

POLICIES & PROCEDURES

DECLARATION AND HANDLING OF CRIMINAL HISTORY DISCLOSURES POLICY AND PROCEDURES (Students)

(Formally Criminal Convictions Policy and Procedure)

Policy Owner: Adult Safeguarding Champion

Date Approved: 21 June 2023

Version: V2.0

Equality Screening Date: 30 April 2020

Date of First Issue: June 2020

Date of Next Review: June 2026

Location: Gateway



CONTENTS

Ί.	Policy aim
2.	Policy statement
3.	Data protection, confidentiality, and consent3
4.	The obligation to make a disclosure4
5.	AccessNI disclosure checks4
6.	The procedure for making a disclosure5
7.	Student application risk assessment process:5
8.	Grounds for refusal of entry to a course6
9.	Convictions after the commencement of a course7
10.	Concerns raised about a student7
11.	Action required if a disclosure is made at enrolment stage7
12.	Appeals8
13.	School links and under 16-year-olds on College programmes
14.	Review8
ΑĮ	ppendix 1 – Determining if a Conviction is Spent9
	ppendix 2 – Exemptions to the Provision of the Rehabilitation of Offenders (Exceptions) rder (NI) 197911
ΑĮ	ppendix 3 – Flowchart summarising the risk assessment process12
ΑĮ	ppendix 4 – South West College Criminal Records Disclosure Form (CRD Form)13
	Related Documentation19
	Change Log19
	Communication19
	Communication Plan19
	Document Development
	Document History21



1. Policy aim

- 1.1 The aim of this policy is to ensure that applicants to South West College courses, who make a disclosure of a criminal record, have access to a fair and confidential admissions process while preserving the College's duty of care to the entire student and staff community.
- 1.2 South West College recognises that access to education and training is one key element in the effort to assist those with a criminal record not to reoffend and to move on in life. South West College supports this aim through its social inclusion programmes and the standard College provision.
- 1.3 This policy and accompanying procedural documents outline:
 - The circumstances where there is a requirement for disclosure.
 - The means by which a disclosure is made.
 - The process for assessing the risk posed by an applicant making a disclosure.

2. Policy statement

- 2.1 South West College actively promotes equality of opportunity for all and welcomes applications from a wide range of applicants, including those with a criminal record.
- 2.2 Having a criminal record will not prevent an applicant from being considered by the College nor will the information disclosed necessarily prevent a person from studying the course of their choice. However, depending on the course, there may be occasions whereby a spent or unspent conviction may preclude an applicant from enrolling on that course. In such cases, the College will discuss this with the applicant and will endeavour to offer alternatives where the conviction might not necessarily be an issue.
- 2.3 Failure to disclose, and subsequent discovery of a conviction, will be treated seriously by the College and may result in a student being withdrawn from their course.



3. Data protection, confidentiality, and consent

- 3.1 The information disclosed on criminal convictions is considered to be 'sensitive personal data' under the terms of the Data Protection Act 2018. The College will ensure that all such information is processed, stored, and protected in accordance with the College's Data Protection Policy, the FE Retention and Disposal Schedule and the College wide Privacy Statement.
- 3.2 The documents generated during the application and enrolment process will include:
 - Enrolment form (in limited circumstances)
 - Criminal Record Disclosure Form (CRD Form),
 - Record of the Disclosure Panel decision, and (on occasions):
 - AccessNI disclosure information
 - Supporting documentation provided by external agencies, and
 - "Conditions of Acceptance" contract
- 3.3 All documents generated will be kept in a restricted, secure Teams site stored under the management of the Designated Safeguarding Lead. The documents relating to unsuccessful applicants will be destroyed by no later than 28 days of the decision of the Disclosure Panel being communicated to the applicant with the exception of the record of the decision of the Disclosure Panel. The notes of the Disclosure Panel will include minimum information i.e.:
 - Applicant Name
 - Course applied for
 - Date of application
 - Date of Panel decision
 - Reason for refusal
- 3.4 For successful candidates all documentation will be retained in accordance with the FE Retention and Disposal Schedule.
- 3.5 The College will treat all disclosures and discussions regarding any disclosure confidentially. The College has established a confidential disclosure process to safeguard the applicant and the information disclosed. If, in the course of its



assessment of the risk posed by an applicant making a disclosure, the College is required to contact an external organisation such as the Probation Board or NIACRO, written consent from the applicant will be sought at the application stage.

