

Policy Identifier: Court of First Appeal Process

Policy Title:	Court of First Appeal Process
Description:	The Court of First Appeal convenes in June and September to
	consider appeals on matters of academic progress arising out of
	examinations or other academic circumstances where a student
	case
Author (Position):	Vice President (Academic Affairs) and Registrar
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Approved By:	MIE Governing Body
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Court of First Appeal Process

1 Context

The Court of First Appeal is a process which supports the <u>Appeals Policy (Academic Progression)</u>. A student may appeal decisions of the Courts of Examiners¹ relating to academic progress to a Court of First Appeal.

The Court of First Appeal shall not hear requests for re-check/re-mark of examinations and assessments. These should be processed according to the regulations stated in the Recheck/Re-Mark of Assessments Procedure.

2 Purpose

The Court of First Appeal convenes in June and September to consider appeals on matters of academic progress arising out of examinations or other academic circumstances where a student case:

- i. Is not adequately covered by the ordinary regulations of the Institute, or
- ii. Is based on a claim that the regulations of the Institute were not properly applied in the applicant's case, or
- iii. Represents an ad misericordiam appeal².

An appeal other than an *ad misericordiam* appeal cannot be heard against the normal application of the Institute's academic regulations approved by the Governing Body.

The types of appeals considered by the Court of First Appeal can be further described as follows:

- 2.1 Appeals that the normal Institute regulations applying to a student's progress be waived on *ad misericordiam* grounds. This could result in a number of courses of action being recommended, such as:
 - i. That the student be allowed to repeat a year, in full or 'off-books', where not otherwise entitled to do so.
 - ii. That an exclusion on a student be lifted.
- 2.2 Appeals for permission to sit a special examination in accordance with Institute regulations. Such appeals are considered following the supplemental examination and may be considered only in respect of non-final, non-degree examinations. Special

¹Academic Assessment and Academic Progression

²Guidelines on Evidence in Support of an Ad Misericordiam Appeal



examinations may be recommended in exceptional circumstances only, where a student has been unable to complete their examinations at the supplemental session due to illness or other grave cause³.

3 Benefits

This procedure and the related documents referred to in Section 9 (below) support the management and conduct of academic appeals in a transparent and equitable way.

4 Scope

- 4.1 This procedure applies to all students undertaking professional and undergraduate programmes of study in Marino Institute of Education (MIE) and to those who have gone off register (from these programmes), provided they bring their appeal within the prescribed deadlines as stated in the Annual Examination Dates and Deadlines Calendar⁴.
- 4.2 This procedure does not cover request for Re-check/Re-Mark of examinations and other assessments.

5 Principles

- 5.1 MIE is committed to ensuring that the management and conduct of appeals are equitable and consistent.
- 5.2 The procedure for any appeal will comply with the law of natural justice.

6 Definitions

Ad Misericordiam Appeal refers to an appeal based on compassionate grounds.

7 Procedure

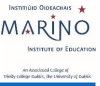
7.1 Ex officio Membership of the Court of First Appeal

The precise membership of the Court will vary according to the programme and whether it is an undergraduate or postgraduate programme.

- 7.1.1 Course Leader or their nominee (Chair) (the chair of the Court of Examiners cannot be called upon to be the nominee of the chair of the Court of First Appeal);
- 7.1.2 Admissions Officer of the Institute or their nominee (Secretary non-voting);
- 7.1.3 Dean of Education or their nominee;
- 7.1.4 One other Course Leader;

³Illness Policy and Bereavement Support Procedure on the Death of a Student

⁴Assessment Handbook



- 7.1.5 Representative of lecturing staff;
- 7.1.6 <u>Students' Union</u> representative, nominated by the <u>Students' Union</u> and reflecting the undergraduate/postgraduate profile of the appellant.

Appellants (students) and their Tutors may attend to present their case. The Registrar/Vice President of Academic Affairs, as the Chair of the Court of Examiners will attend to outline the decision of the Court of Examiners and other relevant background details. As the Registrar/VP of Academic Affairs is presenting the institute's case, 'other relevant details' includes consultation with the subject lecturers concerned so that their point of view can be considered as part of the appeal, where this is relevant to the appeal. The Registrar/Vice President of Academic Affairs will also be available to answer questions for the Court in relation to procedures, rules and regulations, if requested.

7.2 Timing of the Court of First Appeal

The Court of First Appeal shall take place to hear appeals following annual and supplemental examinations and before the relevant meeting of the <u>Court of Second Appeal</u>.

The dates of the Court of First Appeal will be set well in advance and notified to all relevant members of the academic staff and posted for students on the Registrar's Section of Moodle. Deadlines should be set for the submission of appeals for consideration at the Court of First Appeal and notified to academic staff.

7.3 Bringing an Appeal to the Court of First Appeal

All appeals arising from the decisions of the Courts of Examiners⁵ should be made directly to the Court of First Appeal.

The student has responsibility for advising their Tutor in good time of their intention to make an appeal. A student may make an appeal through their Tutor⁶, or if the Tutor is unable or unwilling to act, through the alternate Tutor, or by the student alone, having first consulted with the Tutor, to the Court of First Appeal.

A student may request their Tutor, or a representative of the <u>Students' Union</u> to attend the Court of First Appeal with them, in a supporting role, or should the student be unavailable to attend, to represent them.

⁵Academic Assessment and Academic Progression

⁶Tutor System Policy and Tutor System Procedure

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An appeal should be made using the relevant form. Appropriate background document⁷ should be included.

7.4 Recommendation of the Court of First Appeal

A record will be made of the deliberations of the Court of First Appeal, giving grounds for the decision.

Once the decision has been made, the Chair of the Court of First Appeal, or the Admissions Officer or the Admissions Officer's nominee acting on the advice of the Chair of the Court of First Appeal, shall forward the recommendations of the Court of First Appeal to the Vice President for Education & Strategic Development, who may approve, or reject or vary any such recommendations.

Once the recommendations are reviewed by the Vice President for Education & Strategic Development, the Admissions Officer/Nominee will inform the student and their Tutor or representative of the outcome of the appeal.

7.5 Appeal a decision of the Court of First AppealDecisions of the Court of First Appeal may be appealed to the Court of Second Appeal.

8 Responsibility

The responsibility for the <u>Appeals Policy (Academic Progression)</u> and all related documents lies with the Registrar and Vice President of Academic Affairs.

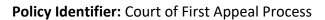
9 Related Documents

This document should be read in conjunction with the following documents.

- 9.1 Appeals Policy (Academic Progression)
- 9.2 Re-check/Re-Mark of Assessments Procedure
- 9.3 Court of Second Appeal Process
- 9.4 Postgraduate Appeals Process
- 9.5 Guidelines on Evidence in Support of an Ad Misericordiam Appeal
- 9.6 Assessment Handbook
- 9.7 Academic Assessment and Academic Progression
- 9.8 Tutor System Policy

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⁷Guidelines on Evidence in Support of an Ad Misericordiam Appeal





- 9.9 <u>Tutor System Procedure</u>
- 9.10 <u>Illness Policy</u>
- 9.11 Bereavement Support Procedure on the Death of a Student