GWU Status Sanction Descriptions  
(see Code of Student Conduct for full details)

**Warning:**
Typically only assigned when a respondent has not been formally charged. An initial directive against similar behavior in the future. For purposes of external reporting, cases resulting in a warning do not create a student conduct record that is subject to release*.

Below this line should only be assigned to a respondent who received formal notice of charges.

**Censure:**
Typically the lowest level of status sanction once a student has been formally charged. An official written reprimand for violation of specified regulations, including a warning that continuation or repetition of prohibited conduct will be cause for additional student conduct action. For purposes of external reporting, cases resulting in censure and higher level status sanctions create a student conduct record that is subject to release with respondent authorization*.

**Disciplinary Probation:**
Period of probation where additional restrictions or conditions may be assigned. Violations of student’s probation or additional violations of this Code during the period of probation, may result in removal from housing, suspension or expulsion from the university if student is found in violation of new charges.

**Limitation of Privileges:**
Limits access to participate in specified university activities or resources for the duration of the probationary period, including but not limited to parking, use of facilities, use of information technology resources, leadership roles in student organizations (including club athletic events), participation in student organizations, study abroad, academic honor societies, university-related travel, etc. during disciplinary probation or other status sanction terms. This does not limit the ability of other services and offices at the university to place more stringent limits on participation on the basis of a student’s conduct record or other circumstance.  

Below this line may only be assigned if a case was referred to a University Hearing Board level of resolution.

**Removal from University Housing:**
Termination of residence contract and possible exclusion from visiting within certain or all residential facilities as set forth. Any respondent who is removed from housing shall not be entitled to a refund of room fees. Respondents who are removed from housing may not reside in other university-owned/controlled housing unless a waiver is granted by SRR.  
In rare cases, this may be assigned as a deferred status. This should be for exceptional circumstances in which a respondent would ordinarily have received removal from university housing, but unusual circumstances merit a reprieve. When a respondent is assigned “deferred removal from university housing” and is found to have committed a subsequent violation, the presumption should be that they will be removed from university housing upon that finding of a subsequent violation.  
A respondent may be removed from housing even if they do not currently reside in housing.

Below this line, sanctions result in a transcript notation (unless deferred).

**Suspension:**
Exclusion from classes and other privileges or activities, including access to university premises or university-sponsored activities off campus for a specified period of time. Any student who is suspended shall not be entitled to any tuition or fee refund and is barred from university premises until readmitted.  
In rare cases, this may be assigned as a deferred status. This should be for exceptional circumstances in which a respondent would ordinarily have received suspension, but unusual circumstances merit a reprieve. When a respondent is assigned “deferred suspension” and is found to have committed a subsequent violation, the presumption should be that they will be suspended upon that finding of a subsequent violation.

**Expulsion:**
Termination of student status and exclusion from university privileges and activities, including access to university premises or university-sponsored activities off campus, in perpetuity. Any student who is expelled shall not be entitled to any tuition or fee refund and is barred from university premises.  
In rare cases, this may be assigned as a deferred status. This should be for exceptional circumstances in which a respondent would ordinarily have received expulsion, but unusual circumstances merit a reprieve.  
When a respondent is assigned “deferred expulsion” and is found to have committed a subsequent violation, the presumption should be that they will be expelled upon that finding of a subsequent violation.