4. The obligation to make a disclosure

- 4.1 It is the policy of South West College that all those who apply to study with the College will be required to disclose any unspent criminal convictions on the Criminal Record Disclosure Form (CRD Form).
- 4.2 South West College respects the fact that under the Rehabilitation of Offenders (Exceptions) Order (NI) 1979 (as amended), it is not always necessary to declare a criminal record, depending on the offence(s). Under certain circumstances once a period of time has lapsed from the date of a conviction and when there have been no further convictions, the conviction becomes **spent**. For some guidance on determining whether a conviction is spent refer to Appendix 1.
- 4.3 However, South West College will make applicants with a criminal record aware that there are courses, professions and occupations which require the full declaration of a criminal record. When applying for one of these courses the College requires the applicant to disclose any criminal record that would be disclosed on an enhanced AccessNI check. Failure to do so may result in a student being asked to withdraw from the course.
- 4.4 The College will specify the courses where AccessNI enhanced checks are required in all course marketing materials. Additional details on these courses can be found in Appendix 2.

5. AccessNI disclosure checks

5.1 As a Registered body of AccessNI, the College will handle all AccessNI Enhanced Disclosure checks securely and will fully comply with the AccessNI Code of Practice. The College will treat the subject of every AccessNI check fairly and will not discriminate but will assess each certificate individually.



6. The procedure for making a disclosure

6.1 South West College will require that the disclosure of convictions is made via the College Disclosure Form. The College will make provision for applicants to make a disclosure at the **APPLICATION STAGE** in order that a risk assessment can be undertaken prior to enrolment. The College will make available on its website a Criminal Record Disclosure Form (CRD Form) and guidance notes for an applicant making a disclosure.

7. Student application risk assessment process

- 7.1 The purpose of Risk Assessment is to identify and assess any applicant whose declared record of offences indicates they could be a risk to themselves, other students, staff, visitors, or the College environment. The Student Risk Assessment is one way in which the college works to provide a safe and inclusive environment for all students and staff.
- 7.2 The risk assessment will be undertaken by a Disclosure Panel (DP). The DP will always comprise 3 members as follows:
 - The Designated Safeguarding Lead or Adult Safeguarding Champion (Chair),
 - The Safeguarding Assistant on the campus where the applicant wishes to study, and
 - The Head of Faculty or nominated deputy responsible for the area of study the applicant wishes to pursue.
- 7.3 The Panel will discuss the nature of the disclosure, its relevance to the course applied for, and will seek advice from external agencies if necessary. The Panel will designate the risk outcome as one of three possible outcomes:

Green Application accepted - proceed to enrolment

Amber Application accepted but with terms and conditions

Red Unable to proceed with application



- 7.4 In the case of the outcome being Amber or Red, the Designated Safeguarding Lead/Adult Safeguarding Champion will offer the applicant an explanation. If the applicant is unable to proceed to enrolment on their chosen course, the Designated Safeguarding Lead/Adult Safeguarding Champion will also offer advice on the options available regarding other courses where their criminal record would not pose a barrier. In the case of the outcome being Green the Designated Safeguarding Lead/Adult Safeguarding Champion will inform the applicant and also advise the College's Admission Service to proceed with the application.
- 7.5 It may be necessary to share information about an applicant with a criminal record to appropriate staff or work placement provider. South West College will release this information on a 'need to know' basis only.

8. Grounds for refusal of entry to a course

- 8.1 The main grounds for rejecting an applicant declaring a criminal conviction are:
 - Following the risk assessment, it may be that Disclosure Panel considers that the risk presented cannot be managed satisfactorily while maintaining a duty of care to others.
 - In the case of placements, although the College might consider that a particular offence does not bar someone from admission or may decide to admit an applicant to a course following an enhanced disclosure, a placement provider might decide not to accept the student for a placement. In such circumstances if the placement is an integral part of the course, it will not be possible to proceed with an offer for admission, or with admission at a later stage.
 - In cases where relevant professional bodies or organisations (such as the General Medical Council for example), or companies acting on their behalf, or companies or organisations which are providing placements, have their own views and consider that particular offences are unacceptable, although the College may be willing to admit an applicant to a course there is a possibility or likelihood that even if the student successfully completes the course, they will not be able to practice or to take up a post in the related profession.



8.2 In any situation where an applicant is unable to proceed, or if the College is concerned that it is unlikely that they will be able to practise a related occupation at the end of it, the College will inform the applicant in writing giving them an explanation.

9. Convictions after the commencement of a course

9.1 If a student is convicted of a criminal offence after they has applied or started a course, they must inform the Designated Safeguarding Lead immediately. All information will be treated confidentially and in line with data protection. The student will also be made aware of support organisations such as Niacro.

