The Four Corners of Title IX **Regulatory Compliance**

Virginia Department of Criminal Justice Services December 4 – 6, 2023

Peter Lake

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Nothing presented in this training is, or should be considered, legal advice! Know when to consult legal counsel.

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Examples of Title IX Regulatory Enforcement Under Biden

LSU

- Dept. of Ed began two investigations (for alleged Title IX and Clery Act non-compliance)
- 2021 LSU Law Firm Report (Husch Blackwell) and subsequent audit (Baker Tilly)
- NASA Review found LSU to be out of compliance with Title IX obligations (the agency funds the LSU Dept. of Physics and Astronomy through grants)
- Voluntary Resolution Agreement with NASA (March 22, 2021)
- Find more here: <u>Title IX Review (Isu.edu)</u>



Examples of Title IX Regulatory Enforcement Under Biden

- San Jose State Resolution agreement with U.S. Dept of Justice and U.S.
- Attorney's Office for the Northern District of California
- Female student-athletes were abused by an athletic trainer and SJSU failed to appropriately respond to reports of the abuse
- SJSU will pay \$1.6 million to victims and will reform Title IX system
- SJSU's President stepped down
- More info here: External Reviews | Title IX and Gender Equity Office (sjsu.edu)



Examples of Title IX Regulatory Enforcement Under Biden Montgomery College OCR investigation • Professor required female students to wear only sports bras in class • OCR found the college complied with investigation requirements under Title IX, "However, OCR is concerned that the College did not provide the Student, Student A, or any of the other students in the class with notification that the College had completed the investigation, confirmed the existence of a hostile environment, and taken steps designed to end that hostile environment for affected students."

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Examples of Title IX Regulatory Enforcement Under Biden Arcadia University

- School was investigated by OCR for an alleged failure to properly
- address harassment complaints against a Professor
- Resolution agreement in Oct. 2023
- Arcadia violated Title IX because it "failed to complete its investigation and make a determination regarding the allegations because the Professor tendered his resignation. OCR also finds that the University violated Title IX when it failed to investigate possible sexual harassment by the Professor about which the University had knowledge prior to April 2021."

Investigating a Professor's Alleged Misconduct When He hronicle.com) A good read:

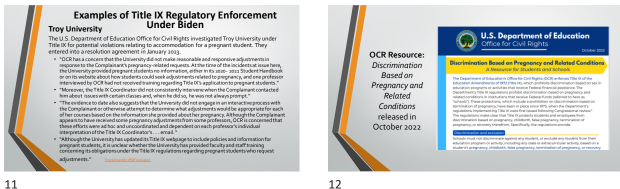


- Transgender female student complainant alleged that several professors subjected her to repeated harassment when they repeatedly misgendered her.
- The college did not take appropriate steps despite receiving reports. OCR found the college violated Title IX because the school did nothing to remedy the situation, thus subjecting the student to a hostile environment.

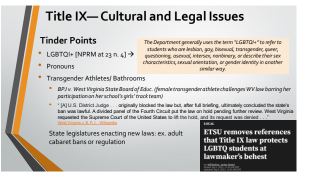
 OCR also found that the Taft College community was not appropriately informed of how to make a Title IX report or the Title IX coordinator contact information.



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Ditle LX— Cultural and Legal IssuesThink Tanks including Manhattan Institute propose model legislation baning DEI efforts (New College of Florida) Expressive Freedoms—Note focus on "conduct" Due Process—single investigator, cross-examination— "college court"? Reproductive rights Men's rights Training/costs of compliance/ "reliance interest" Sexual violence prevention/intervention Transparency/FERPA Efficacy—Note DOE comments on supportive services

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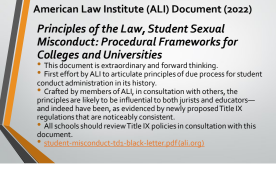
- Role of alcohol and other drugs...only mentioned with amnesty. SDFSCA guidance?
- Reporting structures// criminal justice interface
- Consumer focus: No contact and supportive measures
- Field position football fatigue
- DOE's role in education—DeVos comments in Florida



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Title IX Updates—Court Watch

SCOTUS—Winds of change

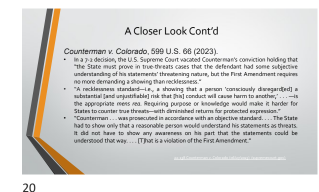
- Faith protection—Guadalupe, etc.
- "Sex"—Bostock, etc.
- Damages Limits—Cummings v. Premier Rehab Keller
- Privacy/ Substantive Due Process—Dobbs v. Jackson Women's Health Organization
 (overturning Roe)
- Limits of Regulatory Authority/End of Chevron?—State Farm, West Virginia v. Environmental Protection Agency, Loper Bright Enterprises v. Raimondo (fishermen, Chevron)
- True Threats/Online Harassment—Counterman v. Colorado

A Closer Look

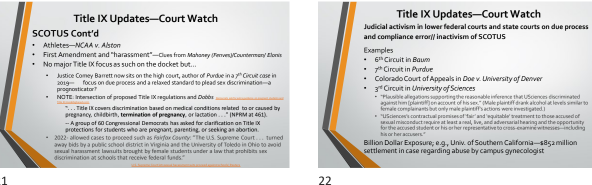
Counterman v. Colorado, 599 U.S. 66 (2023).

