

THE UNIVERSITY TRIBUNAL THE UNIVERSITY OF TORONTO TORONTO, CANADA M55 1A4

March 20, 1981

Mr. H

Scarborough, Ontario

Dear Mr. H.

At its hearing on Wednesday, March 18, 1981, the Trial Division of the University Tribunal considered the following charges against you:

- 1) that you did knowingly attempt to use unauthorized aids or obtain unauthorized assistance in respect of the final examination in STA252Y for the 1979/80 winter session, contrary to section E.1(a)(i) and G.7 of the University of Toronto Code of Behaviour on Academic Matters in that, at sometime following the writing of the examination in STA252Y, you did gain access to Professor Feuerverger's office for the purpose of submitting an additional examination booklet to be used for credit in STA252Y; and
- 2) that you did knowingly attempt to use unauthorized aids or obtain unauthorized assistance in respect of the final examination in MAT250Y for the 1979/80 winter session, contrary to section E.1(a)(i) and G.7 of the University of Toronto Code of Behaviour on Academic Matters in that, at sometime following the writing of the examination for MAT250Y, you did gain access to Professor Greiner's office for the purpose of submitting an additional examination booklet to be used for credit in MAT250Y.

I am writing to advise you formally of the decision of the Tribunal with respect to these charges. Based on the evidence presented, the jury convicted you of charge #1 and acquitted you of charge #2. The jury recommended that the following sanctions be imposed:

- 1) that you receive a grade of zero in STA252Y;
- 2) that you be suspended for one year beginning with the 1981 winter session; and

3) that the suspension be recorded on your academic record and transcript for one year concurrent with the suspension.

In imposing these sanctions, the jury expressed their concern that the suspension should not deprive you of recognition for knowledge gained in the current session and that you should therefore be permitted to complete the courses in which you are currently enrolled. They stated that the mark of zero in the course was necessary as a specific deterrent, and that the recording of the suspension was also required as a specific deterrent, but for a limited period in order that your eventual chances of graduate admission should not be jeopardized.

I am enclosing information regarding rights of appeal and I would draw your attention to the fact that the deadline for filing an appeal will be April 10, 1981.

Sincerely,

KAREL SWIFT Assistant Secretary, Academic Tribunal

KS/co
Encl.
c.c.: Mr. C.A. Keith
Mrs. K. Feldman
Dr. D.W. Strangway
Dean J.R. Webster
Professor K.R. Thompson