# ANNUAL SECURITY REPORT

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INTRODUCTION
The Jeanne Clery Disclosure of Campus Security Policy and Campus Crime Statistics Act (Clery Act) is a federal law that requires colleges and universities to disclose certain timely and annual information about campus crime and security policies.

Included is the Annual Fire Safety report along with a Missing Student Notification policy due to the Fall 2014 opening of Beckwith Hall.

Changes to the Clery Act made by the Violence Against Women Reauthorization Act required statistics for incidents of domestic violence, dating violence, sexual assault, and stalking and certain policies, procedures, and programs pertaining to these incidents are included in the Annual Security Report for 2020.

We are committed to keeping our campuses safe and secure for students, faculty, staff and visitors. This report is prepared in cooperation with local law enforcement agencies serving our campuses.

LMC is committed to ongoing efforts to provide a safe workplace and learning environment by reducing the risk of exposure to COVID-19 on campus. Based on guidance from Centers for Disease Control (CDC), Occupational Safety and Health Agency (OSHA), Michigan Occupational Safety and Health Administration (MIOSHA), Michigan Department of Health & Human Services (MDHHS), Berrien County Health Department, and other public agencies, the College has created a comprehensive COVID-19 Preparedness and Response Plan to address and mitigate the threat of transmission of COVID-19 on our campuses. The Plan is a working document, which is subject to change as further guidance is released. The Plan, is available on our website at https://www.lakemichigancollege.edu/about/safety-and-emergency/covid-19; it includes control and prevention protocols, administrative expectations, exposure risk assessment, and response measures.

Additional area specific plans have been developed for Housing, Academics, and Athletics to address protocols and procedures used at our student residence, Beckwith Hall, in all the various instruction delivery settings, and for athletic team participation. These plans have evolved and changed along with our COVID-19 Preparedness and Response Plan as new guidance has been made available.

We rely on every community member to contribute to safety and security on campus by reporting crime and suspicious activities in a timely manner. We hope you will use the information to help foster a safe environment for yourself and others.
REPORTING CRIMINAL INCIDENTS
Crimes should be reported to a designated campus security authority to ensure inclusion in the annual crime statistics and to aid in providing timely warning notices to the community, when appropriate.

CAMPUS SECURITY AUTHORITY
Benton Harbor Campus/Mendel Center/Beckwith Hall/
    Hanson Technology Center/Todd Center/Welch Center 269-927-8100 Room

  Director Public Safety/Evening Administrator ext. 7060 S111
  Executive Director, Facilities Management ext. 8611 A302b
  Vice President, Student Affairs & Title IX Coordinator ext. 8752 A303
  Director, Intercollegiate Athletics ext. 6192 D102a
  Director of Campus Life ext. 8763 A200a
  Security Guard ext. 5041 S109a
  Director, Advising ext. 8185 A214
  Coaches
  Club Advisors
  Registrar ext. 6851 A221
  Resident Assistants
  Dean of Career Workforce Education – Todd Center ext. 4103 1212
  Director, Hanson Technology Center ext. 4851 H-104
  Director, Admissions and Recruitment ext. 6596 A210a

South Haven Campus & Niles Campus

  Director of South Haven & Niles 269-637-7514 SH126
  Security Guard 269-470-3071 SH
  Security Guard 269-470-7320 Niles
CAMPUS SECURITY AUTHORITY
Campus security authorities will promptly report if they observe any crime listed below or if any person reveals to them that he/she learned of or was the victim of, a perpetrator of, or witness to any crime listed below. The reporter will immediately complete an Incident Report and send or forward to the Lake Michigan College Facilities Department, attention: Executive Director, Facilities Management or Director Public Safety/Evening Administrator. This applies to crimes on any LMC campus, public property adjacent to each campus and locations at which other College activities are taking place.

1. Types of offenses:
   a. Criminal homicide
      - Murder and non-negligent manslaughter
      - Negligent manslaughter
   b. Sex offense:
      - Forcible
      - Non-forcible
   c. Robbery
   d. Aggravated assault
   e. Burglary
   f. Motor vehicle theft
   g. Arson
   h. Domestic violence
   i. Dating violence
   j. Stalking incidents

2. Hate Crimes – Discloses whether any of the above-mentioned offenses and the crimes of larceny-theft, simple assaults, intimidation, destruction/damage/vandalism of property and any other crime involving bodily injury, were hate crimes.

3. Arrests and referrals for disciplinary action for:
   a. Illegal weapons possession
   b. Violation of drug and liquor laws

Lake Michigan College uses a contracted security service to assist with campus security. Security guards are a source to which students, employees and visitors can report criminal offenses. Campus security guards do not have police authority.

CONFIDENTIAL REPORTING
If you are the victim of a crime and do not want to pursue action with the college system or the criminal justice system, you may still want to consider making an anonymous report. A campus security official can file a report on the details of the incident without revealing your identity. The purpose of a confidential report is to comply with your wish to keep the matter confidential, while taking steps to ensure the future safety of yourself and others. With such information, the college can keep an accurate record of the number of incidents involving students, determine where there is a pattern of crime with regard to a particular location, method, or assailant, and alert the campus community to potential danger. Reports filed in this manner are counted and disclosed in the annual crimes statistics for the institution.
EMERGENCY PREPAREDNESS AND RESPONSE PLAN
Lake Michigan College is committed to providing a safe environment that is conducive to the pursuit of academic excellence. Pursuant to its obligations under federal, state and local laws/regulations, the college has established an Emergency Preparedness and response plan that provides protective measures for the health and safety of our students and staff during an emergency situation. The college through its partnerships with Emergency Management Professionals continues to upgrade the plan.

Emergency Teams made up of individual members of the college community have been designated as team members to assist in helping others to evacuate. They also relay information concerning injured or special-needs people who require immediate attention.

Lake Michigan College has established a CERT (Community Emergency Response Team) in which members had extensive training by the Berrien County Emergency management for responding to disasters and emergencies.

Emergency information is located in all classrooms along with a detailed map, which highlights fire exits, emergency shelter areas, fire extinguishers locations, defibrillators, etc.

Evacuation notification will be by use of the fire alarm system in some cases, but not all.

The emergency system plan effectiveness is measured through testing of practice drills.

EMERGENCY PROCEDURES
MEDICAL
Do not move the injured or ill person unless threatened by fire or other imminent danger. Call the 911 Dispatcher. From a college phone, dial 9. Wait for tone – then dial 911. From a pay phone, no coin is needed. Dial 911. From a direct line phone dial 911. Say, “There’s an emergency at Lake Michigan College.” Followed by the building and address.

- Answer the questions you are asked.
- Be specific about your location.
- Do not hang up until told to do so.
- Call 6911. If no answer, dial 8135 or 8137.

Evenings & Saturdays: dial 6911. If no answer, dial 8128.

FIRE
General Procedures when the fire alarm sounds:
1. All staff and students will leave the building immediately and proceed to the nearest main parking lot.
2. If there is a handicapped person in your class or office, it may be necessary to make arrangements with others to help carry the person to safety.
3. In the event that the nearest exit is the source of fire and/or is filled with smoke, use the next nearest exit.
4. Do not use elevators.
5. Do not open a door until you touch it to determine that it is warm or hot.
6. Remain in the parking lot until an all clear has been announced by the Executive Director of Facilities, or after 5 p.m., the Student Services staff.
POLICE/AMBULANCE
For life threatening emergencies, dial 9-911. For all other emergencies dial 6911.

EMERGENCY INTERNAL NUMBERS:
• South Haven Campus dial 7500
• Niles Campus at Bertrand Crossing dial 2990

SEVERE WEATHER & CLOSING ANNOUNCEMENTS
When the College closes due to severe weather or other campus emergencies, the announcement will be made in several ways:

1. through the College’s RaveAlert system
2. on the home page of the LMC website www.lakemichigancollege.edu (in most cases) dependent on the availability of internet access to College officials
3. through local television and radio stations
4. through College Facebook and Twitter pages.

Please check these various sources of information for closing information rather than calling the College. If the College is closed, you will be able to find out through one or more of the above sources.

Television and radio stations that assist the College with closing announcements include:

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<tr>
<th>Radio</th>
<th>TV Stations</th>
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<tbody>
<tr>
<td>WSMJ 94.9 FM</td>
<td>WSBT TV 22</td>
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<tr>
<td>WSMJ Sports 1400 AM</td>
<td>WNDU TV 16</td>
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<tr>
<td>WSMJ Sports 95.7 FM</td>
<td>WBND ABC 57</td>
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<tr>
<td>WCXT 98.3 FM</td>
<td>WSVJ FOX 28</td>
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<td>WIRX 107 FM</td>
<td>WWMT TV 3</td>
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<tr>
<td>WCSY 103.7 FM</td>
<td>WGVU TV 35</td>
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<tr>
<td>WYTV 97.5 FM</td>
<td>WOOD TV 8</td>
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<tr>
<td>WBBL 1340 AM</td>
<td>WOTV 41</td>
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<td>WKLQ 107.3 FM</td>
<td>WWMT TV 3</td>
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<tr>
<td>WLAV 96.9 FM</td>
<td>WXMI TV 17</td>
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<tr>
<td>WTNR 94.5 FM</td>
<td>WXSP TV</td>
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<tr>
<td>WHTS 105.3 FM</td>
<td>WZZM TV 13</td>
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<tr>
<td>WLAW 92.5 FM</td>
<td>WGVU 88.5 FM</td>
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<tr>
<td>WVBB 100.1 FM</td>
<td>WDSS 1680 AM</td>
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<tr>
<td>WBCT 93.7 FM</td>
<td>WJNZ 1140 AM</td>
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<td>WBFX 101.3 FM</td>
<td>WJQK 99.3 FM</td>
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<td>WOOD 1300 AM</td>
<td>WHTC 1450 AM</td>
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<tr>
<td>Wood 105.7 FM</td>
<td>WYVN 92.7 FM</td>
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<td>WSNX 104.5 FM</td>
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<tr>
<td>WTKG 1230 AM</td>
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<tr>
<td>WMAX 96.1 FM</td>
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<td>WMUS 107.9 FM</td>
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<td>WMRR 101.7 FM</td>
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TORNADOS
In the event of a TORNADO WARNING, all employees, students, and visitors in any College facility will be instructed to go to the designated safe shelter area.

