Academic Honesty Policy

St. John Fisher College has a firm policy concerning academic dishonesty that includes, but is not limited to, cheating, plagiarism, or any other action that misrepresents academic work as being one’s own. Students are expected to demonstrate academic honesty in all coursework, whether completed in-class or not, individually, or as part of a group project. Violations of academic honesty include, but are not limited to, cheating and plagiarism.

Definition of Terms

• **Cheating in a test situation:** use of resources other than those allowed by the instructor.
• **Plagiarism:** handing in academic work in any format which is not the original work of the student and which is not properly documented as the work of another (e.g., word-for-word copying; patching together various sections of others’ work; or paraphrasing the work of another).
• **Academic Dishonesty:** when completing any assignment, the use of any resource by the student without proper acknowledgment, or the use of any assistance from another person without authorization by the instructor (the use of College-provided tutorial services, such as the Writing Center, without prior authorization from an instructor is acceptable unless an instructor specifically states that tutorial services are not to be used in completing the assignment).

Examples & Clarification of Terms

A wide range of activities may be categorized plagiarism. At one end, there is word-for-word copying of another’s writing without enclosing the copied passage in quotation marks and identifying it in a footnote, both of which are necessary. (This includes, of course, the copying of all or any part of another student’s paper.) At the other end, there is the almost casual slipping in of a particularly apt term that one has come across in reading. Between these poles there are degrees, but they may be roughly placed in two groups. Close to outright deceit is the patching together of random jottings made in the course of reading, generally without careful identification of their source. Here, the writer’s sole contribution is to cement the pieces together. Indicative of more effort and, for that reason, somewhat closer to honesty, though still dishonest, is the paraphrase, an abbreviated (and often skillfully prepared) restatement of someone else’s analysis or conclusion, without the acknowledgement that another person’s text has been the basis for the recapitulation.

The following examples should make clear the dishonest and the proper use of source material. If instances occur which these examples do not seem to cover, the course instructor should be consulted. The Writing Center is another source of assistance in such matters.

**THE SOURCE**

The importance of the Second Treatise of Government printed in this volume is such that without it we should miss some of the familiar features of our own government. It is safe to assert that the much criticized branch known as the Supreme Court obtained its being as a result of Locke’s insistence upon the separation of powers; and that the combination of many powers in the hands of the executive under the New Deal has still to encounter opposition because it is contrary to the principles enunciated therein, the effect of which is not spent, though the relationship may not be consciously traced. Again we see the crystallizing force of Locke’s writing. It renders explicit and adapts to the British politics of his day the trend and aim of writers from Languet and Bodin through Hooker and Grotius, to say nothing of the distant ancients, Aristotle and the Stoic school of natural law. It sums up magisterially the arguments used through the ages to attack authority vested in a single individual, but it does so from the particular point of view engendered by the Revolution of 1688 and is in harmony with the British scene and mental climate of the growing bourgeoisie of the age. Montesquieu and Rousseau, the framers of our own Declaration of Independence, and the statesmen (or should we say merchants and speculators?) who drew up the Constitution have re-echoed its claims for human liberty, for the separation of powers, for the sanctity of private property. In the hands of these it has been the quarry of liberal doctrines; and that it has served the Socialist theory of property based on labor is final proof of its breadth of view.


**1. WORD-FOR-WORD PLAGIARIZING**

It is not hard to see the importance of the Second Treatise of Government to our own democracy. Without it we should miss some of the most familiar features of our own government. It is safe to assert that the much criticized branch known as the Supreme Court obtained its being as a result of Locke’s insistence upon the separation of powers; and that the combination of many powers in the hands of the executive under the New Deal has still to encounter opposition because it is contrary to the principles enunciated therein, the effect of which is not spent, though the relationship may not be consciously traced.

The framers of our own Declaration of Independence and the statesmen who drew up the Constitution have reechoed its claims for human liberty, for the separation of powers, for the sanctity of private property. All these are marks of the influence of Locke’s Second Treatise on our own way of life.

In this example, after composing half of a first sentence, the writer copies exactly what is in the original text, leaving out the center section of the paragraph and omitting the names of Montesquieu and Rousseau where he/she takes up the text again. The last sentence is also the writer’s own. If the writer had enclosed all the copied text in quotation marks and had identified the source in a footnote, he/she would not have been liable to the charge of plagiarism. However, a reader might have felt that the writer’s personal contribution to the discussion was not very significant.

