Discipline Policy

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1. Purpose

It is the purpose of this policy to promote a safe and orderly school environment for all scholars and employees. Capstone Classical Academy (Capstone) holds all scholars, employees, and other adults to the highest standards of behavior on school grounds and during school-sponsored activities. Criminal acts or disruptive behavior of any kind will not be tolerated and any individual who engages in such activity will be subject to school disciplinary action, prosecution, or both.

2. Grounds for Suspension, Expulsion, or Change of Placement

2.1. A scholar may be suspended or expelled from school for any of the following reasons:

(i) frequent, flagrant, or willful disobedience, defiance of proper authority, or disruptive behavior including but not limited to fighting, noncompliance with school dress code, or the use of foul, profane, vulgar, or abusive language, or other unreasonable and substantial disruption of a class, activity, or other function of the school; second offense with a cell phone; third offense results in the phone being confiscated by administration for the academic year.

(ii) willful destruction or defacing of school property;

(iii) behavior or threatened behavior which poses an immediate and significant threat to the welfare, safety, or morals of other scholars or school personnel or to the operation of the school;

(iv) possession, distribution, control, use, sale, or arranging for the sale of an alcoholic beverage as defined in Utah Code Ann. §32B-1-102;

(v) possession, distribution, control, use, sale, or arranging for the sale of cigars, cigarettes, electronic cigarettes, or tobacco, as defined by Utah Code Ann. §76-10-101;

(vi) possession, distribution, control, use, sale, or arranging for the sale of contraband, including but not limited to fireworks, matches, lighters, mace, pepper spray, laser pointers, or any other material or item that has caused or will imminently cause substantial disruption to school operations;
(vii) inappropriate use or possession of a personal electronic device (PED) as defined by the applicable school level policy; cell phone use between the hours of 8am and 4 pm.
(viii) possession or use of pornographic material on school property;
(ix) behavior which threatens harm or causes harm to the school or school property, to a person associated with the school, or property associated with any such person, regardless of where it occurs;
(x) harassment, including sexual, racial, ethnic, religious, or disability-related;
(xi) inappropriate use of Capstone electronic resources or violation of Capstone Acceptable Use Agreement; or
(xii) criminal activity.

2.2. A scholar shall be suspended or expelled from school (or considered for a change in placement if a scholar with a disability) for:

(i) any serious violation affecting another scholar or a staff member, or any serious violation occurring in a school building, in or on school property, or in conjunction with any school activity;
(ii) any violations listed under Section 2.1 of this policy if the violation is serious or persistent;
(iii) the commission of an act involving the use of force or the threatened use of force which if committed by an adult would be a felony or class A misdemeanor.

2.3. Weapons—Mandatory One Year Expulsion

2.3.1. Any scholar who, in a school building, in a school vehicle, on Capstone property, or in conjunction with any school activity, (a) possesses, controls, sells, arranges for the sale of, uses, or threatens use of a real weapon, explosive, noxious or flammable material; or (b) actually uses or threatens to use a look-alike or pretend weapon with the intent to intimidate another person or to disrupt normal school activities; shall be expelled from all Capstone schools, programs, and activities for a period of not less than one year, subject to the following:

2.3.1.1. Within forty-five (45) days after the expulsion the scholar shall appear before a member of Capstone Case Management Team, accompanied by a parent or legal guardian; and the Case Management Team shall determine: [a] what conditions must be met by the scholar and the scholar’s parent for the scholar to return to school; [b] if the scholar should be placed on probation in a regular or alternative school setting consistent with Utah Code Ann. §53A-11-907, and what conditions must be met by the scholar in order to ensure the safety of scholars and faculty at the school the scholar is placed in; and [c] if it would be in the best interest of both Capstone and the scholar to modify the expulsion term to less than a year giving highest priority to providing a safe school environment for all scholars.

2.3.1.2. Scholars with Disabilities under IDEA and Section 504 [a] Whenever a scholar receiving special education and related services under the Individuals with Disabilities Education Act (IDEA) or Section 504 of the Rehabilitation
Act is determined to have violated Section 2.3, the due process procedures outlined in Section 8 of this policy must be followed.

2.4. Drugs and Controlled Substances – Mandatory Suspension or Expulsion

2.4.1. A scholar shall be suspended or expelled for any of the following reasons:

[a] use, control, possession, distribution, sale, or arranging for the sale of an illegal drug or controlled substance (which includes alcohol), an imitation controlled substance, or drug paraphernalia in a school building, in a school vehicle, on Capstone property, or in conjunction with any school activity;

[b] misuse or abuse, distribution, sale or arranging for the sale of prescription medication at school or a school function; or

[c] misuse or abuse of over-the-counter remedies, or sharing, distribution, sale, or arranging for the sale of over-the-counter remedies. A scholar may possess and use over-the-counter remedies at school only in amounts not to exceed the recommended daily dose including, but not limited to: aspirin, ibuprofen, Tylenol (acetaminophen), cough drops, allergy medication, cough syrup and mouthwash.

2.4.2. Drug Testing

2.4.2.1. Any scholar who is reasonably suspected of violating section 2.4 may be subject to a drug test for cause, arranged and paid for by Capstone. If scholar tests positive, the parents will pay the charges.

2.4.2.2. Scholars who refuse to submit to required drug testing, or who refuse to cooperate with Capstone officials with respect to the sharing of appropriate information, may be expelled from Capstone.

