

Regulation of the Chancellor

Category: STUDENTS Issued: 10/30/14 Number: A-420

Subject: Pupil Behavior and Discipline – Corporal Punishment Page: 1 of 1

SUMMARY OF CHANGES

This regulation updates and supersedes Chancellor's Regulation A-420 dated July 19, 2013. It defines and prohibits the use of corporal punishment against students and sets forth the reporting and investigative requirements for allegations of corporal punishment.

Changes:

- Explains when student witness statements may be released to the accused employee. (See page 4, Section VI.B.4; page 5, Section VII.D.)
- Clarifies the time frame for School-Based Investigations. (See page 4, Section VI.C.)

ABSTRACT

This Regulation defines and prohibits the use of corporal punishment against students and sets forth the procedures for reporting and investigating allegations of corporal punishment.

I. POLICY

- A. It is the policy of the Department of Education (DOE) to prohibit corporal punishment of students by DOE staff members, custodial employee, vendors, consultants, CBO staff and others on school property, school trips and other school functions, and off-school property when such off-school behavior disrupts or would foreseeably disrupt the educational process or endangers or would foreseeably endanger the health, safety, morals or welfare of the school community.
- B. Disruptive behavior by a student must never be punished by the use of corporal punishment. Schools should address a student's disruptive behavior through offering guidance intervention, working with parents, and addressing behavior in accordance with Chancellor's regulation A-443 and the DOE's Discipline Code.
- C. Any employee who violates this regulation will be subject to appropriate disciplinary action.

II. <u>DEFINITIONS</u>

Corporal punishment¹ is defined as any act of physical force upon a pupil for the purpose of punishing that pupil. Corporal punishment does not include the use of reasonable physical force for any of the following purposes:

- to protect oneself from physical injury;
- to protect another pupil or teacher or any other person from physical injury (e.g., breaking up a physical altercation without using excessive force);
- to protect the property of the school or of others; or
- to restrain or remove a pupil whose behavior is interfering with the orderly exercise and
 performance of school district functions, powers, or duties if the pupil refuses to comply with a
 request to refrain from further disruptive acts, and alternative procedures and methods that
 do not involve the use of physical force cannot be reasonably employed to achieve the
 purposes set forth above.

III. NOTIFICATION TO STAFF

The principal must ensure that all members of the staff, including non-instructional staff, are informed of the DOE's policy and rules with respect to corporal punishment. At a minimum, the principal/designee must:

A. review the importance of this Regulation with all staff, distribute a copy of this Regulation to every staff member, and have every staff member sign an acknowledgement of its receipt at the beginning of each school year;

¹ This Regulation does not govern verbal abuse. Verbal abuse is defined as: language that: (1) belittles, embarrasses or subjects students to ridicule; or (2) has or would have the effect of unreasonably and substantially interfering with a student's educational performance or ability to participate in or benefit from an educational program, school sponsored activity or any other aspect of a student's education; or (3) has or would have the effect of unreasonably and substantially interfering with a student's mental, emotional, or physical well being; or (4) reasonably causes or would reasonably be expected to cause a student to fear for his/her physical safety; or (5) reasonably causes or would reasonably be expected to cause physical injury or emotional harm to a student. The procedures for reporting verbal abuse are set forth in Regulation A-421.



- B. review the importance of this regulation with every staff member who comes to the school after the beginning of the school year, provide him/her with a copy of this Regulation, and have the staff member sign an acknowledgment of its receipt; and
- redistribute and/or provide technical assistance regarding this regulation as needed during the school year.

IV. REPORTING AN ALLEGATION OF CORPORAL PUNISHMENT

A. Staff Member Obligations

Any staff member who witnesses corporal punishment, who has knowledge or information about or who receives a report about a student who may have been the victim of corporal punishment is required to orally report the allegation to the principal/designee within <u>one</u> school day. Within <u>two</u> school days of making the oral report, the staff member also must:

- 1. submit a written report to the principal/designee by completing a witness statement found in the DOE's Online Occurrence Reporting System ("OORS"); or
- 2. file an online report directly with the Office of Special Investigations ("OSI") (see Section IV.B.2 below).

If the allegation of corporal punishment is against the principal, the staff member should make the report of corporal punishment directly to OSI using OSI's online reporting system (see Section B below).

B. <u>Principal/Designee Obligations</u>

The principal² or designee must immediately report all allegations of corporal punishment of students by DOE employees, custodial employees, vendors, consultants, CBO staff and others to OSI within 24 hours of learning of the allegation by one of the following methods:

- 1. entering the information into the OORS; or
- 2. entering the information into OSI's reporting system at https://www.nycenet.edu/offices/osi/CPR_Form/form.aspx, or calling OSI at (718) 935-3800.