10. Concerns raised about a student

10.1 South West College will consider any disclosure made about an applicant or student by another student, member of staff or member of the public. In the event that any concern proves to be valid, and the applicant or student has not made a disclosure to the College, the Disclosure Panel will undertake a risk assessment as per the application stage or take a decision as to whether the student can continue with their studies.

11. Action required if a disclosure is made at enrolment stage

- 11.1 On many occasions, a prospective student will wish to enrol directly onto a course, bypassing the application process. This is standard procedure for some part time and evening courses for example.
- 11.2 The College enrolment process requires a prospective student to indicate if they have a criminal record. If a prospective student indicates that they have a conviction, they will be directed to the Criminal Records Disclosure Form on the College website. Alternatively, they may request a form from admissions or that one be posted out.
- 11.3 At this stage the prospective student must be told that their enrolment is on hold until the form is returned to the College in the manner instructed on the Disclosure form. On receipt of the form the process for risk assessing an applicant with a disclosure



will be followed. Completion of the risk assessment will be undertaken in a timely manner in order to allow the prospective student to commence their course as quickly as possible, if appropriate.

12. Appeals

12.1 Applicants who have been refused a place at the College as a result of a Risk Assessment may appeal against this decision in writing within 14 days from the date on the letter to Chief Executive. The Chief Executive will consider each individual case and confirm their decision to the applicant in writing.

13. School links and under 16-year-olds on College programmes

- 13.1 South West College relies on the school sending their pupils to the College on the School Links Programme, to inform the College if a pupil is being managed under a risk assessment following the disclosure of a criminal record. The College reserves the right to conduct its own risk assessment if it considers that there is a risk to the pupil or to its own student and staff population.
- 13.2 Under 16 applicants to a relevant College Programme will be subject to the College's Risk Assessment procedure and the College will liaise with the applicant's parent or guardian.

14. <u>Review</u>

Date: 21/06/2023

This policy will be reviewed every three years.

Signed Principal and Chief Executive:

Date: 21.06.23

Signed Chair of the Governing Body: 44.44



Appendix 1 – Determining if a Conviction is Spent

Table 1 provides some guidance for determining if a conviction is 'spent'. However, the definition of 'spent' is complex, being affected by such factors as the type of the offence, the age at which the person was found guilty, and the sentence received. South West College advises applicants to seek advice as from The Northern Ireland Association for the Care and Resettlement of Offenders (NIACRO) (contact details are available on their website www.niacro.co.uk/contact-details.

Sentence	Aged 18 or over at conviction	Under 18 at conviction
Absolute Discharge	6 months	6 months
Probation Order, Bind Over, Conditional Discharge, Care/Supervision Order	Date Order ceases OR 1 year – whichever longer	Date Order ceases OR 1 year – whichever longer
Attendance Centre Order Juvenile Justice Centre Order Youth Conference Order, Reparation Order, Community Responsibility Order	1 year after Order expires	1 year after Order expires
Hospital Order	5 years or 2 years after Order expires – whichever longer	5 years or 2 years after Order expires – whichever longer
Fine or Community Service Order Combination Orders	5 years	2½ years
Prison – (immediate or suspended) OR Young Offenders Centre – sentence of 6 months or less	7 years	3½ years
Prison – (immediate or suspended) OR Young Offenders Centre over 6 months up to and including 2½ years	10 years	5 years
A period of detention of less than 6 months under Article 45 of the CJ (Children) (NI) Order 1998	N/A	3 years
A period of detention over 6 months but less than 30 months under Article 45 of the CJ (Children) (NI) Order 1998	N/A	5 years

Table 1 Advice on when convictions become spent

NB: CUSTODIAL SENTENCE OF MORE THAN TWO AND A HALF YEARS CAN NEVER BECOME SPENT Offences dealt with by sentences of 30 months imprisonment or more are never spent; in practice this means that the more serious offences must always be declared.



Please Note:

- Consecutive prison sentences count as a single term when calculating the rehabilitation period.
- If more than one sentence was imposed for an offence, the longer rehabilitation period applies.
- If a person receives a new conviction during rehabilitation period:
 - o for a summary offence (i.e., can only be tried at Magistrates Court) both rehabilitation periods expire separately.
 - o for a more serious offence (i.e., which could be tried at the Crown Court) neither conviction will become spent until longest period expires.
- Cautions, reprimands, and final warnings are not considered to be convictions and become "spent" but may be disclosed on an Enhanced AccessNI check.
- A spent conviction will remain on your criminal record.