2.4.2.3. If the scholar tests positive once, he/she may be expelled from all Capstone programs or activities. Capstone follows a zero tolerance policy in regards to drugs and alcohol.

2.4.3. Scholars with Disabilities Section 504

2.4.3.1. Any scholar identified as being disabled under either Section 504 of the Rehabilitation Act or the Americans with Disabilities Act who currently is engaging in the illegal use of drugs or alcohol shall be suspended or expelled to the same extent as non-disabled scholars for the possession, use, control, distribution, sale, or arrangement of the sale of illegal drugs, alcohol, or controlled substances on Capstone property or in conjunction with any school activity.

2.4.4. Scholars with Disabilities under IDEA.

2.4.4.1. Whenever a scholar receiving special education and related services under IDEA knowingly possesses or uses illegal drugs or sells or solicits the sale of a controlled substance while at school or a school function, the due process procedures outlined in Section 8 of this policy must be followed.

2.5. Gang Activity

2.5.1. Scholars who engage in any form of gang activity on or about school property, or at any school activity may be suspended or expelled under the terms of this policy. Scholars may also be excluded from participation in extracurricular activities,
including interscholastic athletics as determined by the school administration after consultation with law enforcement

2.5.2. Prohibited Gang Activity Defined. For the purposes of this policy, prohibited “gang activities” include, but are not limited to any of the following:

(i) committing any act or omission or using any speech, communication in any method, either verbal or non-verbal, electronic means (flashing signs, gestures, hand-shakes, texting, etc.) that demonstrates membership in or affiliation with a gang;
(ii) soliciting others for membership in a gang;
(iii) requesting any person to pay for “protection”, claiming “turf”, or otherwise intimidating, bullying, retaliating against, threatening, or harassing any person;
(iv) possessing a weapon, controlled substances, drug paraphernalia, or other contraband;
(v) committing any illegal act;
(vi) encouraging or inciting another person to act with physical violence upon any other person or cause damage to property;
(vii) marking school property, books, or school work with gang names, slogans, or signs; or
(viii) gang-related graffiti or damage to school property.

2.5.3. Confiscation of Gang Items

2.5.3.1. Subject to the search and seizure provisions of this policy, gang paraphernalia, apparel, or weapons may be confiscated by school officials at any time.

2.5.4. Consultation with Law Enforcement Authorities

2.5.4.1. School officials shall consult with local law enforcement authorities and gang detectives whenever they have questions regarding gang-related clothing, apparel, or other gang activity.

2.6. Bullying, Cyber-bullying, Harassment, and Hazing

2.6.1. Bullying, cyber-bullying, harassment, and hazing of scholars and employees are against federal law, state law, and Capstone policy, and are not tolerated by Capstone. It is the intent of Capstone to respond to school-related incidents by implementing prevention efforts where victims can be identified and assessed, and perpetrators educated, in order to create a safer school that provides a positive learning environment for all scholars.

2.6.2. School officials have the authority to discipline scholars and employees for off-campus speech that causes or threatens a substantial disruption on campus, at school activities, or causes or threatens a significant interference with a scholar’s educational performance or involvement in school activities.

2.6.3. Definitions

2.6.3.1. “Bullying” means intentionally or knowingly committing an act that:
endangers the physical health or safety of a school employee or scholar and:
(1) involves any brutality of physical nature such as whipping,
beating, branding, calisthenics, bruising, electric shocking,
placement of a harmful substance in the body, or exposure to the
elements;
(2) involves consumption of any food, liquor, drug, or other
substance;
(3) involves physically obstructing a school employee’s or scholar’s
freedom to move; and
is done for the purpose of placing a school employee or scholar in fear of:
(1) physical harm to the school employee or scholar; or
(2) harm to property of the school employee or scholar.
Bullying is commonly understood as aggressive behavior that:
(1) is intended to cause distress and harm;
(2) exists in a relationship in which there is an imbalance of
power and strength;
(3) is repeated over time.
2.6.3.2. "Cyber-bullying” means using the Internet, a cell phone, or any other
electronic device or medium to send or post text, video, or an image with the
intent or knowledge, or with reckless disregard, that the text, video, or image
will hurt, embarrass, or threaten an individual.
2.6.3.3. “Harassment” means repeatedly communicating to an individual, in an
objectively demeaning or disparaging manner, statements that contribute to a
hostile learning or work environment for the individual.
2.6.3.4. “Hazing” means intentionally or knowingly committing an act that
endangers the physical health or safety of a school employee or scholar and:
(i) involves any brutality of a physical nature such as whipping,
beating, branding, calisthenics, bruising, electric shocking, placing
of a harmful substance on the body, or exposure to the elements;
(ii) involves consumption of any food, liquor, drug, or other
substance;
(iii) involves other physical activity that endangers the physical
health and safety of a school employee or scholar; or
(iv) involves physically obstructing a school employee’s or
scholar’s freedom to move; and
(v) is done for the purpose of initiation or admission into,
affiliation with, holding office in, or as a condition for membership
or acceptance, or continued membership or acceptance, in any
school or school sponsored team, organization, program, or event;
or
(vi) if the person committing the act against a school employee or
scholar knows the school employee or scholar is a member of, or
candidate for, membership with a school, or school sponsored
team, organization, program, or event to which the person committing the act belongs to or participates in.