- Billy Counterman was convicted of stalking under Colorado law in 2016 after he sent hundreds of messages via Facebook to a female singer/songwriter named Coles Whalen. Several of these messages foretold of her impending death and indicated he was
- Generation of uses messages network on the imperation of the second seco emotional distress." Colo. Rev. Stat. §18-3-602(1)(C). The Colorado Court of Appeals upheld his conviction and the Colorado Supreme Court
- denied review. Colorado courts applied an objective "reasonable person standard" to determine what could be constituted as a "true threat."

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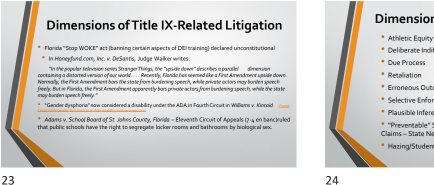


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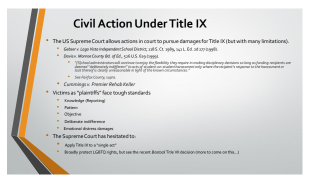


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Dimensions of Title IX-Related Litigation Breach of Contract Abuse of Process (see Debra Deliberate Indifference McCarthy et al v. Raul Jauregui et al: "Pennsylvania magistrate judge held that Title IX disciplinary proceedings are 'quasi-judicial' and 'if abused, gives rise to an abuse of process claim'- Erroneous Outcome and may result in an uptick in litigation Selective Enforcement brought against either party to a Title IX dispute." Plausible Inference "Preventable" Sexual Assault • Negligent Investigation? Claims – State Negligence Claims • Tortious failure to provide fair Hazing/Student Suicide process?





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Litigation Pointers From the 2020 Regulations: Litigation potential always exists · Follow your own policy Do what you say and say what you do. The Department believes that the Davis definition in § · Do not be afraid to consult with your attorney 106.30 provides a definition for non-quid pro quo, non- Documentation/Privacy Clery Act/VAWA offense sexual harassment better aligned Recently a court in Pennsylvania ruled Title IX investigative files with the purpose of Title IX than the definition of hostile be protected against publication in a lawsuit involving Penn State environment harassment in the 2001 Guidance or the withdrawn 2011 Dear Colleague Letter. · Equity, bias, impartiality Think "contractual fairness" Peter Lake, From Discipline Codes to Contractual Respect, Chron. of Higher Educ. (Nov. 26, 2017). 28

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Our Mission Has Not Changed...

Enacted by Congress, Title IX seeks to reduce or eliminate barriers to educational opportunity caused by sex discrimination in institutions that receive federal funding.

This is the unchanged mission of Title IX!

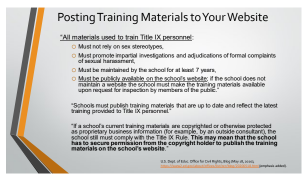


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Further training required...

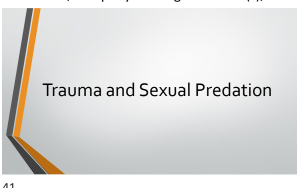
- Training specific to your institution's policies.
 There is not one universal policy for sex discrimination; differences exist in
- procedures, definitions, etc. from campus to campus.
- Your campus policies may be in transit now.
 Scope, definitions, procedures, etc.
- Training on technology usage for live hearings on your campus.
- Especially important for decision-makers.
- Additional and continued training on bias.
- Additional investigator and decision-maker training.
 Training in fourthermoleculation fourthermoleculation for the second seco
- Training on informal resolution for those implementing that process.
 Continuing education at regular intervals.
- REMEMBER—It's always good to hear from multiple voices!



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The Controversial Science of Sexual Predation

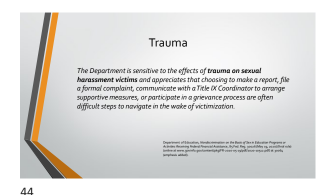
- Lisak D, Miller PM. Repeat rape and multiple offending among undetected rapists. *Violence Vict*. 2002;17(1):73-84. doi:10.1891/vivi.17.1.73.33638
- Swartout KM, Koss MP, White JW, Thompson MP, Abbey A, Bellis AL. Trajectory Analysis of the Campus Serial Rapist Assumption. JAMA Pediatr. 2015;169(12):1148–1154. doi:10.1001/jamapediatrics.2015.0707
- Johnson & Taylor, The Campus Rape Frenzy: The Attack on Due Process at America's Universities (Encounter Books, 2017).
- Foubert, J.D., Clark-Taylor, A., & Wall, A. (2019). "Is campus rape primarily a serial or single time problem? Evidence from a multi-campus study." Violence Against Women. DOI: 10.1177/1077801219833820.



