Code of Conduct.

DOMESTIC VIOLENCE

A crime of violence committed by a current or former spouse or intimate partner of the victim, by a person with whom the victim shares a child in common, by a person who is cohabitating with or has cohabitated with the victim as a spouse or intimate partner, by a person similarly situated to a spouse of the victim under the domestic or family violence laws of New Jersey, or by any other person against an adult or youth victim who is protected from that person’s acts under the domestic or family violence laws of New Jersey.

www.federalregister.gov/articles/2014/06/20/2014-14384/violence-against-women

Domestic Violence can be charged and prosecuted under New Jersey Title 2C:25-21 along with relevant Campus Conduct Code violations which could result in suspension, dismissal, up to expulsion from the University.

DATING VIOLENCE

- Violence committed by a person who is or has been in a social relationship of a romantic or intimate nature with the victim.
- Where the existence of such a relationship shall be determined based on a consideration of the following factors:
  - The length of the relationship
  - The type of relationship
  - The frequency of interaction between the persons involved in the relationship

New Jersey State Law does not specifically define Dating Violence as a single statute, however, encompasses this violence under the Domestic Violence Statute of New Jersey 2C:25-19(D)
STALKING

Engaging in a course of conduct directed at a specific person that would cause a reasonable person to:

• fear for his/her safety or the safety of others and
• suffer substantial emotional distress

Stalking can be charged and prosecuted under New Jersey Title 2C:12-10 along with relevant Campus Conduct Code violations which could result in suspension, dismissal, up to expulsion from the University.

CONSENT DEFINED

Affirmative consent (“consent”) is affirmative, conscious, and voluntary agreement to engage in sexual activity. It is the responsibility of each person involved in the sexual activity to ensure that the person has the affirmative consent of the other or others to engage in the sexual activity. Lack of protest or resistance does not mean consent, nor does silence mean consent. Affirmative consent must be ongoing throughout a sexual activity and can be revoked at any time. The existence of a dating relationship between the persons involved, or the fact of past sexual relations between them, should never by itself be assumed to be an indicator of consent.

Consent is an informed decision made freely and actively by all parties. Conduct will be considered “without consent” if no clear consent, verbal or nonverbal, is given. Because sexual misconduct is defined as sexual activity that is undertaken without consent, each participant must obtain and give consent to each sexual act.

Consent is an affirmative decision to engage in mutually acceptable sexual activity, and consent is given by clear actions or words. People are strongly encouraged to talk with each other before and during any sexual interaction. Relying solely upon non-verbal communication can lead to miscommunication.

It should be noted that in some situations an individual’s ability to freely consent is taken away by another person or circumstance. Examples include when an individual is significantly impaired due to alcohol or other drugs, scared, physically forced, passed out, intimidated, coerced, mentally or physically impaired, beaten, threatened, isolated, or confined.

People with mental disabilities cannot give consent to sexual activity if they cannot appreciate the fact, nature, or extent of the sexual situation in which they find themselves. The mental disability of the complainant must be known (or reasonably knowable) to the non-disabled sexual partner, in order to hold them responsible for the violation.

The following are clarifying points:

• Consent is required each and every time there is sexual activity;
• At any and all times when consent is withdrawn or not verbally agreed upon, the sexual activity must stop immediately;
• Consent to some levels of sexual activity does not imply consent to all levels of sexual activity. Each new level of sexual activity requires consent;
The person(s) who initiate(s) a new level of sexual activity is responsible for asking for consent;

A current or previous dating or sexual relationship with the initiator (or anyone else) does not constitute consent;

Being intoxicated does not diminish one’s responsibility to obtain consent;

Bodily movements and non-verbal responses such as moans are not consent;

Silence, passivity, or lack of active resistance is not consent;

Intentional use of alcohol/drugs does not imply consent to sexual activity;

Seductive dancing or sexy/revealing clothing does not imply consent to sexual activity;

Anyone under the age of 16 cannot give consent;

Use of agreed upon forms of communication such as gestures or safe words is acceptable, but must be discussed and verbally agreed upon by all parties before sexual activity occurs.

**INCAPACITATION**

Incapacitated persons cannot give consent. One who is incapacitated as a result of alcohol or other drug consumption (voluntarily or involuntarily), or who is unconscious, unaware, or otherwise helpless, is incapable of giving consent.

One must not engage in sexual activity with another whom one knows (or should reasonably know) to be incapacitated. Physically incapacitated persons are considered incapable of giving effective consent when they lack the ability to appreciate the fact that the situation is sexual, and/or cannot rationally and reasonably appreciate the nature and extent of that situation.

Examples of incapacitation include

- unconscious,
- sleeping,
- frightened,
- physically or psychologically pressured or forced,
- intimidated,
- threatened

Incapacitation can also result from

- a psychological health condition,
- voluntary intoxication,
- involuntary use of any drug, intoxicant or controlled substance

**CONFIDENTIALITY STATEMENT**

The decision to report a sexual assault, domestic violence, dating violence and stalking to campus police or to file a complaint with the Campus Hearing Board is entirely the victim’s choice. Reporting to police or filing a complaint is not necessary for a victim to receive counseling or other supportive services. If a victim discloses an
incident of sexual assault to a staff or faculty member, an anonymous report must be made to the campus police in order to comply with campus safety laws; however, the victim’s anonymity is of highest priority and his or her name will not be disclosed or in any way connected to the report.

**UNIVERSITY RESPONSIBILITY TO REPORT**

Stockton University encourages complainants of sexual violence or other forms of sexual misconduct to talk to someone about what happened — so complainants can get the support they need and the University can respond appropriately. Different employees on campus have different abilities to maintain a complainant’s confidentiality.

Some employees are required to maintain near complete confidentiality; talking to them is sometimes called a “privileged communication.” Within the Wellness Center, only employees of the Women’s, Gender, and Sexuality Center, the Osprey Advocates who are certified victim advocates, employees of Counseling Services, and the licensed physicians and nurses in Health Services have the ability to maintain a complainant’s confidentiality.

Under the Jeanne Clery Disclosure of Campus Security Policy and Campus Crime Statistics Act ("Clery Act"), 20 U.S.C. § 1092(f), some employees may talk to a complainant, and generally only report to the Campus Police Department that an incident occurred without revealing any personally identifying information, unless the complainant consents to revealing the name. Talking to these employees about an incident will not trigger a police investigation into an incident against the complainant’s wishes. In this group are campus security authorities. See IIC for positions that have the campus security authority role, along with the Clery Act crimes they are to report to the Campus Police Department. Reports of sex offenses, which include sexual violence, must be reported to the Campus Police Department under the Clery Act; however, reports of sexual misconduct also must be reported by the campus security authorities to the Chief Officer/Title IX Coordinator under Title IX.

Some employees are required to report all the details of an incident (including the identities of both the complainant and accused) to the Chief Officer/Title IX Coordinator or a Deputy Title IX Coordinator. A report to these employees (called “responsible employees”) constitutes a report to the University — and generally obligates the University to investigate the incident and take appropriate steps to address the situation. All other employees not referenced in 1 above are in this group.

This information is intended to make individuals, and particularly students, aware of the various reporting and confidential disclosure options available on campus in order to make informed choice about where to turn should they become a target of sexual violence and other forms of sexual misconduct. The University encourages complainants to talk to someone identified in one or more of these groups.
The following SAFE PLACES are available on campus and in the surrounding community for reporting allegations of sexual assault, domestic violence, dating violence and stalking. Individuals choosing to report an incident of sexual assault, domestic violence, dating violence and stalking to trained university officials will be informed of reporting options and supplied with medical and counseling referrals. Trained university officials are available to assist victims throughout the reporting process.

**On-Campus Confidential Safe Places**
- Women’s, Gender & Sexuality Center, J-204 609.626.3611
- Counseling Services, J-204 609.652.4722
- Health Services, West Quad Suite 108 609.652.4701

**Other On-Campus Resources (Private/Near Confidential)**
- Campus Police EMERGENCY ..................................................................................................... DIAL 9-1-1
- Campus Police, Building 71 (24 Hours/Day) ....................................................................... 609.652.4390
- Chief Officer/Title IX Coordinator, Office of Institutional Diversity and Equity, L-214 ........... 609.652.4693
- Dean of Students, Campus Center Suite 243 ...................................................................... 609.652.4645
- Office of Residential Life, Apartments, 82-4 ....................................................................... 609.652.4697
- Office of Residential Life, Residence Halls, A-100 .............................................................. 609.652.4332
- Office of Student Rights and Responsibilities, F-107 .......................................................... 609.626.3585

**Off-Campus Confidential Support**
- AtlantiCare Regional Medical Center City Division .............................................................. 609.344.4081
- AtlantiCare Regional Medical Center, Mainland ................................................................. 609.652.1000
- Atlantic County Women’s Center/SART Team ................................................................. 800.286.4184
- Catholic Campus Ministry Center ...................................................................................... 609.804.0200

Osprey Advocates: Advocates are victim centered and respond to the needs of any student who has been sexually assaulted or physically abused. Advocates are trained and certified through the local domestic violence program and are considered to have the same confidentiality rights as licensed clinicians, under Title IX.
**NOTICE OF TITLE IX COORDINATOR**

All individuals should be aware that the Chief Officer/Title IX Coordinator oversees the entire policy and is Stockton’s Title IX Coordinator whose responsibilities include, but are not limited, to overseeing all Title IX complaints and identifying and addressing any patterns or systemic problems that arise during the review of such complaints. The Chief Officer/Title IX Coordinator is located in L-214 and can be reached by phone at (609) 652-4693 or by email at Valerie.Hayes@stockton.edu.