2.6.3.5. “Retaliation” means an act or communication intended:
   (i) as retribution against a person for reporting bullying, cyber-bullying, hazing and harassment; or
   (ii) to improperly influence the investigation of, or the response to a report of bullying, cyber-bullying, hazing and harassment.

2.6.3.6. The conduct defined herein constitutes bullying, cyber-bullying, hazing or harassment, regardless of whether the person against whom the conduct is committed directed, consented to, or acquiesced in, the conduct.

2.6.4. Prohibited Conduct

2.6.4.1. No school employee, parent/guardian or scholar may:
   [a] engage in any form of bullying or harassing a school employee or scholar, on or about school property, on a school bus, at a school bus stop, or while traveling to or from a school location or school event, or at any school-related or sponsored activity regardless of location or circumstance;
   [b] engage in hazing or cyber-bullying a school employee or scholar at any time or in any location;
   [c] engage in retaliation against a school employee; a scholar; or an investigator for, or witness of, an alleged incident of bullying, harassing, cyber-bullying, hazing, or retaliation; or
   [d] make a false allegation of bullying, cyber-bullying, harassment, hazing, or retaliation against a school employee or scholar.

2.6.5. Investigation and Discipline

2.6.5.1. Each reported violation of the prohibitions noted previously shall be promptly investigated and discipline determined in accordance with this policy.

2.6.5.2. Reporting Requirement
   [a] School employees who become aware of bullying, harassment, hazing, or related initiation activity, shall report such incident immediately to school administrators so that prompt and appropriate action can be taken. School personnel who fail to report incidents of bullying, harassment, or hazing to school or Capstone administrators may face disciplinary action.
   [b] Scholars who observe hazing activities and fail to intervene or report the hazing to school officials may face disciplinary action for conspiring to engage in hazing

2.6.5.3. Coordination with other Policies
   [a] School employees who engage in any of these prohibited behaviors may be subject to individual investigation resulting in employment action.
[b] Bullying, harassing, or hazing that is found to be based on a protected class is further prohibited under federal anti-discrimination laws and is subject to provisions of other applicable school policies

2.6.5.4. Parental Notification of Certain Incidents and Threats

2.6.5.4.1. A school administrator shall promptly notify a parent/guardian personally of:
   [a] a parent/guardian’s scholar’s threat to commit suicide; or
   [b] an incident of bullying, cyber-bullying, hazing, harassment, or retaliation involving the parent/guardian’s scholar

2.6.5.5. Record of Notification When a parent/guardian has been notified by a school administrator of a threat or incident, a school administrator shall complete a Record of Parent Notification of Scholar Threat or Incident form
   [a] This record shall be securely and confidentially maintained by the school consistent with state and federal law.
   [b] A school shall provide a scholar a copy of the Record of Parent Notification of Scholar Threat or Incident related to the scholar if the scholar requests a copy of record; and expunge the record maintained in accordance with this section if the scholar has graduated from high school and requests the record be expunged.

3. Investigations

3.1. Whenever a school administrator has reason to believe that school rules or policies have been broken, he or she shall proceed with an investigation. However, if the site administrator believes that laws have been broken or child abuse has occurred, he/she shall request appropriate authorities to conduct the investigation.

3.1.1. General Investigation Guidelines for School Administrators. School administrators have the authority and duty to conduct investigations and to question scholars pertaining to infractions of school rules, whether or not the alleged conduct is a violation of criminal law. School administrators shall conduct investigations according to the following general guidelines:

3.1.1.1. Administrators shall conduct investigations in a way that does not unduly interfere with school activities.

3.1.1.2. Administrators shall separate witnesses and offenders in an attempt to keep witnesses from corroborating their statements and have all parties write separate statements concerning the incident under investigation.

3.1.1.3. Administrators shall advise scholars suspected of wrongdoing orally or in writing of the nature of the alleged offense.

3.1.1.4. Scholars must be provided an opportunity to give their version of the incident under investigation, however, refusals to respond or provide information should be respected.

3.1.1.5. When questioning scholars as part of an investigation, school staff should have another adult present whenever possible.
3.1.1.6. Administrators shall accommodate scholars with disabilities and any scholars unable to write their own statements through use of tape recorders, scribes, translators, etc.

3.1.1.7. All scholars involved in the investigation shall be instructed that retaliation is prohibited. Any act of reprisal against any person who has testified, assisted, or participated in any manner in an investigation, proceeding, or hearing is strictly prohibited and subject to disciplinary action.

3.1.1.8. When the investigation is completed and if it is determined that disciplinary action may be in order, due process requirements must be met. Specifically, the scholar must be given proper notice of the charges against him/her and the disciplinary action being recommended, as well as a fair opportunity to present his or her version of the facts.

3.1.1.9. The form and timing of notice and the extent of the scholar’s opportunity to present his or her version of the facts may be dependent upon the facts and circumstances surrounding the allegations. Capstone will provide such notice and opportunity to be heard as is appropriate to both protect the accused scholar’s rights and protect the health and safety of other Capstone community members.

3.2. Coordination with Law Enforcement School administrators have the responsibility and the authority, within their respective jurisdictions, to determine when the help of law enforcement authorities is necessary, as outlined in this policy and Utah State law.