Trauma-Based Approaches

Avoid or Use?

- Some schools and training entities have moved away from using trauma-informed techniques for fear of appearing victim-leaning.
- Trauma can impact anyone in a grievance process or seeking supportive measures: Use research without stereotypes or gender bias.
- Credibility v. Reliability
- Read DOE's thoughts on trauma carefully...



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Trauma Cont'd

The Department understands from anecdotal evidence and research studies that sexual violence is a traumatic experience for survivors. The Department is aware that the neurobiology of trauma and the impact of trauma on a survivor's neurobiological functioning is a developing field of study with application to the way in which investigators of sexual violence offenses interact with victims in criminal justice systems and campus sexual misconduct proceedings. The final regulations require impartiality in investigations and emphasize the truth-seeking function of a grievance process. The Department wishes to emphasize that treating all parties with dignity, respect, and sensitivity without bias, prejudice, or stereotypes infecting interactions with parties fosters impartiality and truth-seeking.

Id. at 30069 (internal citation omitted).



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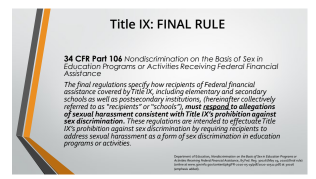
"Victim"/"Survivor" or "Perpetrator" When the Department uses the term "victim" (or "survivor") or "perpetrator" to discuss these final regulations, the Department assumes that a reliable process, namely the grievance process described in § 106.45, has resulted in a determination of responsibility, meaning the recipient has found a respondent responsibility or perpetrating sexual harassment against a complainant.



What is Title IX? What is its mission?

- Enacted by Congress, Title IX seeks to reduce or eliminate barriers to educational opportunity caused by sex discrimination in institutions that receive federal funding. This is the mission of Title IX!
- Other federal laws also address sex discrimination. There are complex interactions with other federal laws, such as the Clery Act, the Family Educational Rights and Privacy Act (FERPA), and the Violence Against Women Act (VAWA).
- Title IX is concerned with *institutional response* to discrimination.





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Title IX: FINAL RULE

The final regulations obligate recipients to **respond** promptly and supportively to persons alleged to be victimized by sexual harassment, **resolve** allegations of sexual harassment promptly and accurately under a predictable, fair grievance process that provides due process protections to alleged victims and alleged perpetrators of sexual harassment, and **effectively implement** remedies for victims.

Litle LX: FINAL RULE The final regulations also clarify and modify Title IX regulatory requirements regarding remedies the Department may impose on recipients for Title IX violations, the intersection between Title IX, Constitutional protections, and address sex discrimination by each recipient of a Title IX Coordinator to address sex discrimination policy and contact information for a Title IX condinator, the adoption by recipients of griavance procedures and a grievance process, how a recipient sof griavance procedures and a prohibition of retaliation for exercise of rights under Title IX.

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Legal Foundations: How did we get here?



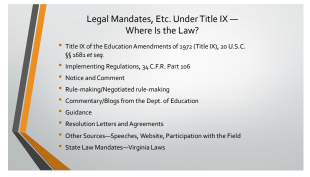


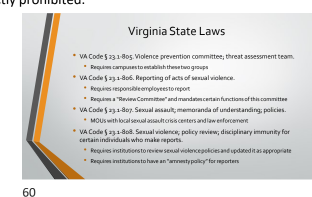
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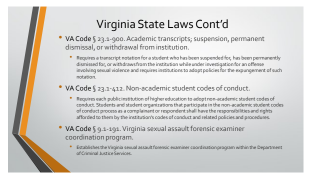




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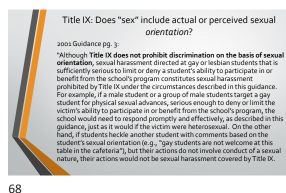
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2018 OCR Statement

"All students can experience sex-based harassment, including male and female students, <u>LGBT students</u>, students with disabilities, and students of different races, national origins, and ages. Title IX protects all students from sex-based harassment, regardless of the sex of the parties, including when they are <u>members of the same sex</u>."

"Title IX also prohibits gender-based harassment, which is unwelcome conduct based on a student's sex, harassing conduct based on a student's failure to conform to sex stereotypes."