Contact the Chief Officer/Title IX Coordinator if you:

- Wish to understand your options if you think you might have experienced sex discrimination or sexual misconduct;
- Need guidance, assistance or resource information on how to handle a situation in which you believe you were indirectly affected;
- Have inquiries about Title IX and Stockton’s response to sex discrimination and sexual misconduct; or
- Want to provide feedback on how Stockton is fulfilling its Title IX responsibilities.

Stockton University has a policy that prohibits discrimination on the basis of sex in accordance with Title IX of the Education Amendments of 1972. Title IX prohibits discrimination based on sex in education programs that receive federal funds. The law states:

“No person in the United States shall, on the basis of sex, be excluded from Participation in, be denied the benefits of, or be subject to discrimination under any education program or activity receiving Federal financial assistance”. (Department of Education, www.ed.gov).

The procedure for reporting Title IX violations can be found on the website of the Office of Institutional Diversity and Equity.

**DISCRIMINATION/HARASSMENT OR HOSTILE ENVIRONMENT**

Stockton University is committed to providing every student and employee with an environment free from unlawful discrimination. All forms of unlawful discrimination based upon race, creed, color, national origin, ancestry, age, sex, marital status, familial status, sexual orientation, atypical hereditary cellular or blood trait, genetic information, liability for service in the Armed Forces, or disability are prohibited and will not be tolerated.

The policy also applies to third party harassment. Third party harassment is unwelcome severe, pervasive or persistent behavior of sexual, racial, or derogatory nature regarding any protected category, that is not directed
at an individual but is a part of that individual’s academic environment. The policy applies to conduct which occurs in the workplace/educational environment and also extends to conduct which occurs at any location that can be reasonably regarded as an extension of the University…or any facility where Stockton University business is being conducted or discussed. For additional information or to report an incident, please contact the Office of Institutional Diversity and Equity at extension 4693 or 609-652-4693. For additional policy information on discrimination/harassment, including sexual misconduct, refer to the Student Handbook or the Office of Institutional Diversity and Equity web page http://intraweb.stockton.edu/eyos/page.cfm?siteID=117&pageID=1.

**PROHIBITION AGAINST RETALIATION**

Retaliation against any employee or student who alleges that she or he was the complainant of sex discrimination and sexual misconduct, provides information in the course of an investigation into claims of sex discrimination or sexual misconduct, or opposes a discriminatory practice, is prohibited by this policy. No employee or student bringing a complaint, providing information for an investigation, or testifying in any proceeding under this policy shall be subjected to adverse employment consequences based upon such involvement or be the subject of other retaliation.

**GOOD FAITH BELIEF IN REPORTING**

There is an assumption of good faith belief in reporting. Complaints made in good faith, however, even if found to be unsubstantiated, shall not be considered false accusations.

Any employee or student who knowingly makes a false accusation of prohibited discrimination/harassment or knowingly provides false information in the course of an investigation of a complaint or during a judicial hearing, may be subjected to administrative and/or disciplinary action, up to and including termination of employment or suspension or expulsion from the residence halls and/or the University.

**COMPLAINT PROCESS**

The Chief Officer for Institutional Diversity and Equity oversees all reports and complaints of prohibited discrimination/harassment, including sexual misconduct. Employee-to-employee complaints of harassment and other forms of prohibited discrimination are handled by the Office for Institutional Diversity and Equity (L-214, 609.652.4695).

The Office of Student Rights and Responsibilities (F-107, 609.626.3585) oversees the Campus Code of Conduct. All incidences involving students, whether as complainants or respondents, are processed through the Campus Hearing Board.

The standard used in determining whether the elements of the complaint against the accused have been demonstrated is the preponderance of the evidence.
A person can make a complaint of unlawful discrimination/harassment, including sexual misconduct, against another student, University employee or official, by filing a complaint with the Chief Officer for Institutional Diversity and Equity. A complaint may be filed against a third party, who is not a University employee or student (e.g. visiting speaker, contractor). Complaints also may be filed with the Office of Student Rights and Responsibilities; however, the Executive Committee of the Campus Hearing Board may refer the case involving faculty and staff to the Office of Institutional Diversity and Equity for disposition.

A complainant may be accompanied by a support person of their choice at all meetings with the administrative Title IX investigator.

To the extent possible, individuals designated to handle complaints, conduct investigations or participate on campus hearing boards will maintain the confidentiality of complaints, investigations, and hearings. Information gathered in the course of the investigation will remain confidential within constraints of conducting an investigation.

All complaints will be reviewed and prompt and appropriate remedial action or interim measures will be taken to address any substantiated claim. Stockton seeks to resolve all reports of sex discrimination and sexual misconduct within sixty (60) days. All expressed time frames are meant to be guidelines rather than rigid requirements. Circumstances may arise that require the extension of time frames, beyond sixty (60) days. Such circumstances may include the complexity of the allegations, the number of witnesses involved, the availability of the parties or witnesses, the effect of a concurrent criminal investigation, any intervening school break or vacation, or other unforeseen circumstances.

In a complaint of sexual misconduct, the complainant has the right not to report the matter to the Campus Police Department. The complainant also has the right to request that an administrative Title IX investigation not be conducted. The Chief Officer/Title IX Coordinator will need to determine whether or not the request can be honored while balancing the complainant’s request with the University’s responsibility to provide a safe and nondiscriminatory environment for all its students, including the complainant. In doing so, the University must take steps to limit the effects of the alleged sexual misconduct and prevent its recurrence without initiating an administrative Title IX investigation or revealing the identity of the student complainant.

Sexual misconduct complaints cannot be mediated or addressed through informal or alternative dispute resolution venues.

Information gathered in the course of the investigation will remain private within constraints of conducting an investigation.
If the Title IX Coordinator determines that the allegation is not warranted, the Coordinator shall so advise the complainant, who can appeal that finding by a written statement indicating his/her disagreement with the finding addressed to the President.

If the Title IX Coordinator concludes that there is a reasonable basis for believing that the alleged violation occurred, the Officer will review all available outlets for resolution with the complainant. No mediation can occur in instances where an individual alleges she/he has been sexually assaulted.

**ADMINISTRATIVE RESPONSE PROTOCOL TO REPORTS OF SEXUAL MISCONDUCT**

This administrative response protocol extends to all Stockton facilities and programs including current locations in Galloway, Atlantic City, Woodbine, Manahawkin, and Hammonton.

**RESIDENTIAL LIFE OFFICE**

If a Resident Assistant (RA) becomes aware of a sexual assault or other form of sexual misconduct, the RA must make the complainant aware that the RA is required to report the incident to the Complex Director on duty and disclose the complainant’s name so as to obtain appropriate assistance. Complainants should be informed that while Residence Life Staff will take steps to protect the complainant’s privacy, they cannot guarantee confidentiality, as there are some circumstances in which they will be required by law to pursue some level of action to protect not only the complainant, but other members of the University community as well. Once contacted, the Complex Director on duty will notify the manager on call and implement the sexual misconduct protocol.

**CAMPUS POLICE DEPARTMENT**

If the complainant wishes to pursue a criminal investigation, a Campus Police Investigator will follow the investigative protocols established by the Atlantic County Prosecutors’ Office. As per the Prosecutors’ Policy Manual, policy 19.1.2, the police shall immediately call to the Atlantic County Women’s Shelter and request activation of the Sexual Assault Response Team (SART). The Campus Police Investigator shall work with the complainant, SART and, when applicable, with the Prosecutor’s Investigator to thoroughly investigate the crime and identify the suspect. The Campus Police Investigator will work cooperatively with the Prosecutor’s personnel and appropriate University entities to ensure that Stockton University is fulfilling its Title IX requirements.

Please reference the New Jersey Statues –Title 2C The New Jersey Code of Criminal Justice Section 14 for a better understanding of the statues pertaining to sexual assault and sexual violence. It is important to note that the criminal justice system may use different definitions, procedures, and burden of proof than the University when handling similar violations.
Known Complainants
With the exception of Counseling Services in the Wellness Center, licensed physicians and nurses in the Wellness Center, the Women’s, Gender and Sexuality Center, and Osprey Advocates who are certified victim advocates (see confidential safe places listed in this Notice), Stockton considers all employees to be responsible employees who must report incidences of sexual misconduct to the Chief Officer/Title IX Coordinator or a Deputy Title IX Coordinator for Title IX reporting purposes. Under Title IX, responsible employees include any employee who has the authority to take action to redress harassment, who has the duty to report sexual harassment or any other misconduct, or an individual who one could reasonably believe has this authority or duty who are responsible employees in this context.

The Chief Officer/Title IX Coordinator, or designee, meets with the complainant to discuss interim measures and options, including an administrative Title IX investigation. If the complainant of sexual misconduct wishes to file an administrative Title IX investigation, instead of or before a criminal investigation, the Chief Officer/Title IX Coordinator assigns the case to two designated Administrative Title IX Investigators and supervises the Title IX investigation.

In the event the complainant wishes for a criminal investigation at the same time as an administrative Title IX investigation, the Title IX administrative investigation may proceed while the criminal investigation is ongoing. The University may temporarily delay its administrative Title investigation at the request of the County Prosecutor’s Office while the police are gathering evidence but will promptly resume and complete its administrative investigation after being notified that the police fact-finding is completed.

It should be noted that the crime of sexual assault has no statute of limitations, therefore, the Administrative Title IX Investigators will thoroughly document the actions they have taken during the administrative Title IX investigation.