1. DO NOT GO OUTSIDE.
2. Do not use telephones.
3. Do not stand near westerly locations of the building or near glass-enclosed spaces.
4. Proceed to the designated safe shelter area for your facility. This information is found on the emergency flip chart located in every College classroom.
5. Do not use open flame (candles, lighters, etc.).
6. Remain calm and wait for an “all-clear” announcement.

CAMPUS ACCESS
During business hours, Lake Michigan College will be open to students, parents, employees, contractors, guests, and invitees. During non-business hours access to all College facilities is by key or card access, if issued, or by admittance via Facilities department staff.

BUILDING ACCESS
Beckwith Hall residents have access to Beckwith Hall 24 hours a day through use of their student ID and front door swipe-card reader.

CAMPUS SAFETY ALERTS

Policy Statement:

TIMELY WARNINGS
In the event a situation arises, either on or off campus, that constitutes an ongoing or continuing threat, a special “timely warning” will be prepared and distributed through our emergency notification systems.

Timely warnings are triggered by crimes that have already occurred but represent an ongoing threat. These warnings advise the College community of the situation, steps to take to avoid being victimized and the number to call for more information.

Lake Michigan College works closely with local law enforcement agencies to inform the College about crimes that may warrant the College issuing a timely warning.

EMERGENCY NOTIFICATION
Emergency notifications will be issued when it is determined that there is a significant emergency or dangerous situation involving an immediate threat to the health or safety of students, employees or visitors occurring on Campus.

Emergency notifications will be activated without delay upon verification of an incident that meets the above criteria so long as issuance does not compromise efforts to respond to, contain, or otherwise mitigate the emergency.

RaveAlert is an automated system that Lake Michigan College uses to inform employees and students of the College emergencies and severe weather. RaveAlert utilizes cell phone text messaging, email and voice mail notifications.
Lake Michigan College also utilizes SYN-APPS emergency notification system using ring and text messages to internal phones and to our IP clocks which provide a visual and audio message which are located in campus hallways.

Emergency Activation cards have been issued to authorize personnel at each campus site allowing emergency messages for Lockdowns, Tornado Alerts, Bomb Threats and the use of paging for emergency notification.

Tests of the RaveAlert and SYN-APPS systems are conducted annually and are scheduled and announced in advance so that follow up success is possible.

The Executive Director, Facilities Management or designee, with assistance from the Director, Marketing Services is responsible for preparing the alerts for dissemination to the College community. In the event the situation impacts the larger community outside of campus, the President or designee develops the information to be disclosed working with the Director, Marketing Services who disseminates the information to the larger community.

**EMERGENCY NOTIFICATIONS related to COVID-19:**
Our website provides students and visitors with access to a self-report form to file when they are ill, waiting on tests, or have been exposed to COVID-19. This process does rely on self-reporting from students. To assist in reporting faculty have been trained on where to find the form and encourage students to file a report when reported to them by the student.

Once the report is filed the student or visitor is contacted by the Director of Advising and/or the Directors of Housing and/or Intercollege Athletics if appropriate. An intake report taken which includes; last date on campus, and present symptoms. Using the college’s scenario chart in conjunction with the health department input, if appropriate, the student is issued a quarantine or isolation length and return date.

Students who are close contacts are identified during the intake report and then contacted by the Director of Advising and/or the Director of Housing and/or Intercollege Athletics if appropriate. Human Resources contacts any other persons identified as close contacts during the intake report.

Employees are asked to report illness to their supervisors, who have a procedure in place notifying Human Resources to begin documentation process with in the same type of intake report as the students and visitors outlined above.

The Director of Advising and Human Resources work with Facilities to address ventilation, space closures, and cleaning needs as currently recommended by the CDC.

Additional communication procedures are in place for reporting out to necessary Academic Departments and associated Faculty members and/or college staff. The college also has communication procedures with the Health Department for necessary regulatory reporting.
WEAPONS-FREE COLLEGE POLICY
The College seeks to provide a safe campus community. Restriction against the possession, discharge, use and/or carrying of weapons is intended to foster a more secure environment and to promote the overall learning purpose for which students, employees and guests attend the College. While these restrictions offer no guarantee of protection to students, employees and guests, it is hoped the restrictions will reduce the risk of injury from any dangers which might arise from the possession, discharge, use and/or carrying of weapons.

Except as allowed by Federal and State law, students, employees and guests are prohibited from possessing, using, discharging and/or carrying weapons in any setting that is under the control or supervision of the College, including, but not limited to, property leased, owned, or contracted for by the College, a College sponsored event, or a College owned vehicle. Any student or employee in violation of this policy will be subject to discipline, up to, and including expulsion and/or termination as may be applicable depending on the circumstances. Any guest in violation of this policy shall be subject to ejection as a trespasser.

Responsibility: Executive Director, Facilities Management and Director, Public Safety
References: MCL 28.425, Weapons Free College Procedure

PREVENTING AND RESPONDING TO SEXUAL HARASSMENT, SEXUAL ASSAULT AND SEXUAL MISCONDUCT

SEXUAL HARASSMENT
The Elliott-Larsen Civil Rights Act prohibits discrimination based on race, color, religion, national origin, age, sex, height, weight, familial status, marital status, arrest record and disability in all employment practices, including terms, conditions and privileges of employment. This act prohibits discrimination and provides specific remedies and penalties. Title IX of the Educational Amendments of 1972 prohibits sexual harassment of students in any part of any higher education institution receiving federal funds, and requires institutions to maintain grievance procedures capable of prompt and equitable resolution of sexual harassment complaints.

Lake Michigan College prohibits sexual harassment in its employment practices and in its education programs and activities.

WHAT CAN I DO?

Title IX of the Education Amendments of 1972 and Title VI and Title VII of the Civil Rights Act of 1964 protects you from sexual harassment. In addition, Lake Michigan College has a policy strictly forbidding sexual harassment in any of its employment and educational practices. This policy protects students of Lake Michigan College as well as employees of Lake Michigan College. If a person’s behavior makes you feel uncomfortable, you must let that person know it does, either by telling them or asking them to stop the behavior.
SEXUAL HARASSMENT

Acts of sexual harassment may be committed by any person upon another person, regardless of the sex, sexual orientation, and/or gender identity of those involved. In determining whether alleged conduct violates the College Sexual Harassment Policy, the college will consider the totality of the facts and circumstances involved in the incident, including the nature of the alleged conduct and the context in which it occurred.

Allegations of sexual misconduct that do not fall under the College Sexual Harassment Policy because they do not constitute prohibited conduct as defined in this section may constitute violations of the Student Code of Conduct and/or the General Employee Conduct Policy.

For the purpose of the information listed below please note the following definitions:

*Complainant* means an individual(s) who is alleged to be a victim of conduct that could constitute sexual harassment while participating in or attempting to participate in the College’s educational program or activity, or employment, at the time of filing a formal complaint.

*Respondent* means an individual who has been reported to be the perpetrator of conduct that could constitute sexual harassment or retaliation for engaging in a protected activity.

Sexual harassment, as an umbrella category, includes the actual or attempted offenses of sexual harassment, sexual assault, dating violence, domestic violence, and stalking, and is defined as:

Conduct on the basis of sex or that is sexual that satisfies one or more of the following:

**Quid Pro Quo**: An employee of Lake Michigan College conditioning the provision of an aid, benefit, or service of the College on an individual’s participation in unwelcome sexual conduct.

**Sexual Harassment**: Unwelcome sexual conduct determined by a reasonable person to be so severe pervasive, and objectively offensive that it effectively denies an individual(s) equal access to the College’s education program or activity.

Sexual assault, dating violence, domestic violence, and stalking also constitutes sexual harassment and do not require a showing of severity, pervasiveness, or objective offensiveness.

Sexual harassment may be repeated acts or be a single act which is sufficiently severe to have a systemic effect of denying a Complainant equal access to an education program or activity.

Elements of severity, pervasiveness, and objective offensiveness must be evaluated in light of the known circumstances and depend on the facts of each situation and must be determined from the perspective of a reasonable person standing in the shoes of the Complainant.
Sexual Assault: Any sexual act directed against another person, without the consent of the victim, including instances where the victim is incapable of giving consent. This includes the following:

Rape: The carnal knowledge of a person, without consent;

Sodomy: Oral or anal sexual intercourse with another person, without consent;

Sexual Assault with an Object: To use an object or instrument to unlawfully penetrate, however slightly, the genital or anal openings of the body of another person without consent;

Fondling: The touching of the private body parts of another person for the purpose of sexual gratification, without consent;

Incest: Sexual intercourse between persons who are related to each other within the degrees wherein marriage is prohibited by law;

Statutory Rape: Sexual intercourse with a person who is under the statutory age of consent. In Michigan the age of consent is 16.

Dating Violence: Violence committed by an individual who is or has been in a social relationship of a romantic or intimate nature with another individual. The existence of such a relationship shall be determined based on the reporting individual’s statement and with consideration of the length of the relationship, the type of relationship, and the frequency of interaction between the individuals involved in the relationship. This includes, but is not limited to, sexual or physical abuse or the threat of such abuse. Dating violence does not cover acts covered under the definition of domestic violence.