<u>Appendix 2 – Exemptions to the Provision of the Rehabilitation of</u> <u>Offenders (Exceptions) Order (NI) 1979</u>

There are certain professions and occupations that are exempt from the Rehabilitation of Offenders (Exceptions) Order (NI) 1979 (as amended). This means that for certain professional courses **all criminal convictions** must be declared regardless of when the offence was committed.

The types of courses for which this is relevant include:

- teaching,
- health, social work,
- veterinary medicine,
- veterinary science or
- courses involving working with children or vulnerable adults.

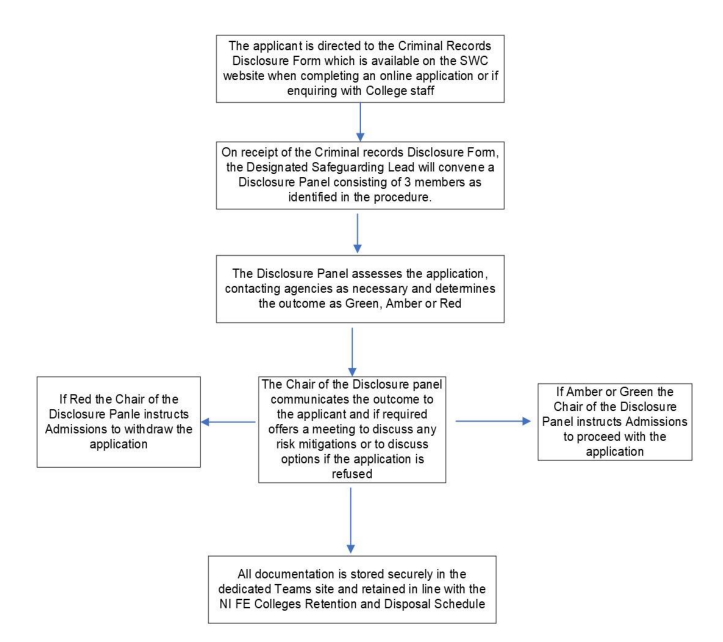
The list of professional posts <u>exempt</u> from the Rehabilitation of Offenders (Exceptions) Order (NI) 1979 (as amended) is extensive but can be summarised as follows:

- Work that involves contact with children or young people or vulnerable adult groups
 e.g., provision of health care or social services, work with children such as youth work,
 education, or with adults with learning disabilities, mental illness, the elderly.
- Professions that are regulated by Law e.g., medical practitioner, nurse, chemist, optician, accountant, manager of an insurance company.
- Posts involving national security e.g., security personnel or senior civil service posts.
- Posts concerned with administration of justice e.g., police officers, solicitors, probation officers, traffic wardens, judges, prison officers.

This information is particularly relevant where a course contains a work placement element. Students on such courses will also be required to complete an Access NI check prior to the start of work placement. If it is found that a student has a criminal record that they did not disclose, they may be withdrawn from their course.



Appendix 3 – Flowchart summarising the risk assessment process





<u>Appendix 4 – South West College Criminal Records Disclosure Form</u> (CRD Form)

South West College aims to ensure that anyone who make a disclosure of a criminal record will have access to a fair admissions process while preserving the College's duty of care to the entire student and staff community.

South West College actively promotes equality of opportunity for all and welcomes applications from a wide range of applicants including those with a criminal record. Having a criminal record will not prevent an application from being considered by the College nor will the information disclosed necessarily prevent a person from studying the course of their choice.

Instructions for Completing this Form

Please complete this form as fully and as accurately as possible, using black ink and block capitals. If you miss out any sections, we will not be able to process your form straight away, and this will delay your application.

You should read the accompanying "Guidance Notes for Applicants Making a Criminal Record Disclosure" when completing this form.

Everyone completes Part A of this form which asks for basic information about you.

Everyone completes Part B of this form to provide details of your criminal record.

Only those applying for a course which is a regulated activity completes Part C of this form

<u>It is optional but advisable to complete Part D of this form</u> which gives you the opportunity to set the context of any criminal history you disclose. This will allow us to risk assess your application as fully as possible.

<u>Everyone completes Part E of this form</u> taking notice of the declarations and consent you are signing

Instructions for Returning the Form

Put your completed form inside an envelope marked 'Confidential - for the attention of the Designated Safeguarding Lead". Seal the envelope, put it inside another envelope and send it to:

South West College Erne Campus 1 Cornagrade Road Enniskillen Co.Fermanagh BT74 6DU

The information you give on this form will be handled confidentially by the College's Disclosure Panel and in line with Data Protection legislation. As soon as the Disclosure Panel has made a decision on your suitability to attend the College, we will write to you to let you know the outcome.