Anonymous Reports
There are times when an anonymous report is made to the Chief Officer/Title IX Coordinator or to responsible employees. Anonymous reports occur when the person reporting the incident wishes to remain anonymous. Even when a report is received anonymously, all investigative leads shall be pursued and documented to satisfy the requirements of Title IX.

Outcome Shared with Complainant and Accused
The Chief Officer/Title IX Coordinator also receives the final outcome of the case where the matter is heard by the Campus Hearing Board. If the matter is not heard by the Campus Hearing Board, a written report of the investigation and its outcome is provided to the Chief Officer/Title IX Coordinator for discussion with the President.
Consistent with applicable laws, the final outcome of a Title IX investigation will be shared with those who need to know, including the complainant and the accused.

**Office of Student Rights and Responsibilities**

An anonymous report summarizing the event is forwarded to the Chair of the Behavioral Intervention Team whose responsibility is to catalogue the report and advise the Chief Officer/Title IX Coordinator.

Any individual may file a complaint of sexual misconduct with the Office of Student Rights and Responsibilities; however, the complaint will be investigated by Administrative Title IX Investigator assigned by the Chief Officer/Title IX Coordinator. After the investigation (or interim suspension decision) the campus conduct process will be initiated.

The complainant may choose to speak with and/or provide a statement to the Pre-Hearing Officer prior to the start of the conduct resolution process.

**Conduct Process**

The conduct process begins with the accused individual receiving notice of the alleged charge(s) being filed and the need for a Pre-Hearing Interview. During the Pre-Hearing Interview, the accused, or respondent, reviews the complaint and charges, the process, their rights and role in the process, and their options. The respondent will have a chance to enter a plea of responsible or not responsible to the charge(s). Pleas of responsible may be referred to the Dean of Students for sanctioning or to an appropriate Campus Hearing Board to review and recommend sanctions. Cases where a respondent fails to enter a plea or pleas not responsible will be referred to the appropriate Campus Hearing Board for adjudication.

Further information on the make up and process of a Campus Hearing Board are detailed in the Campus Conduct Code section of the Student Handbook.

Consistent with applicable laws, the final outcome of the conduct process will be shared with those who need to know, including the complainant and the accused.

**OFFICE OF THE DEAN OF STUDENTS**

The Dean of Students makes interim suspension decisions, either completely, in a specified manner, or to not interimly suspend the accused student. If a student is placed on interim suspension, the student will have the right to appeal the separation per the University’s policy. The interim suspension or appeal decision will remain in place until a hearing is conducted and an outcome with appropriate sanctions are assigned.

All available facts concerning the incident are considered by Campus Police and several staff trained in threat assessment. The Dean of Students will receive a recommendation from these staff to place the student on interim suspension if the behavior is viewed as seriously threatening to an individual or the community at-large.
The interim suspension may be all inclusive effectively barring the accused student from campus or specific such as barring a student from a specific area on campus. The staff may also recommend no interim suspension be applied when the facts do not support such action.

Confidentiality of Complaints, Investigations and Hearings
All complaints, investigations, and hearings shall be handled, to the extent possible, in a manner that will protect the privacy interests of those involved. To the extent practical and appropriate under the circumstances, confidentiality will be maintained throughout the investigatory and/or hearing process. In the course of an investigation or hearing it may be necessary to discuss the claims with the alleged accused individual(s) and other persons who may have relevant knowledge. Therefore, it may be necessary to disclose information to persons with a legitimate need to know about the matter. All persons interviewed will be directed not to discuss any aspect of the investigation and/or hearing with others in light of the important privacy interests of all concerned. Failure to comply with this confidentiality directive may result in disciplinary action.

Disciplinary Action
Students found to have violated this policy may be subject to appropriate disciplinary action, up to and including expulsion. Referral to another appropriate authority for review for possible violation of State and Federal statues may also be appropriate.

Educational Programs
Stockton University will provide students and employees with information regarding the prevention of prohibited discrimination/harassment and the procedure to be followed in filing complaints.

Outside Agencies
Students have the right to file a complaint with the following agency: Office for Civil Rights/New York
U.S. Department of Education 32 Old Slip, 26th Floor
New York, NY 10005-2500
Telephone: 646.428.3900
Facsimile: 646.428.3843
TDD: 877.521.2172
Email: OCR.NewYork@ed.gov

New Jersey Campus Sexual Assault Victim’s Bill Of Rights
A college or university in a free society must be devoted to the pursuit of truth and knowledge through reason and open communication among its members. Academic communities acknowledge the necessity of being intellectually stimulating where the diversity of ideas is valued. Its rules must be conceived for the purpose of furthering and protecting the rights of all members of the University community in achieving these ends. The boundaries of personal freedom are limited by applicable state and federal laws and institutional rules and
regulations governing interpersonal behavior. Respect for the individual and human dignity is of paramount importance in creating a community free from violence, sexual assault and non-consensual sexual contact.

The State of New Jersey recognizes that the impact of violence on its victims and the surrounding community can be severe and long lasting. Thus, it has established this Bill of Rights to articulate requirements for policies, procedures and services designed to insure that the needs of victims are met and that the University and universities in New Jersey create and maintain communities that support human dignity.

Bill of Rights NJSA18A:61E-1 et.seq.:
The following Rights shall be accorded to victims of sexual assault that occur:

- On the campus of any public or independent institution of higher education in the State of New Jersey, and
- Where the victim or alleged perpetrator is a student at that institution, and/or
- When the victim is a student involved in an off-campus sexual assault.

Human Dignity Rights:
- To be free from any suggestion that victims must report the crimes to be assured of any other right guaranteed under this policy
- To have any allegations of sexual assault treated seriously; the right to be treated with dignity
- To be free from any suggestion that victims are responsible for the commission of crimes against them
- To be free from any pressure from campus personnel to:
  - report crimes if the victim does not wish to do so
  - report crimes as lesser offenses than the victim perceives the crime to be refrain from reporting crimes
  - refrain from reporting crimes to avoid unwanted personal publicity

Rights to Resources On and Off Campus:
- To be notified of existing campus and community based medical, counseling, mental health and student services for victims of sexual assault whether or not the crime is formally reported to campus or civil authorities.
- To have access to campus counseling under the same terms and conditions as apply to other students in their institution seeking such counseling.
- To be informed of and assisted in exercising:
  - any rights to confidential or anonymous testing for sexually transmitted diseases, human immunodeficiency virus (HIV) and/or pregnancy
• any rights that may be provided by law to compel and disclose the results of testing of sexual assault suspects for communicable diseases

Campus Judicial Rights:
• To be afforded the same access to legal assistance as the accused
• To be afforded the same opportunity to have others present during any campus disciplinary proceeding that is allowed the accused
• To be notified of the outcome of the sexual assault disciplinary proceeding against the accused

Legal Rights:
• To have any allegation of sexual assault investigated and adjudicated by the appropriate criminal and civil authorities of the jurisdiction in which the sexual assault is reported
• To receive full and prompt cooperation and assistance of campus personnel in notifying the proper authorities
• To receive full, prompt and victim-sensitive cooperation of campus personnel with regard to obtaining, securing, and maintaining evidence, including a medical examination when it is necessary to preserve evidence of the assault

Campus Intervention Rights:
• To require campus personnel to take reasonable and necessary actions to prevent further unwanted contact of a victim by the alleged assailant
• To be notified of the options for and provided assistance in changing academic and living situations if such changes are reasonably available

Statutory Mandates:
• Each campus must guarantee that this Bill of Rights is implemented. It is the obligation of the individual campus governing board to examine resources dedicated to services required and to make appropriate requests to increase or reallocate resources where necessary to ensure implementation.
• Each campus shall make every reasonable effort to ensure that every student at the institution receives a copy of this document. Nothing in this act or in any “Campus Assault Victim’s Bill of Rights” developed in accordance with the provisions of this act shall be construed to preclude or in any way restrict any public or independent institution of higher education in the state from reporting any suspected crime or offense to the appropriate law enforcement authorities.
Disposition of Domestic Violence Complaints
Domestic Violence pursuant to NJSA 2C:25-(17)-(33) means the occurrence of one or more offenses such as physical harm, bodily injury, assault or the infliction of fear of imminent physical harm, bodily injury or assault between family members, household members or residents sharing a room.

In cases when Campus Police make an arrest and/or when a Temporary Restraining Order has been issued for an allegation of domestic violence, the Campus Police shall file Campus Hearing Board charges and serve as the complainant in these matters.

CAMPUS HEARING BOARD

Overview Of The Campus Hearing Board
The regular membership of the Campus Hearing Board consists of students, faculty, and administrative staff members. In general, the Campus Hearing Board addresses grievances against students via the Student Hearing panel. The Executive Committee and the Administrative Hearing panel are subsets of the Campus Hearing Board. The Executive Committee addresses grievances against faculty or staff.

Selection of Members
All staff and faculty members of the Campus Hearing Board will be appointed by the Vice President for Student Affairs, except for members of the Executive Committee who are appointed by the President. Members are encouraged to participate in at least one panel as an observer prior to serving as a voting panelist. Members may be removed for failure to meet assignments and/or responsibilities.

Students: The Office of Student Rights and Responsibilities will recruit students to serve on the Board. Recruitment will take place as needed.

Faculty: In consultation with the faculty deans, the Provost and Executive Vice-President will nominate faculty to serve as panel members. Prior to submitting nominations, the Provost and Executive Vice President should have the agreement of those nominated that they are willing to serve if appointed. Nominations should be made by October 1.