Domestic Violence: Includes felony or misdemeanor crimes of violence committed by a current or former spouse or intimate partner of the victim, by a person with whom the victim shares a child in common, by a person who is cohabitating with or has cohabitated with the victim as a spouse or intimate partner, by a person similarly situated to a spouse of the victim under the domestic or family violence laws of the jurisdiction receiving grant monies, or by any other person against an adult or youth victim who is protected from that person's acts under the domestic or family violence laws of the laws of the State of Michigan.

Stalking: Engaging in a course of conduct directed at a specific individual that would cause a reasonable person to: (a) fear for the individual’s safety or the safety of others; or (b) suffer substantial emotional distress. For the purpose of the Stalking definition: Course of Conduct means two or more acts, including acts in which the stalker directly, indirectly, or through third parties, by any action, method, device, or means, follows, monitors, observes, surveils, threatens, or communicates to or about an individual, or interferes with an individual’s property.

Force, Coercion, Consent and Incapacitation

As used in the offenses above, the following definitions apply:
**Force:** Force is the use of physical violence and/or physical imposition to gain sexual access. Force also includes threats, intimidation (implied threats), and coercion that is intended to overcome resistance or produce consent.

**Coercion:** Coercion is unreasonable pressure for sexual activity. When someone makes clear that they do not want to engage in certain sexual activity, that they want to stop, or that they do not want to go past a certain point of sexual interaction, continued pressure beyond that point can be coercive.

**Consent:** Lake Michigan College considers consent as a voluntary, informed, un-coerced agreement through words or actions freely given, which could be reasonably interpreted as a willingness to participate in mutually agreed upon sexual acts. Consensual sexual activity happens when each partner willingly and affirmatively chooses to participate.

Important points regarding consent include:
- Consent to one act does not constitute consent to another act.
- Consent on a prior occasion does not constitute consent on subsequent occasions.
- The existence of prior or current relationship does not, in itself, constitute consent.
- Consent can be withdrawn or modified at any time.
- Consent is not implicit in an individual’s manner or dress.
- Silence, passivity, or lack or resistance does not necessarily constitute consent.

**Incapacitation:** Incapacitation is a state when an individual’s perception or judgement is so impaired that the individual lacks the cognitive capacity to make or act on conscious decisions. The use of drugs or alcohol can cause incapacitation. An individual who is incapacitated is unable to consent to sexual activity. Engaging in sexual activity with an individual who is incapacitated (and therefore unable to consent), where an individual knows or should have reasonably understood that the individual is incapacitated, constitutes Title IX Sexual Harassment as defined in the College Sexual Harassment Policy.

The Sexual Harassment Policy also covers a person whose incapacity results from a temporary or permanent physical or mental health condition, involuntary physical restraint, and/or the consumption of incapacitating drugs.

**Online Sexual Harassment and/or Retaliation**

Although the college may not control websites, social media, and other ventures in which harassing communications are made, when such communications are reported to the College, it will engage in a variety of means to address and mitigate the effects.

Members of the community are encouraged to be good digital citizens and to refrain from online misconduct, such as feeding anonymous gossip sites, sharing inappropriate content via social media, unwelcome sexual or sex-based messaging, distributing or threatening to distribute revenge pornography, breaches of privacy, or otherwise using the ease of transmission and/or anonymity of the Internet or other technology to harm another member of the College community.

Any online posting or other electronic communication by students, including cyber-bullying, cyber-stalking, cyber-harassment, etc., occurring completely outside of the
College’s control (e.g., not on the College network, website or between College email accounts) will only be subject to college policy when such online conduct can be shown to cause a substantial in-program disruption or infringement on the rights of others.

Otherwise, such communications are considered speech protected by the First Amendment. Supportive measures for Complainant’s will be provided, but protected speech cannot legally be subject to discipline.

Off-campus harassing speech by employees, whether online or in person, may be regulated by the College only when such speech is made in an employee’s official or work-related capacity.

Remember: **ASSAULT IS AN EMERGENCY!**

The following procedures for campus discipline are applicable in cases of an alleged sex offense. When reports of alleged violation of the Student Code of Conduct surface, they are addressed by the Title IX Coordinator. The Grievance Process exists to ensure that basic due process is granted to all LMC students and employees who find themselves in conflict with College standards.

**Responding to Sexual Assault, Stalking, Dating or Domestic Violence**

The College will offer and implement appropriate and reasonable supportive measures to the parties upon notice of alleged sexual harassment and/or retaliation. At the time the supportive measures are offered, the college will inform the Complainant, in writing, that they may file a formal complaint with the college either at that time or in the future, if they have not done so already.

Supportive measures are non-disciplinary, non-punitive individualized services offered as appropriate, as reasonably available, and without fee or charge to the parties, before or after the filing of a formal complaint or where no formal complaint has been filed, to restore or preserve access to the college’s educational program or activity, including measures designed to protect the safety of all parties or the college’s educational environment, and/or deter sexual harassment and/or retaliation.

The Title IX Coordinator works with the Complainant to ensure that their wishes are take into account with respect to the supportive measures that are planned and implemented.

Lake Michigan College will implement measures in a way that does not unreasonably burden the other party. These actions may include, but are not limited to:

- Referral to counseling, medical, and/or other healthcare services
- Referral to the Employee Assistance Program
- Referral to community-based service providers
- Student financial aid counseling
- Altering campus housing assignment
- Altering work arrangements for employees or student-employees
- Safety planning
- Provide campus safety escorts
- Provide transportation accommodations
- Implement contact limitations (no contact orders) between the parties
- Academic support, extensions of deadlines, or other course/program-related adjustments
- Issue No Trespass Notice
- Class modifications, withdrawals, or leaves of absence
- Increased security and monitoring of certain areas of the campus

The College will maintain as confidential any supportive measures provided to the Complainant or Respondent, to the extent that maintaining such confidentiality would not impair the ability of the recipient to receive the supportive measures.

All individuals are encouraged to report concerns about the failure of another to abide by any restrictions imposed by supportive measures. The college will take immediate action to enforce a previously implemented measure and disciplinary sanctions can be imposed for failing to abide by the college-imposed measures.

The Title IX Coordinator is responsible for coordinating the effective implementation of supportive measures.

The College recognizes the right of a sexual assault, stalking, dating or domestic violence Complainant to decide, without pressure or coercion, what action he/she will take following an assault. The College encourages students to report all crimes to the police and to pursue sanctions against offenders through the College judicial process. The College makes information available to students about sexual assault, stalking, dating and domestic violence Complainant rights, options, and resources for help.

Lake Michigan College recognizes that sexual assault, stalking, dating and domestic violence are a serious social problem that occurs among college students just as it does within other segments of our society. The college makes a strong commitment to work toward preventing sexual assault, stalking, dating, and domestic violence within our community, to provide supportive measures and assistance to a Complainant, and to impose sanctions on those who have been found guilty of committing a sexual assault, stalking, dating and/or domestic violence.

Our goal is to foster and protect within an environment of mutual respect and concern and to provide a safe community in which learning and growth can occur.

**Prevention, Education, and Training**

LMC is committed to the prevention of sexual misconduct and harassment through education and awareness programs. Throughout the year, LMC offers educational programs to promote awareness of sexual misconduct and harassment. Prevention programs include an overview of LMC’s policies and procedures, relevant definitions, including prohibited conduct, discussion of the impact of alcohol and drug use, effective consent, bystander intervention, and information about risk reduction. LMC’s Title IX Coordinators oversees the education and prevention calendar and tailors programming to campus needs and climate. All
educational programs include a review of resources and reporting options available for students, faculty, and staff.

The College encourages Complainants of sexual assault to take the following steps following an assault:

1. **Preserve physical evidence.**
   The sexual assault, stalking, dating and domestic violence Complainant has the right for full and prompt cooperation from College personnel and law enforcement authorities in obtaining, securing, and maintaining evidence that may be necessary to the proof of criminal sexual assault, stalking, dating or domestic violence in legal proceedings, including, but not limited to, a medical examination of the victim.

   A special physical examination performed at the hospital collects evidence that will be helpful if the Complainant later decides to prosecute the assailant. To preserve evidence, the Complainant should not wash, brush teeth, use the toilet, douche, destroy clothing, or straighten up the area where the assault occurred.

2. **Report the assault to the police at 269-926-8221 or dial 911.**
   It is the Complainant’s decision whether or not to report the assault to the police. Reporting a sexual assault, stalking, dating or domestic violence to the police may protect the Complainant and others from possible future victimization by helping public safety officers apprehend the assailant. A police report also maintains the Complainant’s future option of criminal prosecution, and helps support a College disciplinary action or a civil law suit against the Respondent. Making a police report does not obligate the Complainant to prosecute the assailant. Whether or not the case will be prosecuted is a decision that is made later, based on a number of factors. The police do not reveal the Complainant’s or the Respondent’s name or any identifying information to the media for printing or to the general public. If the Complainant chooses campus security authorities will assist in notifying law enforcement.

3. **Get medical attention.**
   The rape evidence exam should be performed as soon as possible. The exam is available only at Spectrum Health Lakeland.

   If the Complainant decides not to have the rape evidence exam, she/he should still be examined for possible injury, pregnancy, and sexually transmitted infections. An exam for these purposes is available at Planned Parenthood, or with a physician of choice.

   Injuries as a result of sexual assault, stalking, dating or domestic violence should be treated and photographed as soon as possible.
4. Report the assault to the Title IX Coordinator.

Sexual assault, stalking, dating and domestic violence are expressly prohibited by the College’s rules and regulations. The College has the right to discipline students and employees who violate these rules and regulations. It is not necessary for the Complainant to file a police report in order to pursue sanctions through the College; however, it is strongly recommended as beneficial to the Complainant. Pursuing sanctions through the College does not preclude the Complainant from also pursuing criminal prosecution or a civil lawsuit.

The College’s Grievance Process is initiated by the Complainant making a report. A detailed description of the process is included in the student handbook, which is available on the college webpage.

Evidentiary Standard: Preponderance of the Evidence.