Part A

Your Name:	
Yours Address:	
Your mobile telephone nos:	
Your Date of Birth:	
Course(s) applied for:	

If you would like the support of a Student Wellbeing Officer while studying at the College, please indicate here by circling your answer Yes/No.



PART B Everyone completes this section with details of unspent convictions:

What was the conviction for?	When were you	What was the outcome?
e.g., shoplifting, common assault	given it? e.g.,	e.g., probation order, custodial
etc.	2004	sentence etc.
1		
2		
3		
4		
5		
6		
7		
0		
8		
0		
9		

Continue on a blank page if necessary - write your name on it and attach it to this form.



PART C

Complete this section if you are applying for a course which is classed as a regulated activity. Please include anything which could be revealed in an AccessNI Disclosure Check i.e., spent and unspent convictions, caution, barred list and relevant police information.

What was the conviction for?	When were you	What was the outcome?
e.g., shoplifting, common assault	given it? e.g.,	e.g., probation order, custodial
etc.	2004	sentence etc.
1		
2		
3		
4		
5		
6		
7		
8		
9		

Continue on a blank page if necessary - write your name on it and attach it to this form.



PART D

This section is your opportunity to explain the circumstances surrounding your convictions and provide a balanced view on you as a whole person.

Describe the situation	surrounding your criminal record disclosure.
The disclosure	Your comments/explanation of the circumstance surrounding
E.g., PART B item 1	- Canada and a same and a same a
Provide any other info	ormation you wish to support your application.



PART E

Name:

Please give us the full name, job title, telephone number and address of someone we can contact for more information on your offending, we will use this information only if we need it to assess the level of risk you may pose. This person will be a professional and would usually be a representative from the PSNI/ NIACRO or the Probation Service.

Job t	itle:	
Addr	ess:	
Telep	phone/Mobile No	
Decla	aration (You must circle your response to all 3 statements)	
1.	I give consent to South West College to process the information I have give form for any purposes connected with my studies, for my health and safety others while on College premises, or for any other legitimate reason.	
2.	I agree to South West College's Disclosure Team contacting the personabove for information about my offending, as part of the risk assessment pascertain on my suitability to attend the College.	
3.	I certify that the information I have given on this form is correct.	Yes/No
Your	signature: Date:	
	meone else has filled in this form for you, please print their full name, organisation below.	position,
Their	name:	
Their	position:	
Their	organisation:	

A printable version of this form is available on the College website.



Related Documentation

Title	Location	Owner
NI FE Colleges Safeguarding, Care and Welfare Policy	Gateway & SWC Website	Adult Safeguarding Lead
Guidance for applicants	Gateway & SWC Website	
Higher Education Admissions, Admissions Appeals and RPL Policy	Gateway & SWC Website	Manager for Centre for Excellence for HE

Change Log

Location	Change from deletion/addition	Change to
	Convert to standardised policy template	
Front cover	Addition: (Students)	
Front cover	Change of policy ownership to Adult Safeguarding Champion	
3.3	Update storage of document to reflect use of Teams	
7.2	Update composition of the Disclosure Panel	
9.1	Remove contact details	
10.1	Investigate	Consider
11.2	Amended to reflect the online application process	
13	Remove reference to social inclusion programmes	
14	Addition: Specify review cycle	

Communication

Who needs to know (for action)	All Staff Governing Body Members
Who needs to be aware	All Staff Governing Body Members

Communication Plan

Action	By Whom	By When
Upload to Gateway	J Lucas	On approval
Communication to staff	Ciaran McManus	On approval



Document Development

Details of staff who were involved in the development of this policy:

Name	Role
Joanne Lucas	Risk & Compliance Officer
Ciaran McManus	Assistant Chief Executive
Sharon McGrath	Head of Services
Sharon Pritchard	Student Engagement and Support Manager

Details of staff, external groups or external organisations who were consulted in the development of this policy:

Name	Organisation	Date
Mr Jonny Pardoe	NIACRO	April 2020

Approval Dates

Approved by	Date
Governing Body	21 June 2023



Document History

Issue no. under review	Date of review:	Persons involved in review	Changes made after review? Yes/No If Yes refer to change log	New Issue No.	If changes made was consultation required?	If changes made was Equality Screening required?
01	June 2020	Risk & Compliance Officer	Yes	V01	Yes	Yes
V01 June 2	June 2023	Joanne Lucas Sharon McGrath Sharon Pritchard Ciaran McManus	Yes	V2.0	No	No