If the principal/designee enters a report of alleged corporal punishment into OORS, he/she will automatically be routed to OSI's online reporting system. There is no need for the principal/designee to also report the complaint separately to OSI.

- C. Once a report of corporal punishment is received in OSI's online reporting system, that system will automatically generate a confirmation number ("OSI number"). The OSI number must be referenced in all subsequent communications regarding the reported incident.
- D. Parents and students may report a complaint of corporal punishment by notifying the principal/designee of the school their child attends, by notifying OSI directly through OSI's online reporting system, or by contacting OSI at (718) 935-3800.
- E. OSI is responsible for the intake, evaluation, review, follow-up and dissemination of information to various offices within the DOE and to other appropriate entities with respect to allegations of corporal punishment. After making a report to OSI, the principal/designee shall take no further investigative action until OSI provides instructions as to how to proceed, other than contacting the police or the Office of the Special Commissioner of Investigation ("SCI"), if appropriate.
- F. If a complaint has been filed by someone other than the parent of the alleged victim, the principal must notify the parent of the alleged victim that a complaint has been filed.
- G. Anonymous complaints may be filed by using the OSI online reporting system.

² When used in this Regulation, the term principal also refers to site supervisors. The term site supervisor refers to the person acting in a supervisory capacity to the DOE employee alleged to have engaged in corporal punishment.



V. REMOVAL OF EMPLOYEE DURING INVESTIGATION

During the course of a corporal punishment investigation, the subject employee may be removed from assignment with students to safeguard the health, welfare, and safety of students, as well as the integrity of the investigation, as set forth below.

- A. Upon receipt of a complaint of corporal punishment, OSI will recommend whether the employee should be removed from his/her assignment pending completion of the investigation. If OSI does not recommend removal initially, the principal may request removal, subject to review by Senior Field Counsel and legal staff in the Office of the General Counsel.
- B. When determining whether to remove the employee, the following should be considered: the severity of the alleged behavior; the prior record of the accused employee; the likely disciplinary action if the allegations are substantiated; the nature and frequency of the contact between the subject and students; and any other relevant factors.
- C. If an employee has been removed from his or her assignment pending the outcome of a corporal punishment investigation, the principal shall inform the employee, in writing, of the nature of the investigation no later than five school days from the date of his or her removal.

VI. INVESTIGATION

- A. Allegations of corporal punishment will be investigated either by OSI or by the school at which the incident occurred. After OSI receives a report of corporal punishment, OSI will advise the principal whether OSI will conduct the investigation or whether the principal must conduct a School-Based Investigation ("SBI").
 - 1. All DOE employees are required to cooperate with investigations of corporal punishment, and are required to report if summoned to appear for an interview. If requested by OSI, principals must assist OSI by coordinating and organizing interviews of school staff, and in making requested documents available.
 - 2. If the principal is instructed to conduct a SBI, Senior Field Counsel will provide guidance and instruction to the principal (see Section VI.C).
 - 3. If, during the course of an investigation, there is reasonable suspicion to believe that physical abuse of a sexual nature has taken place or that a crime has been committed, the New York City Police Department and the Special Commissioner of Investigation ("SCI") must be contacted immediately, and the investigation must stop pending receipt of further information.
- B. Whether the case is investigated by OSI or by the school, the following investigative steps must be taken:³
 - 1. Interview the alleged victims and student/staff witnesses <u>separately</u> and obtain their written statements as quickly as practicable.⁴
 - 2. Provide the accused employee with 48 hour written notice of the right to appear with union representation at an investigative interview to discuss the allegation of corporal punishment. The 48 hour notice and the notice of right to union representation are available at: http://schools.nyc.gov/Offices/GeneralCounsel/Legal/SFC/default.htm.
 - 3. The investigative interview may not be convened without union representation or prior to 48 hours after the employee's receipt of the written notice unless the employee waives his or her right to 48 hour notice and/or union representation. In such a case, the employee must sign a waiver, available at http://schools.nyc.gov/Offices/GeneralCounsel/Legal/SFC/default.htm.

⁴ Interviews with student witnesses do not require parental notification or consent. If a parent is not present, the principal may wish to conduct the interview in the presence of an uninvolved administrator or staff member, such as an assistant principal, dean, social worker, or guidance counselor.