**2. THE MOSAIC**

The crystallizing force of Locke’s writing may be seen in the effect his Second Treatise of Government had in shaping some of the familiar features of our own government.
That much criticized branch, known as the Supreme Court, and the combination of many powers in the hands of the executive under the New Deal are modern examples. But even the foundations of our state—the Declaration of Independence and the Constitution—have re-echoed its claims for human liberty, for the separation of powers, for the sanctity of private property. True, the influence of others is also marked in our Constitution from the trend and aim of writers like Languet and Bodin, Hooker and Grotius, to say nothing of Aristotle and the Stoic school of natural law; but the fundamental influence is Locke’s Treatise, the very quarry of liberal doctrines.

Note how the following phrases have been lifted out of the original text and moved into new patterns:

- crystallizing force of Locke’s writing
- some of the familiar features of our own government
- combination of many powers in the hands of the executive under the New Deal
- have re-echoed its claims for human liberty . . . property
- from the trend and aim . . . Grotius
- to say nothing of Aristotle and . . . natural law
- quarry of liberal doctrines

As in the first example, there is really no way of legitimizing such a procedure. To put every stolen phrase within quotation marks would produce an almost unreadable text.

3. THE PARAPHRASE

- Paraphrase: Many fundamental aspects of our own government are apparent in the Second

Original: Many familiar features of our own government are apparent in the Second

Paraphrase: Treatise of Government. One can safely say that the oft-censured Supreme Court really

Original: Treatise of Government. It is safe to assert that the much criticized . . . Court obtained

Paraphrase: owes its existence to the Lockeian demand that powers in the government be kept separate;

Original: its being as a result of Locke’s insistence upon the separation of powers; and that the

Paraphrase: equally one can say that the allocation of varied and widespread authority to the President

Original: combination of many powers in the hands of the executive under the New Deal has still

Paraphrase: during the era of the New Deal has still to encounter opposition because it is contrary

Original: to encounter opposition because it is contrary to the principles enunciated therein

Paraphrase: Once more it is possible to see the way in which Locke’s writing clarified existing opinion.

Original: Again we see the crystallizing force of Locke’s writing.

The presentation above shows how the writer has followed along with the original text, substituting approximately equivalent terms for those of the author.

In point of fact, this source does not particularly lend itself to honest paraphrase. The purpose of paraphrase should be to simplify or to throw a new and significant light on a text; it requires much skill if it is to be correctly used and should rarely be resorted to by the student.

4. THE “APT” TERM

The Second Treatise of Government is a veritable quarry of liberal doctrines. In it the crystallizing force of Locke’s writing is markedly apparent. The cause of human liberty, the principle of separation of powers, and the inviolability of private property—all three, major dogmas of American constitutionalism—owe their presence in our Constitution in large part to the remarkable Treatise which first appeared around 1685 and was destined to spark, within three years, a revolution in the land of its author’s birth and, ninety years later, another revolution against the land.

Here the writer has not been able to resist the appropriation of two phrases—“quarry of liberal doctrines” and “crystallizing force.” The proper use of the terms would have required the addition of a phrase: The Second Treatise of Government is, to use Sherman’s suggestive expression, a “quarry of liberal doctrines.” In it the “crystallizing force”—the term again is Sherman’s—of Locke’s writing is markedly apparent.

Other phrases in the text in No. 4—“the cause of human liberty,”

“the principle of the separation of powers,” “the inviolability of private property”—are clearly drawn directly from the original source but are so much matters in the public domain, that their re-use in this fashion is not objectionable.

Since one of the principal aims of a college education is the development of intellectual honesty, plagiarism is a particularly serious offense, and the punishment for it is commensurately severe.

Procedures

1. When a faculty member suspects a violation of academic honesty by a student (whether undergraduate or graduate), the instructor should meet in a conference with the student suspected of academic dishonesty to address the suspicion. If a student or professional staff member suspects a violation of academic honesty, that person should report their suspicion to the instructor of the affected course. If the instructor believes that the information is credible, the instructor should meet with the suspected student in a conference. The conference is private and only the student(s) and faculty member(s) involved may participate in the meeting.

During this conference, the instructor should share with the student the information that forms the basis for the suspicion and provide the suspected student an opportunity to respond to the information. Should the conference result in a determination by the instructor that academic dishonesty has occurred, the faculty member will assign a sanction.