Grievance Procedure

Any student, employee or third-party who believes that they have been subject to discrimination and/or harassment, as defined above, or in violation of College policy or state and federal law, may file a complaint with the Title IX Coordinator (or Deputy Coordinator).

A complaint under the Sexual Harassment Policy may be filed against the College, against an employee of the College, against a student of the College, against a Third Party, or against a group.

A complaint may be filed against more than one Respondent or by more than one Complainant against one or more Respondents so long as the allegations of sexual harassment arise out of the same facts or circumstances and are so intertwined that the allegations directly relate to all of the parties.

Upon receipt of a formal complaint, the Title IX Coordinator will then conduct an initial assessment for the sole purpose of determining whether the alleged conduct, if substantiated, would constitute Sexual Harassment under College policy. Following the initial assessment, the Title IX Coordinator may take any of the following steps:

If the allegations forming the basis of the formal complaint would, if substantiated, constitute Sexual Harassment as defined by the College, the Title IX Coordinator shall implement appropriate supportive measures. In addition, the Title IX Coordinator shall initiate an investigation of the allegations. However, if the Title IX Coordinator thinks the formal complaint appropriate for the informal resolution process, upon the consent of both parties, the Title IX Coordinator may instead refer the matter to the informal resolution process.

If the allegations forming the basis of the formal complaint would not, if substantiated, constitute Sexual Harassment as defined by the College, the Title IX Coordinator shall dismiss the complaint as a Title IX Complaint. Title IX Coordinator may also refer the allegations for resolution under other Policies.
In addition, at any time prior to the hearing, the College may dismiss a formal complaint if:

- The Respondent is no longer enrolled or employed at the College.
- Specific circumstances prevent the College from gathering sufficient evidence to reach a determination as to the formal complaint or the allegations therein.

Upon dismissal, the Title IX Coordinator shall promptly send written notice of the dismissal and reason(s) simultaneously to the parties via electronic format. Both parties will have equal right to appeal the dismissal.

Informal Resolution

The college permits an informal resolution process in cases in which a complaint has been filed with the Title IX Coordinator. An informal resolution can include three different approaches:

- When the Title IX Coordinator can resolve the matter by providing supportive measures (only) to remedy the situation or believes the matter can be resolved through an alternate resolution.
- When the parties agree to resolve the matter through an alternate resolution mechanism usually before a formal investigation takes place.
- When the Respondent accepts responsibility for violating this policy and is willing to accept a sanction and end the resolution process.

The informal resolution process is a voluntary, remedies-based process designed to provide parties with an option to resolve disputes with other students in a forum that is separate and distinct from the formal grievance process under the Title IX Sexual Harassment policy.

Prior to implementing an informal resolution, the College Ombudsperson (who is responsible for the informal resolution process) will provide both parties with written notice disclosing: the allegations, the requirements of the informal resolution process and any outcomes resulting from participating in the informal resolution process. Please note the Title IX Coordinator has five (5) business days to refer the matter to the Ombudsperson once the informal resolution option has been identified.

The parties must submit in writing, within three (3) business days of being contacted by the Ombudsperson that they voluntarily wish to resolve the matter through the informal resolution process.

Once terms through the informal resolution process have been created, the Ombudsperson has three (3) business days to submit, in writing, the agreement to both parties.

Both parties have five (5) business days to sign and submit the informal resolution agreement. If for some reason a party does not sign and submit the informal resolution agreement the matter is referred back to the Title IX Coordinator by the Ombudsperson within three (3) business days. The Title IX Coordinator will then initiate the grievance process.
The informal resolution agreement is not subject to appeal once all parties indicate their written approval to all agreed upon terms of the resolution. When parties cannot agree on all terms of the resolution, the grievance process will resume.

When a resolution is accomplished, the appropriate sanctions are promptly implemented in order to effectively stop the sexual harassment or retaliation, prevent its recurrence, and remedy the effects of discriminatory conduct, both on the Complainant and the community.

Any party participating in the informal resolution process can stop the process at any time and begin or resume the grievance process.

The informal resolution process is available in matters involving a student Complainant and a student Respondent, the informal process is not available in matters involving a student and an employee.

**Formal Resolution Process**

Should the matter not be resolved through Informal Resolution, the Title IX Coordinator shall appoint an investigator(s) and notify the Hearing Chair as well as the Appeal Chair. The role of each is discussed below.

Respondents shall be presumed not responsible for the alleged conduct until a determination regarding responsibility is made at the conclusion of the Formal Resolution Process.

It is the College’s burden to establish that the conduct did occur as alleged and that the conduct, if it occurred, violates College Policy.

**Investigations**

The Title IX Coordinator or Deputy Coordinator will assign trained investigator(s) to investigate the complaint within seven (7) business days.

Within three (3) business days of receiving assignment, investigator(s) shall begin interviewing: the Complainant, the Respondent, and any witnesses identified. Both the Complainant and the Respondent are entitled to identify witnesses, including expert witnesses, to be interviewed in the investigation.

The investigation will also include reviewing any appropriate documentation and/or policies, reviewing student and/or personnel files, and gathering and examining other relevant documents or evidence, and any other action(s) the investigator deems necessary to completing the investigation.

The Complainant and the Respondent have the right to have an advisor present during any interview(s) or other meetings associated with the Grievance Process. The advisor shall not participate in the interview process and must remain silent during this phase of the Grievance Process.
Prior to commencing the investigation, the investigator(s) shall disclose any conflict of interest between him/herself and either party, and in the event of any conflict, a qualified and trained unbiased replacement shall be appointed. A party objecting to the investigator on the basis of a conflict of interest must raise the objection during his phase of the Grievance Process, otherwise, the objection is deemed waived.

Notices of interviews or meetings sent to parties and witness shall include the date, time, location, participants and purpose of the interview or meeting. The notice must be provided sufficiently in advance to allow the party or witness to prepare.

Investigators shall not access, consider, disclose or otherwise use a party’s records that are maintained by a physician, psychiatrist, psychologist of other recognized professional or paraprofessional acting in professional capacity and are made/maintained in that capacity without voluntary written consent. Note: Consent for Minor under FERPA is required from Parent.

The investigator will document in writing his/her findings in an Investigation Report. Ten (10) business days before the Investigation Report is completed, the Investigator shall provide access to all evidence directly related to the allegations to the Parties and their advisors. Parties may provide a written response to the evidence no later than ten (10) business days after being provided access. Within twenty (20) business days after parties are provided access to evidence the Investigator shall issue the Investigatory Report which shall:

1. Summarize the Investigatory process;
2. Summarize the facts gathered during the investigation;
3. Summarize any response to the facts provided by a party;
4. State the investigators finding of facts.

Hearing

Prior to commencing the Grievance Hearing process the Hearing Chair shall disclose any conflict of interest between him/herself and either party, and in the event of any conflict, a qualified and trained unbiased replacement shall be appointed. A party objecting to a Hearing Chair on the basis of a conflict of interest must raise the objection during his phase of the Grievance Process, otherwise, the objection is deemed waived.

The parties will be given a list of names of the Hearing Panel at least five (5) business days in advance of the hearing. All objections to any Hearing Panel Member must be raised in writing, detailing rationale for the objection, and must be submitted to the Hearing Chair no later than two (2) days prior to the hearing. The Hearing Chair will only be removed if the Title IX Coordinator concludes that their bias or conflict of interest precludes an impartial hearing of the allegation(s).

The Hearing Chair will give the Hearing Panel Members a list of the names of all parties, witnesses, and Advisors at least five (5) business days in advance of the hearing. Any Hearing Panel Member who cannot make an objective determination must recuse themselves from the proceedings when notified of the parties, witnesses and Advisors in advance of the hearing. If a Hearing Panel is unsure of whether a bias or conflict of interest
exists, they must raise the concern to the Hearing Chair as soon as possible. Upon notice from the Title IX Coordinator an investigation has concluded, the Hearing Chair shall within ten (10) business days set a hearing date, time, and place. Once a hearing date, time and place has been determined, the Hearing Chair shall provide written notice of the hearing date, time and place to all interested Parties. The notice of the hearing must be provided to all interested parties at least ten (10) business days before the date and time of the scheduled hearing.

Either party may request that the hearing may be conducted with each party in separate rooms, in which case the hearing shall be conducted using technology allowing all parties to see and hear each other. If a party or parties prefer not to attend or cannot attend the hearing in person, the party should request alternative arrangements from the Hearing Chair at least five (5) business days prior to the hearing.

The Grievance Hearing shall be closed to the public in order to protect the confidential nature of the proceedings. Any student or employee requiring accommodations for the hearing shall make the request for such accommodations to the Coordinator of Student Outreach and Support Services at least five (5) business days prior to the hearing. In the event that an essential accommodation cannot be provided by the College by the date of the hearing, the hearing shall be rescheduled with the respective date to be no more than five (5) business days. The Hearing Chair will be responsible for ensuring that procedural matters are followed.

Deviations from prescribed procedures will not necessarily invalidate a decision or proceeding unless the deviation causes significant prejudice to a student, employee or the responding party.

No party shall be permitted to make an audio recording of the proceeding. The hearing shall be transcribed by the College. The transcript of the hearing shall be made available to the parties, their advisor, the Appeal Chair, and shall be kept by the Title IX Coordinator.

During the Grievance Hearing, Advisors for both Complainant and Respondent shall be present but shall not be permitted to participate in the process except for the limited purpose of conducting cross-examination of the other party and witnesses.

The Grievance Hearing will proceed in the following order:

1. Hearing Panel’s explanation of the Procedure and Rules;
2. Statement of the Investigator’s Findings and Conclusion;
3. Complainant’s Opening Statement (limited to 15 minutes);
4. Respondent’s Opening Statement (limited to 15 minutes);
5. Presentation of the Complainant’s witnesses and evidence;
6. Presentation of the Respondent’s witnesses and evidence;
7. Complainant’s Closing Statement (limited to 15 minutes);
8. Respondent’s Closing Statement (limited to 15 minutes).