Staff: In consultation with the Dean of Students, the University’s senior leadership and the Office of Student Rights and Responsibilities will nominate members who are willing to serve if appointed. Nominations will be made by October 1.

Member Responsibilities
Campus Hearing Board members are expected to be responsible for:

• Understanding of the Campus Conduct Code and sanctions for violation of that code.
• Working knowledge of the Board’s functions and operations.
• Adherence to the format and procedures for the conduct of hearings established by the Board and administered by the moderators.

• Maintenance of the confidentiality of all complaints, hearings and actions of the Board.

• Recommendations for improving the operations and applicability of the Campus Conduct Code.

Campus Hearing Board Panels

Assignment of cases to one of four panels is possible depending on the factual circumstances involved: the Executive Committee Hearing Panel, the Administrative Hearing Panel, the Student Hearing Panel, or a Special Administrative Hearing Panel for Interim Suspensions or Removal.

Executive Committee

Although the Executive Committee is organized as a subgroup of the Campus Hearing Board for the primary purpose of addressing grievances against faculty or staff, it can hear certain cases itself.

Composition: The Executive Committee, which consists of a Chairperson, faculty, staff, student, recorder, and the Dean of Students or designee (ex-officio), meets to conduct the general business of the Campus Hearing Board involving faculty or staff issues. This panel, at its discretion, may include on the Executive Committee one at-large member drawn by lot from members of the general Campus Hearing Board. The Chairperson is recommended by the Dean of Students and appointed by the President of the University. Additionally, the Director of Human Resources Management or designee shall serve as a member of the Executive Committee. Selection will be made at the annual reorganizational meeting of the Board, generally held in October. Nominees for the positions will be current members who are available to serve for the upcoming term of office, i.e., October 1 to September 30. In the event vacancies occur, the Director of Student Rights and Responsibilities, in consultation with the Dean of Students, will forward to the President the names of three Board members who are willing to serve on the Executive Committee.

Administrative Hearing Panel

The Administrative Hearing Panel is generally utilized based upon unique circumstances surrounding a particular code violation, as determined by the Executive Committee or the Office of Students Rights and Responsibilities. Examples include the timing of cases being filed (e.g., near the end of the semester or during the semester breaks when students, faculty and/or staff may not be available enough to ensure the speedy resolution of a case), cases involving sensitive medical or health related information, serious violations that may or may not have resulted in the imposition of an interim suspension, or employment-related issues.

Cases of Interim Suspension or Removal for students can be heard by the Administrative Hearing Panel in accordance with the Interim Suspension or Removal procedures outlined in the Student Handbook.
COMPOSITION:

When the Respondent is a Student: An Administrative Hearing will consist of a panel of three to five members (two to four is quorum) of the University administration/faculty where one individual will act as moderator. An effort will be made to include administrators from each division of the University. The panel members will be designated by Director of Student Rights and Responsibilities.

When a Respondent is a Faculty/Staff: An Administrative Hearing will consist of a panel of from one to three University staff, one of whom will act as Chair. The panel members will be designated by the Director of Human Resources Management.

Student Hearing Panel
Cases involving students that do not involve interim suspension or otherwise involve unusual circumstances, such as those considered when an administrative hearing is utilized, are generally referred to a Student Hearing Panel by The Office of Student Rights and Responsibilities. Student hearing panels are generally utilized to hear cases that involve general violations of the University policy, such as disorderly conduct, some alcohol/drug violations, theft and unauthorized entry.

Composition:
The Student Hearing panel is typically composed of three to five students (two to four is quorum) where one individual will act as Moderator. At times the panel may call upon a faculty or staff member to assist with a hearing if enough student panelists are not available.

Special Administrative Hearing Panel for Interim Suspensions or Removal of Faculty or Staff
A Special Administrative Hearing Panel will review Interim Suspension cases in a manner that provides opportunities for the Complainant and Respondent to present information in substance and form comparable to that provided by an Executive Committee Hearing Panel.

In cases where the President makes a judgment that the presence of an alleged faculty/staff violator of the Campus Conduct Code presents an imminent danger to the individual and/ or others on campus or to the orderly conduct of the University, the respondent faculty/staff may be interimly suspended and barred from campus by the President prior to a hearing.

Function:
A Special Administrative Hearing Panel will review the Interim Suspension case in a manner that provides opportunities for the Complainant and Respondent to present information in substance and form comparable to that provided by an Executive Committee Hearing Panel.
Composition:
A Special Administrative Hearing Panel will consist of a panel of from one to three University administrators where one individual will act as Chair. An effort will be made to include administrators from each division of the University. The panel members will be designated by the President. All recommendations from such a hearing will go directly to the President for review and appropriate action.

Note: Interim Suspension or Removal Cases for Student Respondents follow the Interim Suspension Process or Involuntary Leave of Absence Process

Schedule of Operation
The Campus Hearing Board’s various panels will operate throughout the academic year. During the summer session, the Office of Student Rights and Responsibilities will handle the cases brought before it, as appropriate. Besides convening for necessary hearings, the Campus Hearing Board will meet publicly at least once a year to review operations and procedures. The Office of Student Rights and Responsibilities will prepare an annual report for the President.

CAMPUS CONDUCT CODE VIOLATION PROCEDURES

How to File a Complaint
Complaints can be filed electronically by accessing the Conduct Complaint Form through the goStockton portal’s Home or Student Life tabs. The complaint form, once submitted, will be delivered to the Office of Student Rights and Responsibilities for processing. Charges may be filed by any member of the University community against any student, faculty or staff member of the University community. In all cases, any charge filed should include:

1. Complainant’s name and address
2. Respondent’s name and contact information, when known
3. Respondent’s local address and permanent address, when known
4. University regulation(s) allegedly violated and nature of alleged violation(s)
5. Date and place of alleged violation(s) and
6. Name and contact information of proposed witnesses, when known

Complainant: A person who alleges another person violated the Code of Conduct and filed a complaint to be adjudicated through the Campus Hearing Board.

Respondent: A person who has been named in a Code of Conduct complaint as an alleged code violator and is asked to respond via the Campus Hearing Board.

Victim: A person who has been involved in an incident(s) where she/he has been subjected to a Code of Conduct violation. She/he may serve as a complainant or another party may file a complaint on behalf of the victim.
WHAT HAPPENS AFTER A COMPLAINT IS FILED

1. COMPLAINT REVIEWED

Students
When a charge of misconduct has been filed against a student, the Office of Student Rights and Responsibilities staff will review the complaint to determine if the Campus Hearing Board is the appropriate venue to handle the complaint and will assign the case to the resolution process it believes most appropriate. Cases will be resolved within 30 University business days, unless special assistance is needed or extenuating circumstances prevent completion by this timeframe. All parties will be notified if an extension is required. This time frame encompasses the full conduct process including all appeals.

Faculty or Staff
When charges of misconduct are made against a faculty and/or staff member, the Executive Committee of the Campus Hearing Board will review the complaint to determine if it is the appropriate venue to handle the complaint. If it is determined not to be the appropriate venue, the complaint will then be filed by the Executive Committee with the Office of Human Resources, the Office of Institution Diversity and Equity, or other appropriate office.

Correspondence for all members of the University community will be sent via electronic media. When appropriate, duplicate correspondence will be sent to other local or permanent addresses on record at the University.

2. RESOLUTION OPTIONS/ASSIGNMENT OF CASE

Students
1. Withdrawal of Charges
The Complainant may request withdrawal of his/her charges not later than 24 hours prior to the hearing. A request to withdraw the charges must be submitted, in writing, by the Complainant to the Office of Student Rights and Responsibilities or the Executive Committee with an explanation.

The request must contain the following:

- The reason for withdrawal. Example: New evidence that shows the student had no role in the incident.
- A statement that withdrawal is not due to coercion.
- Any other information relevant to case.

2. Refusal to Assign Case
The Office of Student Rights and Responsibilities has the right to not assign cases for the student conduct process when there is no information to support the allegation. The Complainant may, within five business days, appeal in writing to the Director of Student Rights and Responsibilities for assignment to the conduct process. The Office reserves the right to reopen a case if supporting information becomes available.
3. Assignment to Conflict Resolution
Cases may be referred for conflict resolution if the case is best handled in this format and all parties agree such as roommate disagreements, escalating tensions with a potential for code violations, etc. No serious issues, such as any accusations of violence, sexual violence etc. will be considered for this option. Residential students should consult with Residence Life first.

4. Prehearing Interview
When complaints against a student are accepted by the appropriate office, the Respondent will be scheduled to have a prehearing interview with the Office of Student Rights and Responsibilities staff.

During the prehearing interview, the student Respondent will:

- Review the case,
- Review the allegations and any available information,
- Review the conduct process, and have all their questions answered,
- After the review, resolution options will be offered.

5. Informal Resolution
a. The Respondent accepts responsibility for the stated code violations and accepts the offered sanctions.

b. The Respondent can elect to submit an explanation when accepting responsibility for a code violation(s).

c. The Respondent accepts responsibility for stated code violations but does not accept the offered sanctions. The case will be referred to a hearing panel to determine sanctions.

d. The written results of the informal resolution will be filed with the Office of Student Rights and Responsibilities and the Dean of Students. If informal resolution cannot be accomplished within seven business days after the affected parties have been contacted, the case will be referred to a hearing for disposition.

Note: The Respondent can elect to submit an explanation when accepting responsibility for a code violation(s) only and why they do not accept the offered sanctions.