3.2.1. School Administrators may invite law enforcement authorities to the school to:
   [a] conduct an investigation of alleged criminal conduct on the school premises or during a school-sponsored activity;
   [b] maintain a safe and orderly educational environment; or
   [c] maintain or restore order when the presence of such authorities is necessary to prevent injury to persons or property

3.2.2. Investigation Initiated by School Authorities of Criminal Conduct During an investigation for violation of school rules, it may become evident that the incident under investigation may also be a violation of criminal law. If a school administrator has reason to suspect that a criminal act has been committed and in the opinion of the administrator law enforcement authorities should be notified, the following procedure should be followed:
   [a] The administrator shall request that law enforcement authorities conduct an investigation during school hours and question scholars who are potential witnesses to the alleged criminal behavior.
   [b] Unless circumstances dictate otherwise, questioning of the scholar by school officials shall not begin or continue until law enforcement authorities arrive.
   [c] Under direction of the administrator, a school official shall inform the scholar's parent or legal guardian as soon as possible that the scholar may have committed a criminal act and that law enforcement authorities will be or are involved in the investigation.
[d] The administrator shall document the contact or attempted contact with the scholar's parents or legal guardian.

3.2.3. Investigation Initiated by School Resource Officers (SROs) and other Law Enforcement Authorities

3.2.3.1. School officials shall cooperate with SROs and other law enforcement authorities who are carrying out official duties such as investigating crimes, serving subpoenas, etc., as outlined in Utah Code Ann. §78A-6-1110.

[a] When law enforcement authorities can show a need to do so, they shall be permitted to conduct an investigation on school grounds during school hours.

3.2.3.2. Such a need will ordinarily be shown if delay in police investigation might result in danger to a person, flight from jurisdiction by a person reasonably suspected of a crime, or destruction of evidence. In such cases:

(i) the law enforcement authorities shall be required to get prior approval of a school administrator or other designated person before beginning an investigation on school premises;
(ii) a school administrator shall document the circumstances warranting the investigation as soon as practical;
(iii) alleged criminal behavior related to the school environment brought to the school administrator’s attention by law enforcement authorities shall be dealt with under the provisions of this policy in addition to any court action;
(iv) law enforcement authorities investigating school-related or scholar-related crimes may not have access to scholar education records, aside from directory information, unless they have a subpoena or court order, permission from parent or guardian, or serve as a designated School Resource Officer;
(v) directory information is limited to a scholar’s name, home address, date of birth, phone number, class schedules and parents’ home address, email address, and phone numbers for use in case of emergency.

3.2.3.3. Release of Scholar to Law Enforcement Authorities

[a] Law enforcement authorities may, without a court order, take a scholar into custody as outlined in Utah Code Ann. §78A-6-112.

[b] Where it is necessary to take a scholar into custody on school premises, law enforcement authorities shall:

(i) contact a school administrator and relate the circumstances necessitating such action;
(ii) consult with a school administrator as to how an arrest is to be made in order to cause the least disruption to the school process;
(iii) when possible, have a school administrator summon the scholar to the administrator’s office prior to taking the scholar into custody;
(iv) notify the parent or legal guardian of the action under Utah Code Ann. §78A-6-112(3).
[c] A school administrator shall immediately notify the Director's office of the removal of a scholar from school by law enforcement authorities. [d] When a scholar has been taken into custody or arrested on school premises without prior notification to school administration, school staff present shall encourage law enforcement authorities to inform an administrator of the circumstances as quickly as possible. If the officers decline to tell an administrator, the school staff members present shall immediately notify an administrator

3.2.3.4. Quelling Disturbances of School Environment

3.2.3.4.1. Law enforcement may be requested to assist in controlling disturbances of the school environment which a school administrator has found to be unmanageable by school personnel, and has the potential of causing harm to scholars and other persons, or to property. Such circumstances include situations where a parent or member of the public exhibits undesirable or illegal conduct on or near school grounds, or at a school event, and who refuse to abide by a school administrator's directive to leave the premises.

3.2.3.5. Coordination of Policies with Law Enforcement Authorities

3.2.3.5.1. School administrators shall meet at least annually with local law enforcement authorities to discuss Capstone's Scholar Conduct and Discipline Policy and rules on law enforcement contacts with Capstone. Law enforcement authorities shall be asked to inform their staffs about the terms of the Scholar Conduct and Discipline Policy.

4. EMERGENCY SAFETY INTERVENTIONS

4.1. A school employee may not subject a scholar to physical restraint or seclusionary time out unless utilized as a necessary emergency safety intervention (ESI) in compliance with this section.

4.2. Definitions

4.2.1. An “emergency safety intervention (ESI)” is the use of seclusionary time out or physical restraint when a scholar presents an immediate/imminent danger of physical violence/aggression towards self or others likely to cause serious physical harm. An “emergency safety intervention” is not for disciplinary purposes.

4.2.2. “Physical restraint” means personal restriction immobilizing or reducing the ability of an individual to move his arms, legs, body, or head freely.

4.2.3. “Seclusionary time out” means that a scholar is placed in a safe enclosed area, isolated from adults and peers, and the scholar is, or reasonably believes, he will be prevented from leaving the area.

4.2.4. General Procedures

4.2.4.1. Mentors and other personnel who may work directly with scholars shall be trained on the use of effective alternatives to ESI as well as the safe use of ESI and a release criteria.