During the presentation of evidence, each party shall have the opportunity to call witnesses (including experts) on their behalf after which the opposing party through their Advisor shall have the opportunity to question the witness.
In the judgement of the Hearing Chair, each party may be granted a short recess for the purpose of conferring with their Advisor.

During the presentation of evidence, the Hearing Panel are permitted to ask for clarification from witnesses.

Upon conclusion of the Grievance Hearing, the Hearing Panel will make a determination based on a preponderance of evidence as to whether the alleged conduct occurred or did not occur. If concluding the conduct occurred, the Hearing Panel will determine whether the conduct constituted a violation of this Policy and apply appropriate sanction(s).

The Hearing Panel shall not rely upon any statement from any party or any witness who does not participate in the Grievance Hearing and shall not draw any inference as to responsibility from such a statement.

The Hearing Chair shall provide a written report (Notice of Outcome) of the Hearing Panel’s findings and determinations in writing to all parties, their advisors, and the Title IX Coordinator within ten (10) business days after the hearing. The written report shall contain the following information:

The Notice of Outcome will articulate the specific policy(s) reported to have been violated, including the relevant policy section, and will contain a description of the procedural steps taken by the College from the receipt of the misconduct report to the determination, including any and all notifications to parties, interviews with parties and witnesses, site visits, methods used to obtain evidence, and hearings held. It will also include specific findings on each alleged policy violation, the findings of fact that support the determination; conclusion regarding the application of the relevant policy to the facts at issue; a statement of, and rationale for, the results of each allegation, any sanctions issued and any remedies provided to the Complainant designed to ensure access to the College’s educational or employment program or activity.

The notice of outcome will also include information on when the results are considered by the College to be final, any changes that occur prior to finalization, and the relevant procedures and bases for any available appeal options.

The Notice of Outcome will be shared with the parties simultaneously. Notification will be made in writing and may be delivered in person, mailed to the permanent address of the parties, or emailed to the parties College issued email. Once mailed, emailed and/or delivered in person, notice will be presumptively delivered.

**Finding**
Sanctions will be imposed upon a finding that a student or employee has violated the Sexual Harassment policy. A student or employee who fails to complete the sanction will be considered to have committed another violation of College policy. Violations involving impairment from the voluntary use of alcohol and/or use of drugs, (other than medically necessary) shall be
considered an aggravating, and not a mitigating, factor in sanctioning. All sanctions become part of a student's disciplinary file or employee's personnel file. The College may withhold awarding a degree, or any other academic achievement, otherwise earned, until the completion of the process set, including appeals and the completion of any and all sanctions imposed.

Potential sanctions for students found by the College to have violated the Sexual Harassment Policy may include, but are not limited to:

Account Hold: An account hold is restricted access to an individual’s registration, grades and/or transcript.

Disciplinary Probation: Disciplinary probation is a specified period of time, a minimum of one semester, requiring the student to avoid a recurrence of any conduct that violates any College policy that may result in additional College sanctions including suspension or expulsion.

Educational Assignment: An educational assignment is a learning opportunity, including but not limited to, drug and alcohol education, and written papers, designated to be completed by the student. In addition, an alcohol and drug assessment and/or behavioral health assessment may be required to be completed by a qualified medical or mental health professional and released to an appropriate College official.

Expulsion: Expulsion is permanent dismissal from the College, administrative withdrawal from classes and loss of all College privileges.

No Contact: The accused Respondent is instructed not to have direct or indirect contact with the complaining student. This includes but is not limited to contact in person, through electronic means, or through a third party.

Restitution: Restitution at the College is done through community service as a form of reimbursement to the College and/or a member of the College community or others to cover the cost of damage, injury, or loss of community or personal property as a result of a violation.

Restricted Access: Restricted Access is a denial of services, privileges, access to facilities and benefits which may impact participation in extracurricular activities, residence in College housing, College employment, leadership within student organizations and academic activities, for a designated period of time.

Suspension: Suspension is removal of a student for a defined period of time, during which a student loses all College privileges including, but not limited to, facilities, programs, privileges, classes, and premises. Students who do not attend the College for three or more successive semesters, excluding summer sessions, must submit an application for readmission to the College.

Written Warning: Is a written notice warning to the Respondent to avoid a recurrence of any conduct that violates College Policy.
Potential sanctions for employees found by the College to have violated the Sexual Harassment policy may include, but are not limited to:

Corrective Plan of Action: Based upon the severity of the violation, an employee found to have violated this Policy may be issued a corrective plan of action which directs the employee.

Training: Any employee found to have violated the Sexual Harassment Policy may be required to participate in Sexual Harassment Awareness training, including, but not limited to obtaining education regarding this Policy and the laws prohibiting sexual harassment/discrimination.

No Contact: The employee may be directed to have no direct and/or indirect contact with the Complainant. This includes but is not limited to contact in person, through electronic means, or through a third party.

Verbal Warning: A verbal warning may be issued to the employee directing that the employee not engage in behavior prohibited by this Policy. The verbal warning will be documented and placed in the employee's personnel file.

Written Warning: A written warning may be issued to the employee directing that the employee not engage in behavior prohibited by this Policy. The written warning will be placed in the employee's personnel file.

Suspension: The employee may be suspended with or without pay for a period of time.

Discharge: The employee may be terminated from his/her employment from the College.

Should a student Respondent permanently withdraw from the College, the resolution process ends, as the College no longer has disciplinary jurisdiction over the withdrawn student. The student who withdraws or leaves while the process is pending may not return to the College. A hold will be placed on their student account. They may be barred from the College property and/or events.

However, the College will continue to address and remedy any systemic issues, variables that have contributed to the alleged violation(s), and any ongoing effects on the alleged sexual harassment and/or retaliation.

Should an employee Respondent resign with unresolved allegations pending, the resolution process ends.

However, the College will continue to address and remedy any systemic issues, variables that may have contributed to the alleged violation(s), and any ongoing effects on the alleged sexual harassment and/or retaliation

The employee who resigns with unresolved allegations pending is not eligible for rehire with the College, and the records retained by the Title IX Coordinator will reflect that status.

All College responses to future inquiries regarding employment references for that individual will include that the former employee resigned during a pending disciplinary matter.
Violations of Law

An employee or student may be accountable for sexual misconduct under applicable local, state, and/or federal law, as well as under LMC policy. A criminal investigation may be conducted concurrently with the Title IX investigation. Disciplinary action by LMC may proceed while criminal proceedings are pending and will not be subject to challenge on the grounds that criminal charges involving the same incident have been dismissed or reduced.

Resources for Support and Assistance

On-Campus
- Director Public Safety, Room S111, 269-927-7060

Off-Campus
- Domestic and Sexual Violence Support Contacts:
  - National Domestic Violence Hotline 1-800-799-SAFE
  - Child & Family Services of Southwestern Michigan 269-925-1726
  - Safe Shelter 1-888-237-1891
  - Domestic Violence Coalition 1-888-655-9008
  - Michigan Coalition Against Domestic and Sexual Violence 517-347-7000
  - Spectrum Health Lakeland 269-927-5350
Counseling Information

Andrews Community Counseling Center: 269-471-6238  
www.andrews.edu/counseling
Providing free psychological services under the supervision of licensed psychologists. Mental health services to children, adolescents, and adults who reside in the Michigan area, or who are members of the community near the university. Office is located in Berrien Springs.

Centered on Wellness: 269-926-6199  
www.centeredonwellness.info
Offering behavioral counseling, coaching, consulting, education and prevention for children, families, couples, and adults. Offices are located in Benton Harbor and Niles.

Freedom Counseling Center: 260-982-7200  
www.freedomcounselingusa.com
Freedom Counseling Center provides high quality counseling and psychological evaluations to individuals, parents, couples, adolescents and children.

Riverwood Center: 800-336-0341 (24-hour hotline)  
www.riverwoodcenter.org
Riverwood partners with children, families and adults in their journey toward recovering from behavioral health and substance use challenges, and helps individuals with intellectual disabilities succeed in community living. Offices located in Benton Harbor.

Southwestern Medical Clinic Christian counseling and Psychological Services: 269-429-7727  
www.lakelandhealth.org
Counseling services for treating abuse and trauma, addictions and co-occurring disorders, anxiety, depression, AHHD, eating disorders, coping with loss and grief and behavioral services for children and adolescents. Offices located in Berrien Springs, St. Joseph, Stevensville, Coloma, and Niles.

HelpNet - Employee Assistance Program

The college’s Employee Assistance Program, available to all full and part-time employees, is administered through HelpNet. Information can be found in the Human Resources offices or on SharePoint under the staff and faculty benefit links.

Personal Protection Orders
Berrien County Clerk’s Office
All Personal Protection Order questions can be addressed at the Clerk’s Office at the Courthouse
811 Port Street, ST. Joseph
Phone: 269-983-7111, extension 8736
Fax: 269-982-8642
Email: PPO
A personal protection action involves seeking an order from the court to protect you from harassment, assault, beating, molesting, wounding, or stalking by another person. The order can also prohibit a person from entering your premises and from removing minor children, unless the removal is part of court-ordered parenting time. The person filing the petition for personal protection is called the petitioner. The person to be restrained by the personal protection order is called the respondent.

Types of Personal Protection Actions
There are two types of personal protection actions: domestic and nondomestic. A domestic personal protection order can be obtained if you have or had an established relationship with the other party or have a child in common. A nondomestic personal protection order can be obtained if you want to prevent threatening or violent behavior by someone with whom you have not had any form of domestic relationship; this type or order is also referred to as an order against stalking.

How Personal Protection Orders are issued
There are two ways personal protection orders can be issued. The court can issue an order after the other person has been notified that you have filed for a personal protection order and after the court has held a hearing. The court may also issue a personal protection order without notifying the other person and without a hearing. This is called an ex parte order. In Michigan, most personal protection orders are issued ex parte.