6. Campus Hearing Board Referral Instances
Cases will be assigned to the appropriate Campus Hearing Board panel (see definition of Campus Hearing Board panels above) when:

- The Respondent elects not to plea except at a hearing to be scheduled at a later date.
- The Respondent does not accept responsibility for stated code violations.
• If the Respondent fails to schedule or attend a scheduled pre-hearing interview, the case will be referred to a hearing panel.

• The Respondent accepts responsibility for stated code violations but does not accept sanctions. The case will be referred to a hearing panel to determine sanctions.

Note: The Office of Student Rights and Responsibilities may refer the matter to the Office of Residential Life or Academic Affairs when it is appropriate.

FACULTY AND STAFF

1. Withdrawal of Charges
The Complainant may request withdrawal of his/her charges not later than 24 hours prior to the hearing. A request to withdraw the charges must be submitted, in writing, by the Complainant to the appropriate Office or (i.e. Office of Student Rights and Responsibilities, Human Resources, etc.) the Executive Committee with an explanation.

The request must contain the following:
• The reason for withdrawal. Example: New evidence that shows the student had no role in the incident.
• A statement that withdrawal is not due to coercion.
• Any other information relevant to case.

2. Refusal to Assign Case
The Executive Committee may refuse to assign a case involving a faculty or staff Respondent to a hearing or to another sector of the institution. The Complainant may, within five business days, appeal in writing to the Vice President of Administration and Finance for assignment to a formal hearing through Human Resources or to another sector for the University. The Vice President of Administration and Finance must respond to this appeal within five business days. The Executive Committee will not vote on an appeal of its decision.

3. Informal Resolution
   a. In those instances where the faculty/staff member accepts responsibility, a sanction meeting will be scheduled with the Director of Human Resources, or designee; no hearing panel is convened.
   b. The written results of the informal resolution will be filed with Human Resources. If informal resolution cannot be accomplished within seven business days after the affected parties have been contacted, the case will be referred to a hearing for disposition.

4. Prehearing Interview
When the Respondent is a faculty and/or staff member, the Respondent will be scheduled to have a prehearing interview with the Director of Human Resources, or designee, or be referred to the Office of Institutional Diversity.
and Equity for appropriate action. During the prehearing interview, the Respondent will have the opportunity to respond by:

- Not electing to plea except at a hearing to be scheduled at a later date.
- Not accepting responsibility for stated code violations.
- Accepting responsibility for stated code violations. The Respondent can elect to submit an explanation when accepting responsibility for a code violation(s).

5. Campus Hearing Board Referral Instances
Cases will be assigned to the appropriate Campus Hearing Board panel (see definition of Campus Hearing Board panels above) when:

a. If the Respondent indicates that he/she is not responsible, and therefore contests the validity of the charges or chooses not to enter a plea, the Respondent will sign a statement to that effect. The case is then referred to the Executive Committee, which determines the type of hearing panel or;

b. Recommending informal resolution or sending the matter to another sector of the institution for resolution.

3. OVERVIEW OF VARIOUS HEARING PANELS OUTCOME REPORTING

Student Respondent:
A written summary of the Administrative Hearing will be forwarded to the Dean of Students with recommendations for dismissal of the case or imposition of sanctions. The Dean of Students will advise the Complainant, the Respondent and the Director of Student Rights and Responsibilities of the decision within a timely manner of receipt of the recommendations of the appropriate Hearing Panel.

Faculty/Staff Respondents:
A written summary of the Administrative Hearing will be forwarded within seven business days to the Director of Human Resources Management, the chairperson of the Campus Hearing Board, the Respondent and the Complainant with recommendations for dismissal of the case or imposition of sanctions. Exceptions to the findings shall be made in writing and directed to the Director of Human Resources Management within seven business days. Once the exception is submitted, the President or designee will advise the Complainant, the Respondent and the Campus Hearing Board of the decision within seven business days of receipt of the recommendations of the Administrative Hearing Panel and any exceptions to them.

HOW WILL A HEARING BE CONDUCTED

1. All charges will be presented through the Office of Student Rights and Responsibilities to the Respondent in written form at least five University business days prior to the scheduled hearing. The notice will include:
   a. Name of the Complainant
b. The regulation(s) allegedly violated and the nature of the alleged violation(s)
c. Date, time and place of alleged violation(s)
d. Date, time and place of hearing
e. Reference to the pages of the Student Handbook where sanctions and Campus Hearing Board procedures are defined
f. Names of proposed witnesses, when known.

2. No recommendation for the imposition of sanctions may be based solely upon the failure of the Respondent or Complainant to address the charges or appear at the hearing. Either party who is not present at a hearing may submit written evidence. Written evidence will be read into the record by the Moderator and considered before action is recommended.

3. No member of the Campus Hearing Board panels will participate in any case in which he/she is the Respondent, a Complainant, or a witness; has a direct personal interest; or has acted previously in an advisory capacity or creates an appearance of bias. If a Board Member’s eligibility to participate in a case is challenged by parties to the case, a decision in this regard will be made by the Moderator in consultation with the Office of Student Rights and Responsibilities or the Executive Committee, in employment cases. Replacement will be made from eligible Board Members.

4. Each hearing will be conducted by a Moderator/Chair who will be responsible to provide for the effective conduct of the hearing. The Moderator/Chair will have a regular vote on cases for which he/she will also serve as Moderator/Chair.

5. Picture taking, filming or use of any electronic device (e.g., cell phone, computer) is prohibited during the hearing as are audio/visual recording devices, other than those employed by the Campus Hearing Board. Use of electronic devices pertinent to presentation at the hearing may be granted with explicit permission of the hearing Moderator. A summary digest and a verbatim record, such as a tape recording, will be produced for all hearings in cases that may result in the imposition of the sanctions of restitution, suspension or expulsion from the University.

6. The Campus Police Department may serve as a resource for the Complainant and/ or Respondent to conduct fact finding for a Code of Conduct complaint prior to its resolution through the conduct process. Discretion is given to University administrators and/or Campus Police as to which University records can be accessed, viewed and/or duplicated for the requesting party. The Office of Student Rights and Responsibilities or Human Resources may serve as a resource for a Respondent to conduct fact finding when the Campus Police serve as a Complainant.

7. Hearings may be open to the public with the consent of both parties. In hearings involving more than one Respondent, severance will be allowed; that is, one Respondent and the Complainant may agree to and
receive a hearing closed to the public, while another Respondent receives a hearing open to the public. At all hearings, the Moderator/Chair has the right to move to a closed hearing by removing spectators, witnesses not currently being interviewed and any other persons except the panel members and Campus Hearing Board Advisor or designee, Complainant, Complainant’s advisor, Respondent and Respondent’s advisor. In a closed hearing, witnesses will be present only for the time necessary to present testimony and respond to cross-examination.

The Complainant and the Respondent have the right to present witnesses subject to the right of cross-examination by the other parties. Absent new information, the Moderator may limit fact based witnesses to be heard, if testimony is redundant.

The Hearing Panel may direct questions through the Moderator to any party to the proceedings or to any witness called by the parties or by the Hearing Panel.

The Respondent will not be compelled to testify against his/her will.

The Hearing Panel will receive and consider relevant and material oral and/or documentary evidence. The Moderator may exclude irrelevant or unduly repetitious evidence. Verbal testimony must have direct relevance to the case. Witnesses who knowingly furnish false information during a hearing will be charged with a violation of the Campus Conduct Code as appropriate.

Each Complainant, Respondent or victim (in cases in which the Complainant is someone other than the victim) has the right to be assisted at the hearing by one advisor of their choosing, e.g., an attorney, counselor, parent or roommate. The role of the advisor is to assist and advise but not to offer testimony, question witnesses, make statements or speak before the panel in place of the Respondent, Complainant or victim. Further, an advisor may not interfere with the proceedings of the hearing.

After hearing testimony and receiving pertinent evidence, the Hearing Panel will render a decision within seven business days of the date of the hearing. Decisions will be made by majority vote.

The findings of the Hearing Panel will be forwarded to the Office of Student Rights and Responsibilities or Human Resources.

When the Respondent is a student, the Dean of Students will be responsible for notifying the Complainant and the Respondent of the decision and for implementing it in a timely manner. The Dean of Students will notify appropriate offices and external agencies/entities as required by law/internal policy. In cases of expulsion from the University, the President will be notified of the sanction and a copy of the sanction letter will be placed in the student’s official file in the Office of the Registrar.
When the Respondent is a faculty or staff member, the Office of Human Resources will be responsible for notifying the Complainant and the Respondent of the decision and for implementing within seven days. The Director of Human Resources will notify appropriate offices and external agencies/entities as required by law/internal policy. In cases of termination of contract with the University, the President will be notified of the sanction and a copy of the sanction letter will be placed in the faculty/staff’s official file in the Office of Human Resources.

All summaries of proceedings, notes, audio or written records, etc., pertaining to the conduct of the hearings are maintained by the Office of Student Rights and Responsibilities or the Office of Human Resources.

**Student Non-Compliance Process**
The standard process for resolving Campus Conduct Code violations will be followed when students do not comply with sanctions.

The student will be charged with Failure to Comply (Violation of the University value of Responsibility).

The case will be referred to the original case manager where the old sanctions and new charge will be discussed. Informal resolution will be attempted. A successful informal resolution will include:

- An extension to complete the original educational assignments.
- An extension or addition of conduct status changes, as appropriate.
- New or extended status change applied because the old status will have been violated by the value of Responsibility.

If informal resolution is unsuccessful, the case will be referred to a hearing.

The results of the hearing may be appealed following standard Appeals procedures.

**SANCTIONS DEFINED**

**Student Respondent**
Sanctions may be applied to address specific personal growth needs pertaining to the behavior leading to the incident. Students will be notified of their educational assignments and change in conduct status with the University.