4.2.4.2. ESI shall:

[a] be applied for the minimum time necessary to ensure safety;
[b] be discontinued as soon as imminent danger of physical harm to self or others has dissipated;
[c] be discontinued if the scholar is in severe distress;
[d] never be used as punishment or discipline

4.3. ESI Committee
4.3.1. Capstone’s ESI committee is comprised of the Associate Director, the head counselor, and two certified educational professionals with behavior training and knowledge in both state rules and Capstone’s discipline policies.
4.3.2. Capstone’s ESI committee will meet as needed to monitor the use of ESI at Capstone, and will determine and recommend professional development needs, as well as develop any necessary policies for local dispute resolution processes to address concerns regarding disciplinary actions. The committee will also teach and update staff on procedures.

4.4. Scholars with Disabilities Receiving Special Education Services
4.4.1. Use of ESI for a scholar with a disability receiving specialized educational services under IDEA or Section 504, shall be subject to the applicable state Least Restrictive Behavioral Interventions (LRBI) policies and procedures for special education/504 programs.

4.5. Physical Restraint
4.5.1. A school employee may, when acting within the scope of employment, use and apply physical restraint or force as an ESI as may be reasonable and necessary under the following circumstances:
   [a] to protect the scholar or another person from serious physical harm;
   [b] to take possession of a weapon, other dangerous objects in the possession or under the control of a scholar; or
   [c] the scholar is destroying property
4.5.2. When an employee exercises physical restraint as an ESI on a scholar, the following types of physical restraint are prohibited:
   [a] prone, or face-down;
   [b] supine, or face-up;
   [c] restraint which obstructs the airway or adversely affects the scholar’s primary mode of communication;
   [d] mechanical restraint, except for seatbelts or safety equipment used to secure scholars during transportation; or
   [e] chemical restraint, except as prescribed by a licensed physician and implemented in compliance with a scholar’s Health Care Plan.

4.6. Seclusionary Time Out
4.6.1. A school employee may, when acting within the scope of employment, place a scholar in seclusionary time out as an ESI under the following circumstances:
4.6.1.1. the scholar presents an immediate danger of serious physical harm to self or others;
4.6.1.2. any door remains unlocked; and
4.6.1.3. the scholar is within line sight of the employee at all times.

4.7. Notification

4.7.1. If a crisis situation occurs requiring an ESI be used, the school or employee shall notify the scholar’s parent/guardian, the school administrator, and the school associate director immediately.

4.7.2. If the ESI is applied for longer than fifteen minutes, the school shall immediately notify the scholar’s parent/guardian and school administration.

4.7.3. Parent notifications made under this section shall be documented in the scholar information system as required by R277-609-6(C)(4).

4.7.4. Within 24 hours of using ESI, the school shall notify the parent/guardian that they may request a copy of any notes or additional documentation taken during the crisis situation.

4.7.5. Upon request of a parent/guardian, the school shall provide a copy of any notes or additional documentation taken during a crisis situation.

4.7.6. A parent/guardian may request a time to meet with school staff and administration to discuss the crisis situation.

4.8. Prohibition of Corporal Punishment

4.8.1. A school employee may not inflict or cause the infliction of corporal punishment

5. Searches

5.1. Given the school’s custodial and tutelary responsibility for children, and the Board’s intent to preserve a safe environment for all scholars and staff, the Board recognizes that school officials have the authority to conduct reasonable searches of scholars and scholar property. To protect individual rights and guard against excessive intrusion, school officials engaging in searches of scholars and property shall abide by the following guidelines:

5.2. General Guidelines

5.2.1. Searches of a scholar’s person or personal property (coats, hats, backpacks, book bags, purses, wallets, notebooks, gym bags, electronic devices, etc.) may be conducted:

5.2.2. [a] with the scholar’s consent. Wherever possible, before conducting the search, the school official shall request the scholar’s consent to the inspection and inform the scholar that he/she may withhold consent. Such consent, if offered, shall be voluntary; or

5.2.3. [b] without the scholar’s consent when school officials have reasonable suspicion to believe a scholar possesses evidence that:
   (i) a policy or law has been violated; or
   (ii) presents an immediate danger of physical harm or illness to scholars, staff or school property; and
   (iii) the items being searched are capable of concealing such evidence.

5.2.4. The search must be reasonably related to the suspicion and not excessively intrusive in light of the scholar’s age, history and school record and the nature of the infraction. The scope of any search should be limited by the reasonable suspicion
that motivated the search. If an item is found that leads to reasonable suspicion that additional, related items may also exist, the search may be extended.

5.2.5. Whenever possible, another staff member shall be present at any search of a scholar or scholar property.

5.2.6. A school official may at any time, request assistance of the appropriate law enforcement agency having jurisdiction over the facilities of the school.

5.2.7. A school official shall be responsible for the custody, control, and disposition of any illegal or dangerous substance or objects taken from a scholar. Anything found in the course of a search which is evidence of a scholar violation of school rules shall be tagged for identification at the time it is seized and kept in a secure place by the school official.

5.2.8. All contraband discovered in a search by school officials shall be immediately confiscated and turned over to law enforcement authorities if school officials have reason to believe the contraband is related to the commission of a criminal act.

5.3. School Property – Lockers, Desks, Other Storage Areas Provided for Scholar Use

5.3.1. Scholars have no right or expectation of privacy in school lockers, desks, or other storage areas. While lockers, desks, and other storage areas are under the joint control of scholars and the school they are solely school property and may be searched at any time by school officials with or without cause. Once a locker, desk or other storage area is opened for search, any search of scholar belongings contained within the locker must comply with the guidelines for searches of personal belongings in Section 5.1–2 of this policy.