Detailed investigative steps can be found at http://schools.nyc.gov/Offices/GeneralCounsel/Legal/SFC/default.htm

- 4. Meet with the accused employee. At the meeting, the employee must be provided with an explanation of the allegation of corporal punishment and the opportunity to make a statement.
 - a. If the accused employee requests an opportunity to review student witness statements, or adult witness statements that contain student-specific information, the employee must be provided with the opportunity to review and sign a privacy acknowledgement in the presence of union representation (where such representation is present) that he/she will not disclose the contents of the statements or retaliate against the author(s) of the statements. The union representative also must also be provided the opportunity to review and sign the privacy acknowledgement. The privacy acknowledgement is available at http://schools.nyc.gov/Offices/GeneralCounsel/Legal/SFC/default.htm. Copies of the acknowledgement must be provided to the accused employee and/or the union representative upon request.
 - i. If, during the investigation, the accused employee and the union representative sign the privacy acknowledgement, the employee and union representative shall be shown all witness statements in un-redacted form. The employee and his/her union representative shall be permitted to transcribe any and all witness statements but shall not be permitted to retain copies of such witness statements.
 - ii. If, during the investigation, the accused employee chooses not to sign the privacy acknowledgement, all personally identifiable information pertaining to any student other than the victim must be redacted from the student victim's statement, student witness statements, and adult witness statements before they are shown to the accused employee. The accused employee shall be shown all witness statements in redacted form. The employee and his/her union representative shall be permitted to transcribe such redacted statements but shall not be permitted to retain copies of these statements. All accused employees and their union representatives present at the disciplinary conference are entitled to see and retain copies of all witness statements prior to administration of any and all disciplinary action. If an employee refuses to sign the privacy acknowledgement, all personally identifiable information pertaining to any student other than the victim must be redacted from the student victim's statement, student witness statements, and adult witness statements prior to providing them.
- 5. Evaluate the evidence and the credibility of all witnesses, including the alleged victim and the accused employee.
- 6. Maintain a separate file for each complaint.
- C. For School-Based Investigations only:
 - Within 10 school days of receiving the complaint, the principal must determine whether the complaint is substantiated or not and must complete the Alleged Corporal Punishment and/or Verbal Abuse—Report of Investigation Form, explaining the conclusions reached with respect to each allegation (see Attachment No. 1, Investigative Report Form). If additional time is required to complete the investigation due to extenuating circumstances, principals should consult with Senior Field Counsel.
 - When a SBI is complete, principals must scan or fax the completed and signed Investigative Report, along with all interview notes, written statements, and investigative findings, to Senior Field Counsel. SBIs are considered closed only after the principal receives confirmation from Senior Field Counsel to this effect.
- D. At the conclusion of the investigation, the principal/designee must inform the parent of the alleged victim whether the allegations were substantiated or not substantiated.



VII. PERSONNEL ACTIONS

- A. Once a principal receives confirmation from Senior Field Counsel that the investigation is complete, the principal/site supervisor must take appropriate disciplinary action against any staff member found to be in violation of this Regulation. For assistance with disciplinary letters, principals should consult their Senior Field Counsel.
- B. When an investigation, either by the principal or OSI, is completed, the accused staff member must be informed of the results of the investigation. If the accused employee was reassigned during the pendency of the investigation and there is no other reason for reassignment, the employee must be returned to his or her regular assignment.
- C. An employee who violates this Regulation may be subject to discipline, which may include termination, or other appropriate follow-up action. Moreover, nothing in this Regulation prevents a principal from counseling or disciplining an employee for inappropriate conduct that is not otherwise in violation of this Regulation.
- D. All accused employees and their union representatives present at the disciplinary conference are entitled to see and retain copies of all witness statements prior to administration of any and all disciplinary action. If an employee refuses to sign the privacy acknowledgment, all personally identifiable information pertaining to any student other than the victim must be redacted from the student victim's statement, student witness statements, and adult witness statements prior to providing them.

VIII. CONFIDENTIALITY

It is the DOE's policy to respect the privacy of all parties and witnesses to complaints brought under this Regulation. However, the need for confidentiality must be balanced with the obligation to cooperate with investigations, to provide due process to the accused, and/or to take necessary action to resolve the complaint. School employees who have knowledge about an investigation of corporal punishment are prohibited from disclosing any information regarding the complaint to unauthorized parties, including the names of the accused employee(s), of student victim(s), and witnesses.

IX. TAMPERING/RETALIATION PROHIBITED

Any attempt to tamper with or impede a corporal punishment investigation or to retaliate against those who experience, report, or witness corporal punishment is strictly prohibited and may result in disciplinary action. Such behavior must be reported immediately to SCI at (212) 510-1400 or intake@nycsci.org.

X. REPORT TO NEW YORK STATE EDUCATION DEPARTMENT

A semi-annual report regarding corporal punishment complaints is made to the Commissioner of Education by January 15th and July 15th of each year. The report sets forth the substance of each complaint, the result of each investigation, and the action, if any, taken by the local school authorities in each case.