Stalking
Although it is a crime in Michigan for someone to assault or threaten another person, Michigan law provides additional protection to persons who have a domestic relationship, or those who are being harassed or stalked by another person, by allowing them to seek a personal protection order. Stalking involves harassment that causes you to feel terrorized, intimidated, frightened, or molested. This could include following you, making unwanted calls or mailings, or showing up repeatedly at your home or work.

If you decide to file for a Personal Protection Order with the Berrien County Trial Court, the forms may be picked up in two locations:

Berrien County Clerk’s Office
1st Floor, Berrien County Courthouse
811 Port Street
Saint Joseph, MI 49085

OR
Berrien County Clerk’s Office
South County Building
1205 N. Front Street
Niles MI 49120

If you decide to file in Van Buren County, the location is Van Buren County Courthouse, 221E. Paw Paw Street, Paw Paw, Michigan 49070; phone (269) 657-8218.
The following programs are the most recent that were open to persons on campus; faculty, staff and students.

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RISK REDUCTION
The following preventive measures will help minimize your chances of being attacked:

- Accept the fact that you are a potential assault victim. Many people operate under the illusion that “it will never happen to me”. It may.
- Above all else… trust your instincts. If you feel uncomfortable or uneasy, leave immediately.

➤ Going Out
- When you go out, tell someone where you are going and when you will return.
- Always lock your house/apartment door and don’t lend the key. Keys can be duplicated.
- Don’t walk alone a night. Take a friend with you.
- Stay in well-lit areas.
- Photocopy all important papers that you carry in your purse or wallet, including your driver’s license. Keep the photocopies in a safe place. This information will be invaluable if you lose your license or cards.

➤ On The Street
Be alert. Look around you. Be aware of others on the street. Make it difficult for anyone to take you by surprise. Walk with your keys in hand.
- If you think someone is following you, turn around and check so that you are not caught off guard. Cross the street or change direction. Walk or run toward people, traffic, or lights. Consider confronting the aggressor and saying in a loud, firm voice, “Don’t follow me.”
- If a car follows you or stops near you for directions, do not approach the car. Change directions if you feel threatened and walk or run towards stores, a lighted house, or other people.

➤ In Your Car
- Park in well-lit areas. Check the street before leaving the car. Park in full view of the front of stores and houses.
- Walk to your car with keys ready.
- As you approach your car, look all around it, including underneath the car.
- If you have a flat tire, seek help inside the College, or from a nearby business if off campus. Beware of someone instantly appearing to offer help—attackers often disable cars to make their owners vulnerable.
- Check the interior of your car, particularly the back seat before entering; someone could be hiding there.
- Keep the car doors locked at all times, even when driving in daylight, so no one can jump in at a red light.
- Keep enough gas in your tank for emergencies.
- If you are followed by another car, drive to a police station or business that has lights on and people in it. You may not want to go directly home with someone following you.
  “Driveway” robberies are becoming more common.
- If your car breaks down, lift the hood, put on the flashers, and wait inside with the doors locked for help. Ask people who stop to call the police or AAA for you. Don’t
go with anyone. Don’t stop for stranded motorists. You are of greater help to them by calling the police of sheriff.

**Jogging**

- Try to jog with a partner. Try to avoid running alone, even in daylight. You could become injured from a fall and might need help.
- Stay in well-lit areas. Vary your route. Be suspicious of people you pass many times.
- Stay away from parked cars, especially those occupied by suspicious persons.

**The Friendly Stranger And “Date Rape”**

Many attacks start with casual conversation—the assailant is “sizing the woman up.” If she is polite and friendly (as most people have been taught to be), he will probably attempt to intimidate her. Although most women feel uncomfortable about such an encounter before it escalates, they don’t want to appear to be unfriendly or suspicious. If your gut-level response to a man, whether a stranger or a friend, is uneasiness, try to get out of the situation as quickly as possible, even if it means being rude or making a scene.

Date rape occurs more frequently than reports seem to indicate. The key to prevention lies in:

- AWARENESS
- TRUSTING YOUR INTUITION
- ASSERTIVE BEHAVIOR

Women have deterred assailants in a variety of ways. Talking and thinking about what to do if attacked increases your chances for successfully defending yourself.

It cannot be emphasized enough that sexual assault is a crime of violence. Sexual assaulteds are unstable persons who view their victims as objects upon which to vent their rage, aggression, frustration or insecurity. They do not view their victims as fellow human beings at that moment, and sexual gratification is not a motive for their crime. They wish to humiliate and degrade their victims, to make them lesser beings than they are. Too often, the fantasy they are acting out carries with it danger of physical harm in addition to the crime of rape itself.

**Where Can The Sexual Assault Occur?**

Sexual assault can happen virtually anywhere, but the largest single grouping of reported incidents is either in the home of the victim or the home of the offender. It is important to be aware of all potentially hazardous areas:

- Remote parking lots
- Stairwells
- Public parks
- Beaches at night
- Jogging courses
- School playgrounds
- On the street
- Shopping centers
Sexual assaults often occur in conjunction with other crimes such as burglary, so the more effective preventative measures and common-sense precautions you take, the less your chances of becoming a victim. But regardless of how many or how few precautions you take, you are not provoking the attack. A locked door gives you time to call the police (911).

**Bystander Intervention**

The College encourages all students and employees to participate in maintaining a safe environment on campus. The power of bystanders, those that witness inappropriate behavior, is a powerful tool to help reduce all types of misconduct on campus. Bystander intervention techniques are safe and positive options that may be carried out by an individual or individuals to prevent harm or intervene, especially when there is a risk of dating violence, domestic violence, sexual assault, or stalking. Bystander intervention includes recognizing situations of potential harm, understanding institutional structures and cultural conditions that facilitate violence, overcoming barriers to intervening, identifying safe and effective intervention options, and taking action to intervene.

Bystander intervention includes but is not limited to:

- Making a report to Campus Safety and Security or local law enforcement when you observe inappropriate behavior.
- Ask if you can help if you see someone that looks like they are in trouble.
- Be respectful of yourself and others around you; ask others to be respectful when they are not.
- Stop someone from driving if they are impaired.
- If you see a friend or acquaintance doing something inappropriate, say something.
- Speak up if you see or hear offensive, derogatory, or abusive remarks or actions.
- If a friend is impaired, offer to assist them in getting home and don’t let them go off with people they do not know.

**SEX OFFENDER REGISTRATION**

In accordance with the “Campus Sex Crimes Prevention Act” of 2000, which amends the Jacob Wetterling Crimes against Children and Sexually Violent Offender Registration Act, the Jeanne Clery Act and the Family Educational Rights and Privacy Act of 1974, Lake Michigan College is providing a link to the Michigan State Police Sex Offender Registry. This act requires institutions of higher education to issue a statement advising the campus community where law enforcement information provided by a State concerning registered sex offenders may be obtained. It also requires sex offenders already required to register in a State to provide notice of each institution of higher education in that State at which the person is employed, carries a vocation, or is a student. In the State of Michigan, convicted sex offenders must register with Sex Offender and Crimes against Minors Registry maintained by the State police.

The Sex Offenders Registration Act, MCL 28.721 et seq., directs the Michigan State Police to develop and maintain a public registry and provides guidelines on the type of offender information available to the public. The registration requirements of the Sex Offenders Registration Act are intended to provide the people of this state with an appropriate,
comprehensive, and effective means to monitor those persons who pose such a potential danger.

In accordance with the Wetterling Act, Megan’s Law and the Campus Sex Crimes Prevention Act of 2000, it is now mandatory that all registered sex offenders report to the law enforcement agency having jurisdiction in which the institution of higher learning is located. The Michigan Public Sex Offenders Registry can be accessed at https://www.communitynotification.com/cap_main.php?office=55242/

I. Drug Free Workplace – Code of Conduct

Policy Statement:

The welfare and success of Lake Michigan College depends on the physical and psychological health of all its students and employees. The abuse of drugs and alcohol poses a serious threat to the College, its students, and its employees. Commonly abused or improperly used drugs and substances include, among others, alcohol, pain killers, sedatives, stimulants and tranquilizers as well as marijuana, cocaine, heroin, and other illegal drugs.

Lake Michigan College does not encourage or discourage alcohol consumption for those individuals who are of legal age in the State of Michigan. However, Lake Michigan College requires that when alcohol is consumed on the premises, that it be utilized in a socially responsible manner and only in those public situations prior approved by the College.

It is the joint responsibility of the College, its students, and employees to follow the policies and procedures developed to support a safe, drug-free environment.

Lake Michigan College adheres to and complies with the Drug Free Schools and Communities Act Amendments of 1989, which require an Institution of Higher Education to certify with the United States Department of Education that it has adopted and implemented programs to prevent the illicit use of drugs and the abuse of alcohol by students and its employees. In accordance with the Drug Free Schools and Communities Act, Lake Michigan College is distributing an annual notice and attachments to Lake Michigan College students and employees.

Lake Michigan College will make a good faith effort to continue to maintain a drug free workplace through the implementation of the following policies:

A. EMPLOYEES

1. The manufacture, distribution, possession, unauthorized use or sale of any Federally controlled substance and/or alcohol on College premises or while acting as an agent of the College is prohibited and will constitute grounds for termination.

2. Each employee engaged in the performance of a federal contract or grant must have a copy of the "Drug Free Workplace – Code of Conduct" and must agree, as a condition of employment, to abide by its terms and to notify the College of any criminal drug statute conviction for a violation occurring in the workplace no later than five (5) days after the conviction.

3. The College will notify federal contracting or granting agencies of any convictions (as described in paragraph 2) immediately within ten (10) days after receiving notice of the conviction.
4. The College requires employees convicted of violations of criminal drug statutes in the workplace to satisfactorily participate in a drug abuse assistance or rehabilitation program, or face sanctions up to and including termination.