5.4. Vehicles

5.4.1. Vehicles in the possession of scholars and parked on school premises may be searched, based on consent or reasonable suspicion by the appropriate school official. Searches of vehicles of staff members or visitors shall be conducted by law enforcement personnel.

5.5. Searches of Person

5.5.1. In addition to the general guidelines above, search of a scholar’s person or intimate personal belongings shall be conducted:
   (i) in a private area of the school by a school official of the same gender as the scholar being searched;
   (ii) whenever possible, in the presence of the scholar (for belongings) and another staff member of the same gender.
   (iii) Authorized searches of a scholar’s person are as follows:
      [a] the scholar’s pockets;
      [b] purses, briefcases, backpacks, or any objects in the possession of the scholar;
      [c] a “pat-down” of the exterior of the scholar’s clothing and the removal of any identified item;
      [d] removal of an article of exterior clothing such as a jacket, shoes, socks;
[e] a scholar’s electronic device if warranted and to the extent warranted; and

[f] requesting the scholar turn pockets inside out, and roll up sleeves.

5.5.1.1. Under no circumstances may school officials require scholars to remove any other items of clothing during the search.

5.5.1.2. If this limited search does not turn up suspected contraband and school officials have reasonable suspicion that the scholar is concealing contraband in his/her inner clothing (i.e., hiding drugs, weapons or other contraband underneath shirts, pants or underwear), law enforcement authorities shall be summoned immediately to conduct further search and investigation.

5.6. Canine Searches

5.6.1. The school administrator, in conjunction with local law enforcement officials, may determine when, and if, a specially trained detection canine shall be used in the school to search for drugs, weapons, or other contraband. In creating a proper and effective learning environment within the framework of mutual respect and trust, school administrators shall use caution and discretion in determining when to use a drug detecting canine in the school. No detection canine shall be used in the school for searches without the permission of the school administrator.

5.6.1.1. Scholars. Sniffing of scholars by detection canines is considered to be a search under the Fourth Amendment, may be embarrassing or frightening, and shall not be permitted in schools.

5.6.1.2. Lockers and Vehicles. The sniffing of school lockers, personal items (backpacks, gym bags, book bags, etc.) or a scholar’s vehicle on school property by detection canines of lockers and vehicle in school parking lots may be permitted. A positive alert by a detection canine may be considered reasonable grounds for a school official to conduct a search of the locker, personal items, or vehicle as outlined in this policy.

5.7. Searching Scholars and Possessions While at School-sponsored Activities

5.7.1. The authorization to search shall also apply to all situations in which the scholar is under the jurisdiction of Capstone, including all scholars participating in extracurricular activities and athletics, dually enrolled scholars, and scholars taking online courses, when applicable.

5.8. Parent Notification

5.8.1. School officials have no obligation to contact parents before detaining and questioning scholars. It is good practice when a scholar is questioned about serious allegations of the scholar's own misbehavior, that a parent should be notified to protect the interest and wellbeing of the scholar.

5.9. Documentation

5.9.1. School officials shall thoroughly document the details of any search conducted of a scholar's property or person. Documentation shall be made at the time of the search, or as soon as possible thereafter, and shall include the following:

(i) the time, place and date of the search;
(ii) information received that established the need for the search and the name of the informant, if any;
(iii) the name and title of individuals conducting and observing the search;
(iv) substances or objects found and the disposition made of them (police, school, etc.); and
(v) subsequent action taken including parental notification

6. Authority to Suspend or Expel

6.1. Authority to Suspend and Duration of Suspension for Regular Education Scholars

6.1.1. A school administrator has the authority to suspend a regular education scholar for up to ten (10) school days per incident. In considering whether to suspend a scholar, a school administrator shall consider all relevant factors, including but not limited to, the severity of the offense, the scholar's age, disability, academic status and disciplinary record, parental capabilities, and community resources.

6.2. Authority to Suspend and Duration of Suspension for Scholars with Disabilities

6.2.1. A school administrator has the authority to suspend a scholar with disabilities (504 or IDEA) for not more than ten (10) consecutive school days for any violation of school rules, and additional removals of not more than ten (10) consecutive school days in that same school year for separate incidents of misconduct as long as those removals do not constitute a pattern resulting in a change of placement.

6.3. Authority to Expel and Duration of Expulsion

6.3.1. The Board or Administrative Team may expel a scholar for violations under this part for a fixed or indefinite period, provided that indefinite expulsions shall be reviewed by the Administrative Team and the conclusions reported to the Board, at least once each year.

6.3.2. Parental Responsibility

6.3.2.1. If a scholar is expelled for a period longer than ten (10) days, the scholar's parent or legal guardian is responsible for undertaking an alternative education plan which will ensure that the scholar's education continues during the period of expulsion. The parent or guardian shall work with designated school officials to determine how the scholar's education will continue through private education paid for by the parents or other alternatives which will reasonably meet the educational needs of the scholar. Costs of educational services which are not provided by Capstone are the responsibility of the scholar's parent or guardian.

[a] The parent or guardian and designated school officials may enlist the cooperation of the Division of Child and Family Services, the juvenile court, law enforcement, or other appropriate government agencies in determining how to meet the educational needs of the scholar.

6.4. Authority to Institute Change of Placement for Scholar with Disabilities

6.4.1. Where the scholar is receiving special education services or accommodations on the basis of disability under IDEA, 504, or ADA, procedures outlined in State of Utah Special Education Rules shall be followed, including prior written notice to
parents or guardians regarding their procedural due process rights, before any long-
term disciplinary action or change of placement takes place.