**Educational Assignments**
Educational assignments are specific to an individual case and are determined based on relevance to the violating behavior. Examples of educational assignments include, but are not limited to: community service, alcohol and drug programs and restitution.
Restitution
Reimbursement for damage to or theft of property will be required. Reimbursement may take the form of payment to compensate for damages, cleaning or replacements.

Fine
Payment of $50 will be required as a result of Campus Conduct Code violations. Money collected will defray costs associated with education programs for campus offenders and/or victims, as appropriate. Fines may not be paid with University funds, refunds from federal or state financial aid grants or loans.

Status Changes Student Respondent Warning
This action is a formal written notice on behalf of the University and will clearly document the student’s behavior that has been deemed unacceptable. A written warning does not preclude the possibility of a more severe disciplinary sanction in the event of future violations.

Probation
This action constitutes a change in status between good standing and suspension or expulsion from the University. The student is permitted to remain enrolled at the University under stated conditions, depending upon the nature of the violation and upon the potential learning value that may derive from specific restrictive measures. Its primary effect is to suspend a privilege related to the nature of the offense and/or restrict access to specific campus facilities or programs. Restrictions of the probation may include restriction from residence halls or extracurricular activities during the stated period and will be stated in the sanction letter. Further violations may result in interim suspension, suspension or expulsion from the University.

Suspension
This action results in a student’s involuntary withdrawal from the University for an indefinite period of time. Please contact the Registrar’s office for questions about matriculation. A student placed on suspension is permitted, after a prescribed period of separation, to submit a petition demonstrating his/her good citizenship in the time away from the University and potential for making positive contributions in the future.

Individual student petitions for reinstatement are required to include the components listed below:

- A personal essay evidencing the learning the student has gained from the incident that led to indefinite suspension.
- The manner in which the student has been occupied since his/her departure from the University.
- The specific commitments the student will make to contributing positively to the University community, if offered the opportunity for readmission.
- Documented evidence of the student’s completion of substantial service to the community.
• Documented evidence of gainful employment and/or completion of academic course work at an accredited institution of higher education.

• Documented evidence of completion of any special assignments identified for the student by the Office of Student Rights and Responsibilities at the time of or subsequent to the student’s departure.

This petition is reviewed by the Office of Student Rights and Responsibilities. The Dean of Students, or designee, will report the decision of the petition review and determine whether, and under what conditions, a student may be permitted to return to the University in the future.

**Expulsion**
This action results in the permanent separation of the student from the University, its programs and facilities. This includes a permanent withdrawal of a student’s privilege to register for and attend classes, reside on campus or use University facilities.

**FACULTY OR STAFF RESPONDENT**

**Warning**
Oral or written notice to the offender that his/her conduct was questionable and continuation or repetition of the conduct will be treated more severely.

**Reprimand**
Written notice to the offender for violation of specified regulations, including the possibility of a more severe disciplinary sanction in the event of future violations.

**Restitution**
Reimbursement for damage to or theft of property may take the form of providing appropriate services to repair damage to property paying full compensation for damages, completely replacing the property or such other appropriate action as may be required.

**Suspension**
Exclusion for a definite period of time from University classes, programs, employment and/or activities as set forth in the notice of suspension. The suspension requires absence from campus and life of the University. The conditions of readmission or reinstatement of privileges shall be stated in the letter of suspension.

In the case of suspension or removal of a faculty/staff Respondent, notification will be made to the appropriate offices of the University. A copy of any written sanction will be placed in the employee’s file.

**Removal**
Termination of employment.
ACCOMMODATIONS/ARRANGEMENTS FOR VICTIMS

Victims who reside on campus can also request a change in their residence and/or living arrangements. Victims will also be made aware of any results of sanctions imposed upon the accused when complaints to the Campus Code of Conduct are filed. The code has in place a series of ten (10) sanctions ranging from warning to complete expulsion from the University. The listing of sanctions can be found in the Student Handbook.

INTERIM MEASURES

Stockton must take immediate steps to protect student complainants in the educational setting. The steps taken must be sufficient effective action to fully eliminate a sexually hostile or violent environment, prevent its recurrence, and address its effects. These duties are Stockton’s responsibility, regardless of whether a student has complained, asked the University to take action, or identified the harassment as a form of discrimination. Interim measures should minimize the burden on the complainant while respecting the rights of the accused. Factors include the needs expressed by the complainant, severity of allegations, continuing effects on the complainant, any judicial measures (e.g., protection orders) and whether the complainant and accused share residence halls, classes, transportation, or campus job sites.
Various offices on campus share responsibilities in taking interim measures for the complainant and the accused. For example:

- The Women’s, Gender, and Sexuality Center in the Wellness Center ensures confidentiality and provides advocacy for a complainant and outreach to students, which includes addressing issues of sexual assault, sexual violence, and gender and sexual identities.
- The Counseling Services in the Wellness Center ensures confidentiality and provides follow-up counseling for the complainant and the accused, as well as appropriate referrals.
- Health Services provides, among other services, medical assistance including arranging transportation to off-campus facility.
- The Campus Police assists the complainant in the criminal investigative process, obtains and serves restraining order(s), and transports complainant to off-campus medical facility.
- The Dean of Students Office makes interim suspension decisions, either completely, in a specified manner, or to not interim suspend the accused student.
- The Office of Student Rights and Responsibilities reviews student conduct rights and proceedings with the complainant and the accused to ensure due process through campus judicial venues for the complainant and the accused.
- The Chief Officer/Title IX Coordinator, among other actions, supervises the investigations of administrative Title IX complaints and assists the complainant in filing a complaint, if appropriate. At times, the Chief Officer/Title IX Coordinator may need to conduct the administrative Title IX investigation.
- The Office of Residential Life assists in identifying temporary housing or residence hall relocation if requested or needed.

MISSING STUDENT/PERSON POLICY

If a member of the Stockton community has reason to believe that a student is missing, they should immediately notify the Stockton Police Department at 609-652-4390. The Police Department will generate a missing person report and initiate an investigation. Should the Police Department determine that the student is missing and has been missing for more than 24 hours, they will implement their missing person’s procedures, which may include entry of the missing person into the National Crime Information Center (NCIC) database. They will also contact the student’s emergency contact no later than 24 hours after the student has been determined missing. If the missing student is under the age of 18 and/or is not an emancipated individual, the police will notify the student’s legal parent or guardian immediately after they have determined that the student is missing. Students residing in on-campus residence facilities have the option to identify confidentially, an individual to be contacted by the Stockton
Police in the event the student is determined to be missing for more than 24 hours. If a student has identified such an individual, the police will notify that individual no later than 24 hours after the student is determined to be missing. Students who wish to identify a confidential contact can do so through the University’s Office of Residential Life Web site. If an employee or non-resident student is reported missing to the Stockton Police Department, they will notify the local police in the jurisdiction where that person resides. The Stockton Police Department will then assist that agency, as appropriate, in conducting an investigation.

HAZING

Stockton recognizes that student organizations are an integral part of university life. They provide co-curricular opportunities contributing to the academic and social experience of students. This relationship carries with it certain rights of the University to protect and preserve an appropriate environment in which such student organizations may operate. Student organizations and their members are prohibited from engaging in or encouraging others to engage in any activity that is defined as hazing under current statutes and University policy.

WEAPONS ON CAMPUS

All state and federal statutes and local ordinances regarding the possession of firearms and weapons, including imitation firearms, both legal and illegal apply on all University property and at all University-sponsored events. The University has incorporated, by reference, the prohibition of firearms and weapons on the campus properties into its Campus Code of Conduct. Members of the university community and the community at large charged with possession of a firearm or weapon on the University campus will be held accountable through the criminal justice system as well as through the appropriate administrative offices of the University. Information can be found in the New Jersey Code of Criminal Justice, Chapter 39: Firearms, Other Dangerous Weapons and Instruments of Crime. These statutes clearly articulate that firearms of any type are prohibited, “in or upon any part of the buildings and grounds of any….college or university or other educational institution…”

Resident students charged under this chapter or who are present in any residential, recreational or academic area on campus where a violation is taking place, even if not actually in possession of a firearm or weapon, are subject to disciplinary action through the campus judicial process.
FIRE SAFETY and EMERGENCY EVACUATIONS

The University and its Health and Safety Coordinator work closely with the local Fire Department and the Office of the State Fire Marshal regarding all aspects of fire safety. All residential complexes are equipped with fire alarms and sprinkler systems. They are also equipped with carbon monoxide detectors, with the exception of Housing IV, which is not serviced with natural gas. Smoking in any University facility is strictly prohibited. The use or possession of any type of open flame(s) is prohibited in any University facility. Heaters of any kind (e.g. electrical, kerosene, etc) are strictly prohibited. The use of cooking and food warming devices and portable heat producing items, other than approved microwave ovens, is prohibited. Microwaves are permitted according to the following guidelines: microwaves must not exceed the regulation of a UL listed 120 volts 68Hz and 1.1 kilowatts. One microwave per unit/apartment is permitted. The Police Department’s Communications Section, comprised of fully trained and certified operators, monitors a fire command system 24/7, consisting of all fire alarm devices on campus. The residential complexes are fully addressable systems. The Police Department maintains a daily log which lists all fire alarms and fires in all on-campus residential complexes by date, time, location and nature. The Office of Residential Life conducts regular, supervised fire drills in all residential complexes. The University conducts such drills minimally two times per semester, four times annually. There is also a fire safety program for all residential students titled “GET OUT AND STAY ALIVE” prepared by the United States Fire Administration and presented by accredited staff. This program is mandatory for all residential students. For additional information regarding all residential fire safety rules and regulations please refer to the information contained in the Guide to Residential Life published by the Office of Residential Life and found by searching “Student Affairs” publications on the University’s home page.