The College will establish such procedures as it finds necessary to effectively enforce this policy.

The College maintains an Employee Assistance Program (EAP). It strongly urges employees to use the program for confidential help with alcohol or drug problems. It is each employee's responsibility to seek assistance from the EAP before the problem effects judgment, performance or behavior. For EAP assistance, contact the Executive Director, Human Resources at (269) 927-8704.

B. STUDENTS

The manufacture, distribution, possession, unauthorized use or sale of any Federally controlled substance and/or alcohol on College premises or while engaged in College activities is punishable by law and is prohibited and will be subject to discipline, including expulsion.

The College will establish such procedures as it finds necessary to effectively enforce this policy.

C. MEDICAL MARIJUANA

The Michigan Medical Marijuana Act of 2008 (MMMA) permits qualified patients and their primary caregivers to use, possess and grow limited amounts of marijuana for treatment of certain debilitating medical conditions.

As marijuana remains classified as an illegal narcotic under federal law, institutions of higher education that receive federal funding are required to maintain policies prohibiting the possession and use of marijuana on their campuses. Accordingly, the possession, use, distribution or cultivation of marijuana, even for medical purposes, is prohibited on all Lake Michigan College property or at Lake Michigan College sponsored events or activities.

If a student or employee possesses a valid medical marijuana card, the student or employee cannot use or store marijuana on any Lake Michigan College campus or property. Medical marijuana which is prescribed for healing purposes is prohibited at Lake Michigan College even though there may be State laws which permit its use.

The College will establish such procedures as it finds necessary to effectively enforce this policy.

At minimum, an institution of higher education (IHE) must annually distribute the following in writing to all students and employees:

1. Standards of conduct that clearly prohibit the unlawful possession, use or distribution of illicit drugs and alcohol by students and employees;
2. A description of the legal sanctions under local, state, or federal law for the unlawful possession and distribution of illicit drugs and alcohol;
3. A description of the health risks associated with the use of illicit drugs and alcohol abuses;
4. A description of any drug or alcohol counseling, treatment, or rehabilitation reentry programs that are available to employees or students; and
5. A clear statement that the institution will impose sanctions on students and employees and description of those sanctions, up to and including expulsion or termination of employment and referral for prosecution for violations of the standards of conduct.

II. LEGAL SANCTIONS

A. Federal
Federal law provides criminal and civil penalties for unlawful possession or distribution of a controlled substance. Under the Controlled Substance Act as well as other related federal laws, the penalties for controlled substance violations includes, but is not limited to, incarceration, fines, potential for the forfeiture of property used in possession or to facilitate possession of a controlled substance (which may include homes, vehicles, boats, aircrafts and any other personal or real property), ineligibility to possess a firearm, and potential ineligibility to receive federal benefits (such as student loans and grants).

B. State
Under current Michigan state law, “a person shall not knowingly or intentionally possess a controlled substance.” If an individual is found guilty of a violation of the state law, they may be subject to large fines and/or imprisonment.

Michigan voters approved Proposal 1 enacting the Michigan Regulation and Taxation of Marijuana Act. Marijuana is legal for boarder use in Michigan under Michigan law; however, Marijuana is still an illegal narcotic under federal law. Lake Michigan College receives federal funding that would be in jeopardy if those federal laws did not take precedence over state law.

A minor may not “purchase or attempt to purchase alcoholic liquor, consume or attempt to consume alcoholic liquor, possess or attempt to possess alcoholic liquor, or have any bodily alcohol content.” Violation of the law may subject a minor to fines, participation in a substance abuse program or treatment center, imprisonment, community service hours, and/or out of pocket expenses related to required substance abuse screenings.

C. Local
Berrien County follows State of Michigan laws.
III. HEALTH RISKS AND DANGERS IN THE WORKPLACE

A. Drug Abuse
The following subcategories are the most frequently used drugs, listed with their associated risks associated category (ies), per the Partnership for Drug-Free Kids (www.drugfree.org).

1. Prescription Drugs - covers both legally and/or illegally obtained.
   a. Prescription pain relievers (Codeine, OxyContin, Percocet, Vicodin) – a large single dose can cause severe respiratory depression that can lead to death.
   b. Prescription Stimulants (Adderall, Dexedrine, Ritalin) – taking high doses may result in dangerously high body temperatures and an irregular heartbeat. Potential for heart attack or lethal seizures.
   c. Prescription Sedatives and/or Tranquilizers (Merbaral, Quaaludes, Xanax, Valium) – slows down the brain’s activity and when a user stops taking them, there can be a rebound effect, possibly leading to seizures and other harmful consequences.

2. Marijuana (Blunt, Dope, Grass, Hash, Herb, Mary Jane, Pot, Reefer, Skunk, Weed) – can cause memory and learning problems, hallucinations, delusions and depersonalization.

3. Ecstasy/MDMA (Adam, Bean, E, Roll, X, XTC) - can cause severe dehydration, liver and heart failure and even death.

4. Heroin (Big H, Black Tar, Dope, Junk, Skunk, Smack) – chronic heroin users risk death by overdose.

5. Inhalants (Whippets, Bagging, Huffing, Poppers, Snappers, Dusting) – Chronic exposure can produce significant damage to the heart, lungs, liver, and kidneys.

6. Cocaine/Crack (Big C, Blow, Bump, Coke, Nose Candy, Rick, Snow) – can cause heart attacks, strokes and seizures. In rare cases, sudden death on the first use.

B. Dangers in the Workplace
On a worksite, the use of alcohol and other drugs may result in:

1. mistakes, accidents and injuries
2. damage to workplace equipment, causing subsequent injuries
3. a deterioration in workplace relationships
4. increased sickness-related absenteeism
5. lateness and lost time
6. a decrease in productivity
7. a decrease in staff moral

IV. Drug and Alcohol Programs

A. Employees
The following programs are available for employees at LMC:

1. The college’s Employee Assistance Program, available to all full and part-time employees, is administered through HelpNet. Information can be
found in the Human Resources offices or on SharePoint under the staff and faculty benefit links.

2. Substance abuse treatment including counseling, in-patient and out-patient care, is available through the LMC group health plans. For more information employees may contact the Executive Director Human Resources at (269)927-8704.

**B. Currently Enrolled Students**
The following programs are available to currently enrolled students:

1. Substance Treatment Resources in Berrien County:
   - Comfort in Counseling Robyn’s Nest (269)983-6686
   - Harbortown Treatment Center (269)926-0015
   - Riverwood Center (800)336-0341
   - Southwestern Michigan Clinic Christian Counseling (269)429-7727

2. Students who would like information regarding additional alcohol and drug abuse referral services may contact the Student Affairs Counselor/Advisor at (269)927-8886.

3. Educational programs covering drug or alcohol abuse are covered in the Healthful Living, Health and Fitness, and Personal Health classes to acquaint students with the concept of wellness and the relationship between physical activity and optimal Health and fitness.

4. Brochures on underage drinking, drunk driving consequences, and drug use/abuse are available to students in multiple campus locations.

5. Informational booths, bulletin boards and tables on substance and alcohol abuse are available to students.

**V. Disciplinary Sanction**

**A. Employees**

“As required by the drug free workplace act, any employee found to be in violation of the above prohibition shall be subject to (1) mandatory participation in drug abuse assistance or rehabilitation programs as condition of continued employment; and/or (2) disciplinary action up to and including discharge or dismissal”

- Information regarding alcohol abuse can be found at:
  https://www.lakemichigancollege.edu/policies/drug-free-workplace---code-of-conduct

Furthermore, as a condition of continued employment, any employee who is convicted for a violation of any state or federal criminal statute involving manufacture, distribution, dispensation or use of any controlled substance in the workplace shall notify the Executive Director Human Resources of the conviction no later than 5 days after such conviction. The Executive Director shall report the conviction as required by the Drug Free Act. Failure to timely report such conviction shall subject an employee to disciplinary action, up to and including discharge. Any employee who is convicted as described above may be subject to (1) participation in a drug abuse assistance or
rehabilitation program as condition of continued employment; and/or (2) disciplinary action, up to and including discharge.

B. Currently Enrolled Students
Violations of the student code of conduct are taken very seriously. When a currently enrolled student violates the student code of conduct, the following sanctions will apply.

Any combination of the following sanctions or other sanctions may be imposed through the judicial process. Multiple and/or repeated violations typically result in increased sanctions. The sanctions listed are not inclusive, but merely serve as guidelines.

1. College property restricted: restrictions from certain college facility or property, either physical or virtual, for a definite period of time.
2. Disqualification from receipt of institutional financial aid while the section is imposed or possible thereafter.
3. Educational Sanctions: a student is required to write a paper, plan and present a program, attend a class or seminar, or complete other educational requirements.
4. Expulsion: the most severe sanction of violation of college policy is expulsion which results in immediate dismissal and permanent separation from the college. Any student who is expelled due to misconduct will not be entitled to any refund of tuition or other fees and may incur additional charges and fees after financial aid is adjusted.
5. Fine: a monetary penalty for property damage, theft, or other violations that result in inconvenience cost to others.
6. Formal warning: a written reprimand that expresses disapproval of the student’s actions and warns against any potential violations of college policy in the future.
7. Interim Suspension: temporarily restrict student(s) from campus/college activities pending hearings.
8. Loss of Privileges: denial of specific privileges for a designated period of time.
9. Parental Notification: as permitted by law, the college reserves the right to disclose to parents or legal guardians information about a student’s violation of college regulations, polices and federal, state and/or local laws governing the use of alcohol and other controlled substances. The college may notify parents/legal guardians of alcohol or a controlled substance violation if the student is under 21. The Vice President of Student Affairs or designee determines the circumstances under which parental notification takes place.
10. Probation: a period of observation and review. The length of this period of probation will be determined by the Vice President of Student Affairs or designee. If found responsible for violating any college policies or failure to comply with other requirements stipulated during this period, the student
may be immediately suspended from college and/or events pending disciplinary review.