7. Due Process for Suspensions of 10 Days or Less
7.1. The following procedure shall apply to all scholars facing suspension of ten (10) school
days or less:

7.1.1. A school administrator shall inform the scholar of the charges against him/her, the
disciplinary action being recommended, and provide the scholar with the
opportunity to present his or her version of the facts.

7.1.2. If the scholar denies the charges, the scholar shall be provided with an explanation
of the evidence and an opportunity to present his/her version of the incident to a
school administrator.

7.1.3. The scholar shall be requested to present his/her version of the incident in writing.
Scholars with disabilities or scholars who are unable to write their own statements
shall be accommodated through the use of tape recorder, scribe, translator, etc.

7.1.4. A school administrator shall notify the custodial parent or guardian of the
scholar of the following without delay:
   (i) that the scholar has been suspended;
   (ii) the grounds for the suspension;
   (iii) the period of time for which the scholar is suspended; and
   (iv) the time and place for the custodial parent or guardian to meet with a
designated school official to review the suspension.

7.1.5. A school administrator shall also notify the non-
custodial parent, if requested in
writing, of the suspension.
   (i) This does not apply to the portion of school records which would disclose
any information protected under a court order.
   (ii) The custodial parent is responsible to provide the school a certified copy of
any court order prohibiting notification to the noncustodial parent.

7.1.6. School administrators shall document the charges, evidence, and action taken.

7.1.7. In general, the notice and informal conference outlined in 7.1.1 through 7.1.3
shall precede the scholar’s removal from school. If, in the judgment of the
administrator, notice is not possible because the scholar poses a danger to a person
or property or an on-going threat of disrupting the academics process, he/she may be
removed immediately. However, in such cases, the necessary notice and informal
hearing shall follow as soon thereafter as practicable.

8. Due Process for Expulsions
8.1. For purposes of this policy, an expulsion is defined as any separation from the school
longer than ten (10) days in duration.

8.2. A school administrator shall inform the scholar of the charges against him/her, the
disciplinary action being recommended, and provide the scholar with the opportunity to
present his or her version of the facts.

8.2.1. If the scholar denies the charges, the scholar shall be provided with an explanation
of the evidence and an opportunity to present his/her version of the incident to
school administrators.
8.2.2. If a school administrator desires or contemplates expelling a scholar for longer than ten (10) school days, he/she shall submit a referral to the Administrative Team and Board.

8.2.3. Prior to sending the referral, but in no instance longer than ten (10) school days after the suspension began, a school administrator shall meet with the custodial parent or guardian to discuss the charges against the scholar and the proposed discipline. A school administrator shall also notify the noncustodial parent, if requested in writing by a noncustodial parent, of the possible expulsion as outlined in section 7.1.5 of this policy.

8.3. Expulsionary Hearing Protocol

8.3.1. If the Administrative Team meets to determine whether a scholar will be suspended, notice will be provided to the scholar and parent/guardian.

8.3.2. Parents/Guardians are permitted to attend the Expulsionary Hearing along with the accused scholar.

8.3.3. A school administrator shall inform the scholar of the charges against him/her, the possible disciplinary actions, and provide the scholar with the opportunity to present his or her version of the facts.

8.3.4. If the scholar denies the charges, the scholar shall be provided with an explanation of the evidence and an opportunity to present his/her version of the incident to a school administrator.

8.3.5. The Administrative Team may ask further questions of the scholar.

8.3.6. Notice to Scholar and Parent/Guardian

8.3.6.1. If the Administrative Team determines, after considering the totality of the circumstances, that a scholar should be expelled for longer than ten (10) school days, Scholar Services shall send written notice by certified mail, return receipt requested, to the scholar's parent or legal guardian, which includes all of the following elements:

(i) a description of the alleged violation(s) or reason(s) giving rise to disciplinary action;
(ii) the penalty being imposed (duration of expulsion);
(iii) a statement that a due process hearing may be requested in writing within ten (10) working days of receipt of the notice;
(iv) a statement that, if a hearing is requested, the Director has the authority to appoint an impartial Hearing Officer(s), who may be an employee of Capstone;
(v) a statement that the expulsion is taking effect immediately and will continue for the stated period unless a hearing is requested in a timely manner and the Hearing Officer determines otherwise;
(vi) the mailing date of the notice; and
(vii) a statement that, if a hearing is not requested within ten (10) working days after receipt of the notice, Capstone's decision to expel the scholar will be final, and the parent's right to oppose Capstone's decision will be waived.
8.3.7. Appeal Procedures

8.3.7.1. If a hearing is requested in response to the Notice of Expulsion, the following procedures shall apply:

(i) After receipt of the request, Capstone shall schedule a hearing as soon as possible but not later than ten (10) working days following receipt of the request.

(ii) A written Hearing Notice shall be sent to the custodial parent or guardian informing the custodial parent or guardian of:

[a] the name of the Hearing Officer;
[b] the date, place, and time of the hearing;
[c] the circumstances, evidence, and issues to be discussed at the hearing;
[d] the right of all parties to cross-examine witnesses subject to the Hearing Officer’s determination that this right should be limited to protect scholar witnesses from retaliation, ostracism or reprisal;
[e] the right of all parties to appeal to the Director within ten (10) working days following the decision if the parties disagree with the Hearing Officer’s decision;
[f] the right of all parties to examine all relevant records.