Whether in a residential complex or any campus building, all persons must evacuate when a fire alarm is activated. Upon hearing the alarm and/or seeing the visual strobe light signals, persons shall assume that an emergency exists; a fire, bomb threat or other emergency and/or major operational facilities malfunction. Persons should exit the building via the nearest exit doors and move at least 300 feet from the building to the designated evacuation assembly point. Exact locations for each residential complex can be found in the Guide to Residential Life. Please familiarize yourself with ALL exits from where you are in the event of an evacuation. Individuals who are physically challenged or require mobility assistance and find themselves in an upper level are to exit the building at the nearest bridge that connects the buildings and await assistance from the police or fire departments. No one is to re-enter the building for any reason, unless or until a signal to do so is announced by the police or fire personnel. Failure to evacuate is a violation of the law and university policy. Violators are subject to penalties enforced by the police, fire and other university officials.
RESIDENTIAL LIVING

The University provides housing for approximately 2,900 full-time students in two distinct residential styles – the apartment complexes and the residential halls – each with its own distinct style. Approximately 1,900 students reside in apartment and suite housing in four unique residential areas – Housing 1, 4, 5 and the Seaview Hotel. The residence halls, which comprise Housing 2 and 3, offer a more traditional college lifestyle for the first-year experience and provide housing for approximately 900 students. Residents are issued a combination of cards and keys to access their building and room.

The loss of a card and/or key must be reported on ManageMyID.com and the Campus Police Department immediately. Residents are required to register their guests and guests are not permitted in any building and/or unit without the resident present. The Office of Residential Life employs professional staff members for the overall management and supervision of the housing complexes. Several of these staff members reside within each of the complexes. These professional staff members are aided by a trained student staff of Resident Advisors (RA). As a member of the Residential Life staff, the RA works to foster the development of a community in a floor, apartment or area, serving as a source of support for students who are experiencing an academic or personal concern. They serve as an administrator, education program planner, and role model for the residents of the hall or apartment complex.

As with any living arrangement, the responsibility of ensuring a safe environment relies on students to exercise prudent preventative safety measures. Students and their guest visitors must share responsibility for their own personal safety and the safeguarding of their property. Residents should always lock their doors and windows. They should never permit anyone into their residence without proper identification. Residents should report all suspicious individuals whom they believe do not belong in their residential complex, and any unusual incidents in and around the complexes, to the police and housing staff immediately.

All students should refer to the Guest Visitation Policy within the Guide to Residential Life for more information about visiting housing areas.
CLERY ACT CRIMES / DEFINITIONS

Criminal Offenses are defined as outlined by the U.S. Department of Justice, FBI National Incident-Based Reporting System, Uniform Crime Reporting Handbook, Revised 2011:

- **Murder and Non-negligent Manslaughter:** The willful (non-negligent) killing of one human being by another.

  **Negligent Manslaughter:** The killing of another person through gross negligence.

- **Sex Offenses:** Any sexual act directed against another person, without the consent of the victim, including instances where the victim is incapable to giving consent.

  Sex Offense Definitions from the Uniform Crime Reporting Program and set out in www.federalregister.gov/articles/2014/06/20/2014-14384/violence-against-women

  **Rape:** The penetration, no matter how slight, of the vagina or anus with any body part or object, or oral penetration by a sex organ of another person, without the consent of the victim.

  **Fondling:** The touching of the private body part of another person for the purpose of sexual gratification, without the consent of the victim, including instances where the victim is incapable of giving consent because of his/her age or because of his/her temporary or permanent mental incapacity.

  **Incest:** Nonforcible sexual intercourse between persons who are related to each other within the degrees wherein marriage is prohibited by law.

  **Statutory Rape:** Non-forcible sexual intercourse with a person who is under the statutory age of consent.

- **Robbery:** The taking, or attempted taking, of anything of value from one person’s care, custody or control by another, in which the offender uses force or the threat of violence and causes fear.

- **Aggravated Assault:** An unlawful attack by one person upon another, in which the offender uses or displays a weapon in a threatening manner for the purpose of inflicting severe or aggravated bodily injury. The victim suffers severe injury involving apparent broken bones, loss of teeth, possible internal injury, severe laceration, or loss of consciousness. This type of assault usually is accompanied by the use of a weapon or by means likely to produce death or great bodily harm.

- **Burglary:** The unlawful entry into a building or other structure with the intent to commit a felony or a theft.
• **Motor-Vehicle Theft:** The theft of a motor vehicle, including automobiles, trucks, motorcycles, and mopeds.

• **Arson:** The willful or malicious burning or attempt to burn, with or without intent to defraud, a dwelling house, public building, motor vehicle, or aircraft, or personal property of another.

• **Liquor-Law Violations:** The violation of laws prohibiting the manufacture, sale, purchase, transportation, possession, or use of alcoholic beverages. Does not include driving under the influence or drunkenness violations.

• **Drug-Law Violations:** The violation of laws prohibiting the production, distribution, and/or use of certain controlled substances and the equipment needed to produce or use them.

• **Weapons-Law Violations:** The violation of laws prohibiting the manufacture, sale, purchase, transportation, possession, concealment, or use of firearms, knives, explosives, or other deadly weapons.

• **Dating Violence:** Violence committed by a person who is or has been in a social relationship or intimate nature with the victim, included but not limited to, sexual, physical abuse or the threat of such abuse. It does not include acts covered by domestic violence. (Proposed Regulations, [www.federalregister.gov/articles/2014/06/20/2014-14384/violence-against-women](http://www.federalregister.gov/articles/2014/06/20/2014-14384/violence-against-women))

• **Domestic Violence:** a crime of violence committed by (1) a current or former spouse or intimate partner of the victim,(2) by a person with whom the victim shares a child in common (3) by a person who is cohabitating with or has cohabited with the victim as a spouse or intimate partner (4) by a person similarly situated to a spouse of the victim under the domestic of family violence laws of New Jersey, or (5) by any other person against an adult or youth victim who is protected from that person’s acts under the domestic or family violence laws of New Jersey. [www.federalregister.gov/articles/2014/06/20/2014-14384/violence-against-women](http://www.federalregister.gov/articles/2014/06/20/2014-14384/violence-against-women)

• **Stalking:** Engaging in a course of conduct directed at a specific person that would cause a reasonable person to fear for his or her safety or the safety of others, or suffer substantial emotional distress. [www.federalregister.gov/articles/2014/06/20/2014-14384/violence-against-women](http://www.federalregister.gov/articles/2014/06/20/2014-14384/violence-against-women)

**AS DEFINED UNDER NEW JERSEY LAW:**

**DOMESTIC VIOLENCE**

• 2C:25-19. Definitions
  As used in this act:

a. “Domestic violence” means the occurrence of one or more of the following acts inflicted upon a person protected under this act by an adult or an emancipated minor:
(1) Homicide N.J.S. 2C:11-1 et seq.
(2) Assault N.J.S. 2C:12-1
(3) Terroristic threats N.J.S. 2C:12-3
(4) Kidnapping N.J.S. 2C:13-1
(6) False imprisonment N.J.S. 2C:13-3
(7) Sexual assault N.J.S. 2C:14-2
(8) Criminal sexual contact N.J.S. 2C:14-3
(9) Lewdness N.J.S. 2C:14-4
(10) Criminal mischief N.J.S. 2C:17-3
(11) Burglary N.J.S. 2C:18-2
(12) Criminal trespass N.J.S. 2C:18-3
(13) Harassment N.J.S. 2C:33-4
(14) Stalking P.L.1992, c.209 (C.2C:12-10)

When one or more of these acts is inflicted by an unemancipated minor upon a person protected under this act, the occurrence shall not constitute “domestic violence,” but may be the basis for the filing of a petition or complaint pursuant to the provisions of section 11 of P.L.1982, c.77 (C.2A:4A-30).

b. “Law enforcement agency” means a department, division, bureau, commission, board or other authority of the State or of any political subdivision thereof which employs law enforcement officers.

c. “Law enforcement officer” means a person whose public duties include the power to act as an officer for the detection, apprehension, arrest and conviction of offenders against the laws of this State.

d. “Victim of domestic violence” means a person protected under this act and shall include any person who is 18 years of age or older or who is an emancipated minor and who has been subjected to domestic violence by a spouse, former spouse, or any other person who is a present or former household member. “Victim of domestic violence” also includes any person, regardless of age, who has been subjected to domestic violence by a person with whom the victim has a child in common, or with whom the victim anticipates having a child in common, if one of the parties is pregnant. “Victim of domestic violence” also includes any person who has been subjected to domestic violence by a person with whom the victim has had a dating relationship.

e. “Emancipated minor” means a person who is under 18 years of age but who has been married, has entered military service, has a child or is pregnant or has been previously declared by a court or an administrative agency to be emancipated.
DATING VIOLENCE

Under New Jersey law, dating violence could be prosecuted under the domestic violence statutes, as well as under other laws, including harassment. It is also included within the category of offenses defined under recent legislative initiatives designed to address dating violence in school settings as follows:

- Dating violence” as “[a] pattern of behavior where one person threatens to use, or actually uses physical, sexual, verbal, or emotional abuse to control a dating partner.” N.J.S.A. 18A:37-34

SEXUAL ASSAULT

New Jersey law, N.J.S.A. 2C:14-2, defines sexual assault as follows:

- Sexual assault
  a. An actor is guilty of aggravated sexual assault if he commits an act of sexual penetration with another person under any one of the following circumstances:

  (1) The victim is less than 13 years old;
  (2) The victim is at least 13 but less than 16 years old; and
    (a) The actor is related to the victim by blood or affinity to the third degree, or
    (b) The actor has supervisory or disciplinary power over the victim by virtue of the actor’s legal, professional, or occupational status, or
    (c) The actor is a resource family parent, a guardian, or stands in loco parentis within the household;
  (3) The act is committed during the commission, or attempted commission, whether alone or with one or more other persons, of robbery, kidnapping, homicide, aggravated assault on another, burglary, arson or criminal escape;
  (4) The actor is armed with a weapon or any object fashioned in such a manner as to lead the victim to reasonably believe it to be a weapon and threatens by word or gesture to use the weapon or object;
  (5) The actor is aided or abetted by one or more other persons and the actor uses physical force or coercion;
  (6) The actor uses physical force or coercion and severe personal injury is sustained by the victim;
  (7) The victim is one whom the actor knew or should have known was physically helpless or incapacitated, intellectually or mentally incapacitated, or had a mental disease or defect which rendered the victim temporarily or permanently incapable of understanding the nature of his conduct, including, but not limited to, being incapable of providing consent.