11. Restitution: compensation for loss, damage or injury. This may take the form of appropriate services and/or monetary replacements.

12. Suspension: immediate dismissal from classes and activities at the college for at least the remainder of the term/semester in progress and/or a specific period of time thereafter. Any additional violations or failure to comply with other requirements stipulated during this time of suspension may result in expulsion. During suspension, the student is not permitted to visit the college premises or attend any college functions without prior written permission from the Vice President of Student Affairs or designee. Any student who is suspended due to misconduct will not be entitled to any refund of tuition or other fees and may incur additional charges and fees after financial aid is adjusted.

VI. ANNUAL NOTIFICATION OF THE DRUG AND ALCOHOL PREVENTION PROGRAM (DAAPP)

The College will provide currently enrolled students and employees with a copy of the Drug and Alcohol Abuse Program notice annually. This notice will be emailed to the student via their Lake Michigan College student email as well as their personal email. All employees will receive the notice through the College email system.

VII. OVERSIGHT RESPONSIBILITY

The Director, Culture and Talent Success shall have oversight responsibility of the DAAPP including but not limited to; updates, coordination of information required in the DAAPP, and coordination of the annual notification to employees and students.

PERSONAL SAFETY MEASURES

Since Lake Michigan College is a commuter college, students must carry many of their possessions with them at all times. This presents a potential problem of petty theft of books, purses, wallets, and hand-held electronics, etc., warranting security awareness of the student body at all times while on campus.

SAFE AND SOUND ADVICE

- Don’t leave valuables unattended.
- Stay on lighted walks whenever possible.
- Walk with a friend.
- If confronted, yell or scream, create a commotion, get to a safe place.
- Keep your car locked and valuables out of sight while parked.
- Carry a flashlight at night.

CAMPUS SECURITY

Members of the campus security force are conservators of the peace. They seek to protect life and property, prevent anti-social conduct, and preserve a secure campus environment. They work
with local, state, and federal law enforcement agencies. There is no written memorandum of understanding between Lake Michigan College and law enforcement agencies.

Lake Michigan College security is staffed by contracted security guards supervised by certified security officers. The entire security function is supervised by the Executive Director of Facilities Management, the Director Public Safety or Facilities personnel.

Annually and when needed, the College reviews, revises, or develops rules and regulations on access and security of campus facilities. Furthermore, the Executive Director of Facilities Management periodically inspects the lighting, landscaping, and the College’s physical plant (doors, locks, etc.) to determine what improvements need to be made for maximum security.

Security officers and Facilities Management staff members respond to a variety of requests and regularly patrol the campus parking lots and buildings. Along with Facilities Management and Student Services, the security officers are responsible for the enforcement of College policies and regulations. The College staff also works closely with local law enforcement agencies and fire departments when criminal or safety incidents occur by investigating incidents and identifying precautions for the future.

With Your Safety in Mind…Campus Security and Facilities Personnel

CAMPUS SECURITY AND FACILITIES PERSONNEL
- Manage campus parking and regulation.
- Make emergency notifications.
- Investigate all criminal incidents on campus.
- Respond to all smoke, fire, and security alarms on campus.
- Available during operating hours.
- Arrest authority resides with local law enforcement agencies.

EMERGENCY CALL STATIONS
Emergency Call Stations are equipped to directly dial 911 and receive an immediate law enforcement response.

CALL STATION LOCATIONS

Benton Harbor Campus
- Near main entrance
- Between the faculty/staff and student parking lots
- 2 - Outside the Todd Center building
- North of the Mendel Center Grand Upton Hall entrance
- Beckwith Hall entrance, pergola and athletic field concession stand
- Outside the Welch Center
- Ball Diamonds/Nature Trail

Niles Campus
- Between west parking lot and west building entrance
South Haven Campus

- Between main entrance and south(front) parking lot at the South Haven campus

EMERGENCY NUMBERS OUTSIDE OF LAKE MICHIGAN COLLEGE

Police & Fire

Berrien County Sheriff: 866 630-7679
Van Buren County Sheriff: 269-657-2006
Michigan State Police: 269 683-4411

BENTON HARBOR CAMPUS

Police (Benton Township): 269 925-1135
Fire (Benton Township): 269 925-3958

NILES-BERTRAND CROSSING CAMPUS

Niles City Police: 269-683-1313
Fire (Bertrand Township): 269 695-6191

SOUTH HAVEN CAMPUS

Police and Fire: 269 637-5151

Health and Medical

Spectrum Health Lakeland: 800 968-0115
Spectrum Health Lakeland (Niles): 269-683-5510
Southwestern Medical Clinic (Niles): 269-429-0900
Berrien County Health Department: 269-926-7121
Van Buren County and Cass County District Health Department: 269-621-3143

Mental Health

211/First Call for Help (United Way of Southwest Michigan): 269-925-7707 or 800-310-5454
Riverwood Community Mental Health Center
(Berrien County): 800-336-0341 or 269-925-0585
(Niles): 269-684-4270
Woodlands Behavioral Healthcare Network (Cass County): 800-323-0335 or 269-445-2451
Van Buren Community Mental Health Authority (Van Buren County): 800-922-1418 or 269-657-5574
Centered on Wellness
(Niles): 269-683-7604
(South Haven): 269-637-6236
(Benton Harbor): 269-926-6199

**Domestic and Sexual Violence Issues**

Domestic Violence Shelters: 269-925-9500
Child & Family Services of Southwestern Michigan: 269-925-1726
Safe Shelter: 888-237-1891
Domestic Violence Coalition: 888-655-9008
National Domestic Violence Hot Line: 800-799-SAFE
MI Coalition Against Domestic and Sexual Violence: 517-347-7000

**Counseling Information**

Andrews Community Counseling Center: 269-471-6238
Providing free psychological services under the supervision of licensed psychologists. Mental health services to children, adolescents, and adults who reside in the Michigan area, or who are members of the community near the university. Office is located in Berrien Springs.

Centered on Wellness: 269-926-6199
Offering behavioral counseling, coaching, consulting, education and prevention for children, families, couples, and adults. Offices are located in Benton Harbor and Niles.

Freedom Counseling Center: 269-982-7200
Freedom Counseling Center provides high-quality counseling and psychological evaluations to individuals, parents, couples, adolescents and children.

Riverwood Center: 800-336-0341 (24-hour hotline)
Riverwood partners with children, families and adults in their journey toward recovering from behavioral health and substance use challenges, and helps individuals with intellectual disabilities succeed in community living. Offices located in Benton Harbor.

Southwestern Medical Clinic Christian counseling and Psychological Services: 269-429-7727
Counseling services for treating abuse and trauma, addictions and co-occurring disorders, anxiety, depression, ADHD, eating disorders, coping with loss and grief and behavioral services for children and adolescents. Offices located in Berrien Springs, St. Joseph, Stevensville, Coloma, and Niles.

HelpNet Employee Assistance Program
The College’s Employee Assistance Program, available to all full- and part-time employees, is administered through HelpNet. Information can be found in the Human Resources offices or on SharePoint under the staff and faculty benefit links.

DAILY CRIME/FIRE LOG

In accordance with the Jeanne Clery Disclosure of Campus Security Policy and Campus Crime Statistics Act a daily crime/fire log is maintained by Facilities Management.

The log of the most recent 60-day period is open to public inspection during normal business hours or visit https://www.lakemichigancollege.edu/safety and click on “Campus Crime and Fire Reports” under “Reports”.

The log contains the following specific information:
- Date the crime/fire was reported
- Nature of the crime/fire
- Date of the crime/fire (if known)
- Time of the crime/fire (if known)
- General location of the crime/fire (if known)
- Disposition of the complaint (if known)

The College may withhold information if (and as long as) the release of the information would jeopardize an ongoing criminal investigation or the safety of an individual, cause a suspect to evade detection, or result in the destruction of evidence. The College may withhold only the information that would cause the aforementioned adverse effects. The College will disclose any information withheld once the adverse effect is no longer likely to occur.

For additional information, please contact Director, Public Safety (269) 927-7060 or Facilities Management (269) 927-8135.

PREPARING THE ANNUAL SECURITY REPORT AND DISCLOSURE OF CRIME STATISTICS

The Jeanne Clery Disclosure of Campus Security Policy and Campus Crime Statistics Act (Clery Act) is a federal law which Lake Michigan College is committed to compliance.

Lake Michigan College prepares Annual Security Report in cooperation with local law enforcement agencies serving our campuses. Crime and arrest statistics for the report are compiled from police reports from the files of Berrien County Sheriff Department, Benton Charter
Township Police Department, Benton Harbor Police Department, South Haven Police Department and the Michigan State Police. LMC does not have any officially recognized student organizations with off-campus locations. Therefore, we do not monitor or record criminal activities off-campus through local police agencies.

In addition, Maxient Student Conduct/Concerning Behavior reports along with incident reports are reviewed for accurate crime statistics reporting in the Annual Security Report.

Lake Michigan College does not remove reports of crimes unless they have been “unfounded” by law enforcement officials. LMC will report to the Department of Education and disclose in the ASR the number of crimes that were “unfounded” and subsequently withheld from the crime statistics. LMC had zero “unfounded” reports during calendar year 2019.

The Director of Public Safety/Evening Administrator prepares the Annual Security Report and then issues a statement to the campus community of the availability of the Annual Security Report.

**Responsibility:** Director, Public Safety/Evening Administrator; Clery Compliance Officer

**Executive Director, Facilities Management**

**References:** Clery Act
## Recording Criminal Incidents

### CRIME STATISTICS – Niles Campus at Bertrand Crossing (On Campus)

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**Total Unfounded Crimes**

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CRIME STATISTICS
Public Property (Niles Campus at Bertrand Crossing)

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