8.3.7.2. The Hearing Officer shall conduct the hearing on the record and shall:

[a] ensure that a written record of the Hearing is made, a copy of which shall be provided to all parties upon request, with the cost borne by Capstone;

[b] consider all relevant evidence presented at the hearing; allow the right to cross-examination of witnesses, unless the Hearing Officer determines that this right should be limited to protect scholar witnesses from ostracism, retaliation or reprisal;

[c] allow all parties a fair opportunity to present relevant evidence; and

[d] issue a written decision including Findings of Fact and Conclusions.

8.3.7.3. Hearing Rules

8.3.7.3.1. Formal Rules of Evidence do not apply to the Hearing and no discovery is permitted. However, the following rules will apply:

[a] parties may have access to information contained in Capstone files to the extent permitted by law;

[b] hearings shall be closed to the press and the public;

[c] documents, testimony, or other evidence submitted by the parties after the hearing, will not be considered by the Hearing Officer;

[d] the Hearing Officer may excuse witnesses or parties, or suspend or terminate a hearing if persons involved in the hearing are abusive, disorderly, disruptive, or if they refuse to abide by the rules and orders of the Hearing Officer.

8.3.7.4. Appeals
[a] Within ten (10) working days following receipt of the Hearing Officer’s written decision, either party may appeal the decision, in writing, to the Director.
[b] Within ten (10) working days following receipt of the appeal, the Director shall rule on the appeal or refer the appeal to the Chairman of the Board.
[c] If the appeal is referred to the Board, the Board may schedule, and hold, a hearing consistent with Capstone policy.

9. Due Process for Changes of Placement for Scholars with Disabilities

9.1. When the scholar is receiving special education services or accommodations on the basis of disability under IDEA, 504 or ADA, procedures outlined in the Utah State Board of Education Special Education Rules shall be followed, including prior written notice to parents or guardians regarding their procedural due process rights, before any long-term disciplinary action or change of placement takes place. When a determination is made that the conduct of a 504 or ADA scholar is not a manifestation of the scholar's disability, the scholar shall be subject to the same disciplinary consequences as regular education scholars, up to and including expulsion from school without educational services. NOTE: These procedures can also be found in Parental Procedural Safeguard for Children with Disabilities and their Parents.

10. Alternative to Suspension/Expulsion

10.1 As an alternative to immediate suspension, upon first offense scholars will be given verbal warning and be required to apologize to the student body as a whole wherever the offense occurred. If the offense took place between a scholar and an authority figure, the scholar will seek forgiveness from the authority and be responsible to repair the breech in relationship. Parents/Guardians will be notified. Upon second offense, the scholar will be subject to separation from his/her peers for the day and be required to research and write a plan for correction of the wronged actions. This will take place on school grounds and the scholar will complete the work, hand it into administration, and it will become part of the scholar’s record. Parents/Guardians will be notified. Upon third offense the Parents/Guardians will be required to collect the scholar for the suspension off grounds. The scholar will not be allowed back into the learning environment until there has been a face to face meeting with administration.

10.1.1 Two rounds of suspension (six offenses with administrative interaction) constitutes grounds for expulsion. Parents/Guardians will be required to remove students to alternative educational environments for the remainder of the school year. Parents/Guardians will have the option of Weber online school to complete credits, however the scholar will not be allowed on school property during this period.
Incident or Suspected Incident

Student Investigation
- Interviews
- Documents
- Witness Statements
- Evidence

Meeting with Admin, Student, and/or parent/guardian
- Notice of charges & opportunity to be heard

<10 school days suspension
- Notify custodial parent:
  - Suspension
  - Grounds
  - Duration
  - Time & place to meet with Admin to review

>10 school day suspension
- Meet w/ parent to discuss charges & options
- Referral to Admin Team

Expulsionary Hearing Protocol
- Notice of time & date of hearing to student & parent
- Parents permitted to attend
- Inform student of charges, possible discipline
- Student opportunity to be heard

Expulsion
- Notify parents via certified mail (return receipt): description of violation & reason for disciplinary actions
- Penalty (duration of expulsion)
- Due process hearing (appeal) may be requested in writing within 10 days of receipt
- If hearing is requested, an impartial Hearing Officer will be appointed by the Director
- Expulsion with effect immediately
- Mailing date of notice
- If no appeal within 10 days, decision is final

No further action
References:

Gun Free School Act; 20 U.S.C. 7151

Family Educational and Privacy Rights Act; 20 U.S.C. 1232g (h)(1)-(2), 34 C.F.R. 99.36

Education of Individuals with Disabilities Education Act (IDEA), Title 20, Chapter 33

Rehabilitation Act of 1973, 29 U.S.C. 705 (20) (c) (iv)

Americans with Disabilities Act (ADA), 42 U.S.C. 12132

Utah Code Ann. 53A-11-802—Prohibition of corporal punishment; Use of reasonable and necessary physical restraint or force.


Utah Code Ann. Title 53A, Chapter 11, Part 10—Notification by juvenile court and law enforcement agencies.


Utah Code Ann. Title 53A, Chapter 11, 203, 301—Bullying and Hazing.

Utah Administrative Code R277-613—Bullying and Hazing Policies and Training.


Utah Code Ann. §78A-6-112—Minor taken into custody by peace officer, private citizen, or probation officer; Grounds; Notice requirements

Utah Code Ann. §78A-6-1110—Cooperation of political subdivisions and public or private agencies and organizations.
