October 09, 2019

Dear President Logan Dorris and the Brothers of Sigma Phi Epsilon, Tennessee Gamma:

This will confirm the results of the Disciplinary Hearing which was held with Michelle Byrd on October 7, 2019 3:00 PM at 302 Burgin Dossett Hall to review an incident (Conduct Code Violation) on August 25, 2019 3:30 AM.

After reviewing all of the information presented, it was determined that Sigma Phi Epsilon is responsible for violating the following sections of ETSU's Institutional Disciplinary Policies:

Disciplinary Offenses/Conduct Dangerous to Self or Others. - Causing physical harm to any person (including oneself); endangering the health or safety of any person (including oneself); engaging in conduct that causes a reasonable person to fear harm to his/her health or safety; or making an oral or written statement that an objectively reasonable person hearing or reading the statement would interpret as a serious expression of an intent to commit an act of unlawful violence to a particular individual or group of individuals.

Disciplinary Offenses/Violation of General Rules and Regulations. - Any violation of the general rules and regulations of the institution as published in an official institutional publication, including the intentional failure to perform any required action or the intentional performance of any prohibited action;

As a result of this finding, Sigma Phi Epsilon must complete the following sanctions:

1. Specified Educational/Counseling Program.

Complete by: Friday, December 20, 2019

The chapter should complete the following in conjunction with the Sigma Phi Epsilon National Organization and provide confirmation by December 20, 2019:

- 1) Risk Management Policy Education, coordinated by National Organization
- 2) Recruitment Practices Education, coordinated by National Organization
- 3) New Member Town Hall Meeting, coordinated by National Organization

2. Probation.

Start Date: Wednesday, October 09, 2019 Complete by: Tuesday, December 31, 2019

Probation with Alcohol Restriction.

Probation may include restrictions upon extracurricular activities, or any other appropriate special condition(s). Any conduct in further violation of these regulations while on probationary status or the failure to comply with the terms of the probationary period may result in the imposition of further disciplinary action;

All sanctions are effective immediately.

To appeal this decision, you must submit a written appeal to our office. Your appeal will must be received within three (3) business days of this letter to be considered. Grounds for filing an appeal are listed below.

Failure to complete any sanction by the stated deadline may result in more serious actions being taken against you.

If you have any questions you may contact me at byrdt@etsu.edu or 423-439-6129.

Sincerely,

Michelle Byrd Dean of Students

byrdt@etsu.edu 423-439-6129

To review general information on the student code of conduct at ETSU or the campus judicial process, please visit the Student Conduct website at: http://www.etsu.edu/students/conduct

ETSU STATEMENT OF PROCEDURAL RIGHTS Post-Hearing & Appeal Information — Please Review Carefully

The respondent has the right to appeal this decision and/or sanction to the next higher judicial authority.

The respondent may be asked of their desire to appeal at the end of a hearing, but will have three (3) business days to reach a final decision.

The time limit for filing an appeal expires 3 business days following the receipt of the hearing outcome letter.

If the respondent desires to appeal, a written statement of reasons for appealing must be forwarded to office which adjudicated the case, either the Office of Housing and Residence Life (1st floor Burgin E. Dossett Hall) or the Student Life and Enrollment Office (302 Burgin E. Dossett Hall). Reasons for appealing must be stated in writing and based upon:

- 1. alleged irregularities that violate procedural due process; or
- 2. upon introduction of new evidence that might cause another hearing officer of board to alter the decision or sanction; or
- 3. if the accused feels that the sanction is unduly harsh

The case will be reviewed only in that portion of the original hearing that deals with the appeal.

The appeal will be forwarded to the appropriate appeal board/officer; who will set a date for reviewing the case.

The appeal board or officer, upon reviewing the case, will have several options. The original decision may be affirmed or reversed. In cases where the original action is inappropriate as a result of issues involved in the appeal, the appeal board or officer may revert the case back to the original board or hearing officer, modify the original action, or hold a completely new hearing.

For complete information about ETSU policy, procedure, rights, and campus resources related to sexual misconduct investigations and cases please visit the following websites: http://www.etsu.edu/violencefree

http://www.etsu.edu/reg/catalog/default.php