

DISPOSAL OF CASES OF MAL-PRACTICE

All cases of Malpractice i.e. Infringement of examination rules shall be referred to a committee to be constituted by the Controller of Examinations consisting of at least three members of the teaching staff of the University.

Having received the report of the Center Superintendent, the Controller of Examinations shall communicate the same to the Candidate concerned asking him/her to show cause as to why Penal action as deemed fit shall not be taken against him/her for infringement of examination rules. If the Candidate does not respond to the Show Cause notice the Case will be disposed of exparte.

The report of the Center Superintendent, the Answer Scripts of the Candidates booked under Mal Practice along with incriminating materials seized from them and the Written Statement of defence, if submitted by the Candidate, shall be placed before the aforesaid committee for Scrutiny. The recommendation of the Malpractice Committee shall be placed before the Examination Committee for ratification.

Adoption of Mal Practice shall entail punishment varying from awarding 0 (Zero) in the paper concerned to cancellation of the examination and debarring the Candidate for further examination(s) depending upon the gravity of offence committed by the candidate.

The following punishments shall be inflicted after the same is ratified by the Examination Committee.

1. If the material detected / seized from the candidate has no relevance to the Subject of examination the case may be exonerated.
2. Detection of possession of incriminating material(s) or use of incriminating material by the candidate in the first instance shall call for award of 0(Zero) in the paper concerned. But repetition of the same offence in a subsequent sitting of the examination shall call for cancellation of the whole examination.
3. In case of misconduct on the part of the candidate booked under Mal-Practice the candidate shall be debarred from examinations for more than one chance.
4. All exoneration and debarred cases shall be signed by the Chairman of the MP committee besides at least two of the members of the said committee and shall be approved by the Chairman of the Examination Committee and at least 50% of the members of the Examination Committee present in a meeting.
5. The cases of candidates booked under MP who were not exonerated be intimated to the parents / guardians of the concerned candidates.

** ** *