XI. <u>INQUIRIES</u>

Inquiries pertaining to this regulation should be addressed to:

<u>Telephone</u>: 718-935-3800

Office of Special Investigations N.Y.C. Department of Education 65 Court Street – Room 922 Brooklyn, NY 11201

For School-Based Investigations, contact your Senior Field Counsel







OSI CASE:	#	
OSI CASE:	#	

OFFICE OF SPECIAL INVESTIGATIONS (OSI)

65 COURT STREET - ROOM 922 BROOKLYN, NY 11201 PHONE - 718-935-3800

ALLEGED CORPORAL PUNISHMENT AND/OR VERBAL ABUSE REPORT OF INVESTIGATION

Date of Report:	e of Report: OSI Case Number:		
SUBJECT EMPLOYEE'S INFORMATION	<u>N</u>		
Name:	File N	umber:	
Position:	on: Social Security No.:		
Home Address:			
Date of Birth:	License	(s):	
School:	District:	Boro:	Region:
Years of Service:			
Tenured: Prob:	CPT:	PPT:	Per Diem:
EMPLOYEE HISTORY Prior adverse ratings/actions	Yes □ No □	If yes	, explain, including date(s):
Previous allegations of corporal punishment or verbal abuse	Yes □ No □		, explain, including date(s) and t numbers:



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OSI CASE #_____

STUDENT (COMPLAINANT/VICTIM) INFORMATION separate sheet(s), which must be attached to this doc	(additional infor	mation/victims m	ay be memorialized on a
		•	
Name:			Age:
Date of Birth:			
Has student made prior allegations? If yes, explain, including date(s) and report number(s)		Yes □	No □
Narrative of student performance (conduct, etc.):			
PARENT/GUARDIAN CONTACT INFORMATION			
Name:			
Address:			
Home Telephone:			
Business Telephone:			
Email address:			
Date Parent/Guardian Notified of Incident:			
School Staff Member Who Notified Parent:			



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STAFF/STUDENTS INTERVIEWED

Name:	 Position/Grade:	
•	 	
	_	
•	 	
	 _	
	 _	
	 _	

NOTE: If the interviewees are students, on a separate sheet(s) of paper, please list the students' names with the contact information for their parent(s).



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INCIDENT

IF STUDENT AND/OR STAFF MEMBERS MADE WRITTEN STATEMENTS, COPIES OF THOSE STATEMENTS <u>MUST</u> BE ATTACHED TO THIS FORM

Date of Incident:	Time:
Location:	
Description of alleged incident:	
	dibility of the alleged victim, the witnesses, and the subject of this urred: (If necessary, additional information can be included on a
ACTION TAKEN	
The following information must be provided.	
The allegation(s) were unsubstantiated (i.e., no	ot substantiated).
The allegation(s) of verbal abuse were substan	ntiated.
The allegation(s) of verbal abuse were substar that the language:	ntiated and the conduct constitutes a material act of verbal abuse in



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- 1. Has or would have the effect of unreasonably and substantially interfering with the student's educational performance or ability to participate in or benefit from an educational program, school-sponsored activity or any other aspect of a student's education; or
- 2. Has or would have the effect of unreasonably and substantially interfering with the student's mental, emotional, or physical well-being; or
- 3. Reasonably causes or would reasonably be expected to cause the student to fear for his/her physical safety; or
- 4. Reasonably causes or would reasonably be expected to cause physical injury or emotional harm to the student.

The allegation(s) of corporal punishment were substantiated.	
The allegation(s) were not substantiated, but the subject is found to have exercised	d poor judgment.
STOP: Please submit pages 1-6 of this document to your assigned Seni review. If disciplinary action is to be taken, it can be taken only after your required documentation and deems the investigation complete.	
Please note: In all cases where an allegation of corporal punishment and/or verbal or where it has been concluded that poor judgment was exercised, disciplinary a action must be taken.	
TENURED SUBJECTS	
The subject is a tenured teacher tenured administrator	
If an allegation of misconduct is substantiated against a tenured teacher or tenured adrinclude a letter of reprimand to the subject's personnel file, and/or charges under Sta after consultation with your assigned Senior Field Counsel, it has been determined to warranted because of the serious or repetitive nature of the misconduct, or other fact administrator's performance, the Deputy Counsel, Administrative Trials Unit ("ATU") of the consulted (212-374-6888).	te Education Law §3020-a. If that §3020-a charges might be cors concerning the teacher's or
Senior Field Counsel was consulted on	Date
Upon consultation, a letter to file was recommended.	Date
Upon consultation, a Technical Assistance Conference was scheduled for	Date
Upon consultation, other action was recommended	 Date



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NON-TENURED PEDAGOGUES AND OTHER STAFF	
The Senior Field Counsel was consulted on	 Date
Upon consultation, a letter to file was recommended.	Date
	Date
Upon consultation, the staff member was terminated on	Date
Upon consultation, other action was recommended	
	Date
Report Preparer's Name	Title
Report Preparer's Signature	
Date Prepared	