

and appointment of a Hearing Officer for each such additional board in conformity with sections 1.53 a., 1.54 c., 1.55d., and 1.66 a; (b) appointment of additional boards, for designated cases and time periods, of the size and general composition as provided in sections 1.53, 1.54, 1.55 and 1.66 and appointment of a Hearing Officer for each such additional board in conformity with sections 1.53 a., 1.54 c., 1.55 d., and 1.66 a.; (c) appointment of three-person hearing panels for designated cases and time periods. In making the appointments to such three-person hearing panels the President of the University should, if reasonably possible, consult with the President of the Student Government Association. The authority, jurisdiction, and range of possible actions of, and the guaranteed rights of an accused person before, any special board or panel appointed or activated under the terms of (a), (b), or (c) above shall be the same as those applicable to the parent board supplemented by such appointment or activation.

Page 12

1.71

In the event that the [Vice President for Student Affairs] Vice Chancellor for Student Affairs, Lexington Campus has reasonable cause to believe that a student's presence may result in injury to others or University property, or in the event that the student has been charged with a crime so serious as to threaten the welfare of the University community, the [Vice President] Vice Chancellor may impose such temporary sanctions as the [Vice President] Vice Chancellor consider[s]ed necessary to protect members of the University community or its property, including exclusion from University property. Upon taking such action, the [Vice President] Vice Chancellor shall notify the University Appeals Board. The student may appeal the [Vice President] Vice Chancellor's decision to the University Appeals Board in writing within 30 days. If requested in the written appeal, the Chairman will call a meeting of the Board to hear the case within 72 hours. The Board shall consider the student's academic needs to attend class, to use the library, and to fulfill [his/her] any other academic responsibilities in making its recommendation. This Board may recommend to the [President of the University] Chancellor of the academic sector in which the student is enrolled changes or extensions of the [Vice President's] Vice Chancellor's action. The [President] Chancellor then shall determine the sanctions to be imposed. Such temporary sanctions shall be enforced only for such time as the conditions requiring them exist. Accordingly, the University official who made the final determination of the sanction to be imposed shall have jurisdiction for the purpose of reconsidering this sanction in the light of new circumstances.

Alternatively, the circumstances shall be reviewed by the Board whenever there are indications that they have been changed and upon an appeal in writing from the student involved.