Aggravated sexual assault is a crime of the first degree.

Except as otherwise provided in subsection d. of this section, a person convicted under paragraph (1) of this subsection shall be sentenced to a specific term of years which shall be fixed by the court and shall be between 25 years and life imprisonment of which the person shall serve 25 years before being eligible for parole, unless a longer term of parole ineligibility is otherwise provided pursuant to this Title.
b. An actor is guilty of sexual assault if he commits an act of sexual contact with a victim who is less than 13 years old and the actor is at least four years older than the victim.

c. An actor is guilty of sexual assault if he commits an act of sexual penetration with another person under any one of the following circumstances:

   (1) The actor uses physical force or coercion, but the victim does not sustain severe personal injury;
   (2) The victim is on probation or parole, or is detained in a hospital, prison or other institution and the actor has supervisory or disciplinary power over the victim by virtue of the actor’s legal, professional or occupational status;
   (3) The victim is at least 16 but less than 18 years old and:
      (a) The actor is related to the victim by blood or affinity to the third degree; or
      (b) The actor has supervisory or disciplinary power of any nature or in any capacity over the victim; or
      (c) The actor is a resource family parent, a guardian, or stands in loco parentis within the household;
   (4) The victim is at least 13 but less than 16 years old and the actor is at least four years older than the victim.

   Sexual assault is a crime of the second degree.

d. Notwithstanding the provisions of subsection a. of this section, where a defendant is charged with a violation under paragraph (1) of subsection a. of this section, the prosecutor, in consideration of the interests of the victim, may offer a negotiated plea agreement in which the defendant would be sentenced to a specific term of imprisonment of not less than 15 years, during which the defendant shall not be eligible for parole. In such event, the court may accept the negotiated plea agreement and upon such conviction shall impose the term of imprisonment and period of parole ineligibility as provided for in the plea agreement, and may not impose a lesser term of imprisonment or parole or a lesser period of parole ineligibility than that expressly provided in the plea agreement. The Attorney General shall develop guidelines to ensure the uniform exercise of discretion in making determinations regarding a negotiated reduction in the term of imprisonment and period of parole ineligibility set forth in subsection a. of this section.

STALKING

New Jersey law, N.J.S.A. 2C:12-10, defines “stalking” as follows:

Definitions; stalking designated a crime;

   a. As used in this act:
      (1) “Course of conduct” means repeatedly maintaining a visual or physical proximity to a person; directly, indirectly, or through third parties, by any action, method, device, or means, following, monitoring, observing, surveilling, threatening, or communicating to or about, a person, or interfering with a person’s property; repeatedly committing harassment against a person; or repeatedly conveying, or causing to be conveyed, verbal or written threats or threats conveyed by any other means of communication or threats implied by conduct or a combination thereof directed at or toward a person.
(2) “Repeatedly” means on two or more occasions.
(3) “Emotional distress” means significant mental suffering or distress.
(4) “Cause a reasonable person to fear” means to cause fear which a reasonable victim, similarly situated, would have under the circumstances.

b. A person is guilty of stalking, a crime of the fourth degree, if he purposefully or knowingly engages in a course of conduct directed at a specific person that would cause a reasonable person to fear for his safety or the safety of a third person or suffer other emotional distress.
c. A person is guilty of a crime of the third degree if he commits the crime of stalking in violation of an existing court order prohibiting the behavior.
d. A person who commits a second or subsequent offense of stalking against the same victim is guilty of a crime of the third degree.
e. A person is guilty of a crime of the third degree if he commits the crime of stalking while serving a term of imprisonment or while on parole or probation as the result of a conviction for any indictable offense under the laws of this State, any other state or the United States.
f. This act shall not apply to conduct which occurs during organized group picketing.

Hate Crime is defined as a criminal offense committed against a person or property which is motivated, in whole or in part, by the offender’s bias. Bias is a preformed negative opinion or attitude toward a group of persons based on their race, gender identity, religion, disability, sexual orientation, ethnicity or national origin. For Clery Act reporting purposes, hate crimes include any offense in the following list that is motivated by bias:

- Murder and Non-negligent manslaughter
- Forcible Sex offenses
- Non-forcible sex offenses
- Robbery
- Aggravated Assault
- Burglary
- Motor Vehicle Theft
- Arson
- Destruction/Damage/Vandalism to Property
- Intimidation
- Larceny/Theft
- Simple Assault
CRIMES REPORTED BY STOCKTON POLICE
Reported in accordance with Uniform Crime Reporting procedures and the Jeanne Clery Disclosure of Campus Security Policy and Campus Crime Statistics Act

GEOGRAPHIC LOCATIONS EXPLAINED

Geographic locations are defined as follows:

**On-Campus**: (1) Any building or property owned or controlled by an institution within the same reasonably contiguous geographic area and used by the institution in direct support of, or in a manner related to, the institution’s educational purposes, including residence halls; and (2) any building or property that is within or reasonably contiguous to the area identified in paragraph (1), that is owned by the institution but controlled by another person, is frequently used by students, and supports institutional purposes (such as food or retail vendor). Examples:

- University buildings
- University residence halls (Housing 1, Housing 2, Housing 3, Housing 4, Housing 5)
- University owned land/property
- University streets, sidewalks, parking lots
- Property leased by the University

**Non-Campus**: (1) Any building or property owned or controlled by a student organization that is officially recognized by the institution; or (2) any building or property owned or controlled by an institution that is used in direct support of, or in relation to, the institution’s educational purposes, is frequently used by students, and is not within the same reasonably contiguous geographic area of the institution. Examples:

- University owned buildings outside the core campus (Carnegie Library - Atlantic City, Kramer Hall - Hammonton, Sam Azeez Museum and Anne Azeez Hall - Woodbine, Manahawkin Instructional Site, Seaview Hotel - Galloway, Nacote Creek Marine Studies Field Station - Port Republic)
- University leased buildings outside the core campus (Tilton Dance Studio - Galloway, Absegami High School - Galloway, The Arc of Egg Harbor Township, Country Inn and Suites Hotel - Galloway)
- Private Certified Housing (310, 312, 318, 320 Orange Tree Avenue, Galloway; 300 Xanthus Avenue, Galloway; 309, 311, 317 Vine Avenue, Galloway).

**Public Property**: All public property, including thoroughfares, streets, sidewalks, and parking facilities, that is within the core campus, or immediately adjacent to and accessible from the core campus. Examples:

- City streets (e.g. Jimmie Leeds Road, Pomona Road and Duerer Street)
- AtlantiCare Regional Medical Center – Mainland Division (includes only surrounding parking lots, sidewalks, Hackberry Drive, and Chris Gaupp Drive)

Definition of “Controlled by” : means that your institution rents, leases, or has some other type of written agreement (including an informal one, such as a letter or an e-mail) for a building or property, or a portion of a building or property. Even if there is no payment involved in the transaction, under Clery, a written agreement for use of space gives your institution control of that space for the time period specified in the agreement.
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**CRIMES REPORTED BY STOCKTON POLICE**

Reported in accordance with Uniform Crime Reporting procedures and the Jeanne Clery Disclosure of Campus Security Policy and Campus Crime Statistics Act
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Reported in accordance with Uniform Crime Reporting procedures and the Jeanne Clery Disclosure of Campus Security Policy and Campus Crime Statistics Act

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### VIOLENCE AGAINST WOMEN’S ACT (VAWA)

Required reporting starting with 2013 statistics.

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2014 FIRE STATISTICS

All university buildings and residence halls are equipped with state approved fire alarms that are connected to a computerized fire command system monitored 24/7 at a central communications center. In addition, residence halls are equipped with a fire suppression sprinkler system and Carbon Monoxide (CO) detectors in buildings that use fossil fuel utilities.

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<th>Causes Of Actual Fires</th>
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3 YEAR SUMMARY OF FIRE STATISTICS & ALARMS

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* Majority of fire alarms in Residence areas are the result of errors in food preparation/cooking.
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MAIN CAMPUS, Galloway, NJ
EMERGENCY
TEXT MESSAGE SYSTEM

OPT IN TODAY!

Students and employees can “opt in” to the University’s emergency text messaging system, which enables a limited number of campus administrators to send urgent text messages to subscribers’ cell phones in the event of an emergency.

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