The faculty member may consult with his or her department chair; Dean of the School, if appropriate; or the Director of the Office of Academic Affairs for advice regarding the sanction.

2. The following sanctions may be assigned for violations of academic honesty:

   a. Warning
   b. Re-examination or re-writing the paper by the student
   c. Assigning an “F” for the examination, paper or project
   d. Withdrawal of the student from the course (with a recorded grade of “W” appearing on the student’s transcript. This “W” will be given by Registrar when College regulations require it), and/or
   e. Assigning an “F” for the course. If an “F” is assigned,
this will supersede all academic deadlines for
dropping and/or withdrawal (e.g., a student will
be unable to withdraw from/drop a course while a
complaint of academic dishonesty is pending nor
after a faculty member assigns a grade of “F”
or “W”).
f. When it hears appeals and holds students responsible
for academic dishonesty, the Academic Honesty
Board may assign academic probation in addition
to any of the above sanctions, or recommend to the
Dean of Students the suspension or dismissal of the
students.

3. The instructor must notify the student of the sanction in
writing at the time this decision is reached. The student
may receive the letter of notice either at the conclusion
of the conference with the faculty member or via certified
mail at the student’s local address of record. The
student must sign a copy of the original letter of finding
and sanctions, if applicable, indicating the student either:
(a) accepts the finding and sanction; or (b) appeals
the finding or sanction. The student must sign this letter
within three business days of receipt of the letter. After
the student signs the original letter, the faculty member
will send a copy of the signed sanction letter to the Dean
of the School, if appropriate, or the Director of the Office
of Academic Affairs, K202, and Department Chair. Failure
to sign the letter within the specified time period will
constitute automatic acceptance of the faculty member’s
decision by the student.

4. The Dean of the School or the Director of the Office
of Academic Affairs will forward a copy of the letter to
the Dean of Students. If the Dean of Students previously
received copies of sanction letters for academic dishonesty
for the student in question, the Provost or Provost
designee will be notified. The student will be subject
to further disciplinary action by the Provost or Provost
designee, who will consult with the Department Chair. If a
professional conduct code is affected by the violation, the
Department Chair may initiate appropriate, independent
action in response to the violation.

A p p e a l P r o c e d u r e s
If the student chooses to appeal the sanction, he or she must
notify the Provost or Provost designee of this intent within
three (3) business days of receiving notice of the sanctions
from the instructor. The Dean of the School or the Director
of the Office of Academic Affairs will bring the appeal before
the Academic Honesty Board.

1. Membership of the Board of Academic Honesty
a. Chair of the Committee on Academic Standing in
matters involving undergraduates, or the chair of
the Graduate Council in matters involving graduate
students (votes only in the case of a tie).
b. Three faculty members from the Committee on
Academic Standing if the suspected student is an
undergraduate, or from the Graduate Council if
the student is a graduate student, will be elected by
their respective bodies.
c. At the option of the suspected student(s), the Dean
of Students may appoint a maximum of three
students who have been trained to participate in
discipline hearings. These students will be selected
from the undergraduate or graduate student body,
depending on the status of the suspected student.

2. Appeal Hearing Procedures
a. The Board shall review the case and hear testimony
from the individuals involved.
b. The appeal hearing is private and only those persons
involved may participate. The student may not have
legal counsel present during the Appeal Hearing.
c. Both the faculty member and the student have the
right to submit evidence and to present witnesses
on their behalf—witnesses are those persons with
firsthand knowledge of the matter under consideration.
d. Pending the Board’s decision, the student may
remain an active member of the class.
e. The Board will, after hearing all evidence, excuse all
participants from the hearing room and deliberate
in private prior to coming to a decision.
f. If the Board finds the student responsible for the
violation, it may request from the Dean of Students
a report of the student’s discipline history as part of
the sanctioning process...

3. Decision of the Board of Academic Honesty
a. The Board may rescind, modify or support the
original decision and sanction as it judges most
appropriate.
b. In the case of a repeating offender, the Board may
recommend to the Dean of Students suspension or
expulsion from the College. If suspension or expulsion
results, notice of the action taken will appear
on the student’s academic record.
c. A report of all decisions of the Board will be sent to
the Provost or Provost designee.
d. The Provost or Provost designee shall notify the
Department Chair and the Dean of Students in
writing if a student is sanctioned for academic
dishonesty.
e. Decisions by the Board are final and are not subject
to further appeal.