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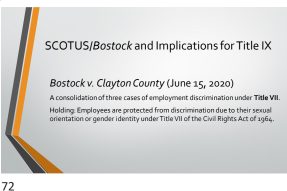
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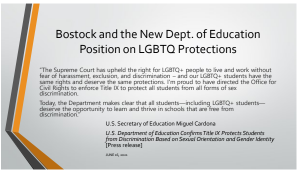


Is "sex" defined in the 2020 regulations?

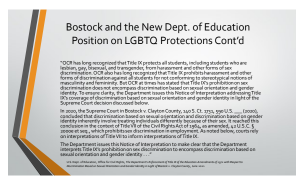
The word "sex" is undefined in the Title IX statute. The Department did not propose a definition of "sex" in the NPRM and declines to do so in these final regulations. The focus of these regulations remains prohibited conduct.

> Department of Education, Nondiscrimination on the Basis of Ser in Education Programs or Activities Receiving Federal Francial Assistance, 85 Fed. Res., 19002 (May 20, 2020) (Final rule) (online at www.govinfo.gov/content/pkg/FR-2020-05-19/pdf/2020-10522.pdf) at 3027

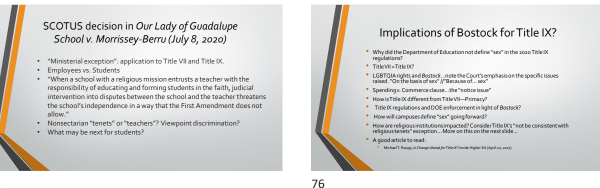






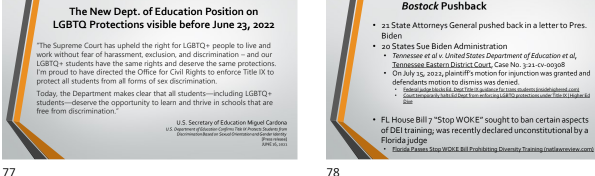


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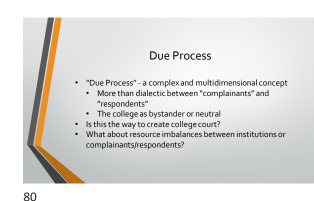


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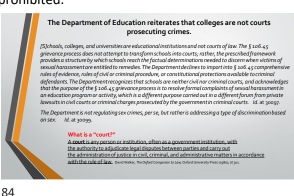
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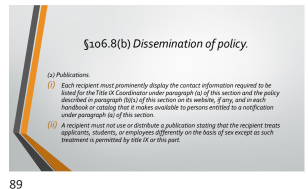
§106.8(a) Designation of coordinator.

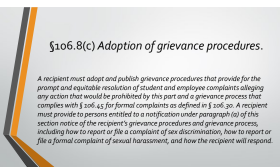
Each recipient must designate and authorize at least one employee to coordinate its efforts to comply with its responsibilities under this part, which employee must be referred to as the "Title K Coordinator." The recipient must notify applicants for admission and employment, students, parents or legal unions or professional organizations holding collective bargaining or professional agreements with the recipient of the amp or title, office address, electronic mail address, and telephone number of the employee or employees, and all on the telephone number of the employee or employees designated as the title IX Coordinator pursuant to this paragraph. Any person may reports exa discrimination, including sexual harassment (whether or not the person reporting is the person alleged to be the victim of conduct that could constitute sex discrimination or sexual harassment), in person, by mail, by telephone, or by electronic mail, using the contact information listed for the Title IX Coordinator, or by any other means that results in the Title IX Coordinator receiving the persons verbal or written report. Such a report may be made at any time (including during on-business hours) by using the telephone number or electronic mail address, busing the order to the Title IX Coordinator. **\$106.8(b)** Dissemination of policy. **a)** Notification of policy. Bach recipient must notify persons entitled to a notification under paragraph (a) of this section that the recipient does not discriminate on the basis of sex in the education program or activity that it operates, and that it is regurded by title IX and this part not to discriminate in the education program or activity extends to admission (unless subpart of discriminate in the education program or activity extends to admission (unless subpart for discriminate in the education program or activity extends to admission (unless subpart for this part does not apply) and employment, and that inquires about the application of title IX and this part to such recipient may be referred to the recipient's Title IX coordinator, to the Assistant Secretary, or both.

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"Complainant"

Complainant means an individual who is alleged to be the victim of conduct that could constitute sexual harassment.

What is "alleged?"

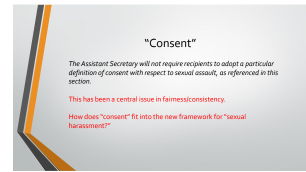


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More on Complainants/Respondents
 A person may be a complainant, or a respondent, even where no formal complaint has been filed and no grievance process is pending.
 References... to a complainant, respondent, or other individual with respect to exercise of rights under Title IX should be understood to include situations in which a parent or guardian has the legal right to act on behalf of the individual.
 [The definitions of "complainant" and "respondent" do not restrict either party to being a student or employee, and, therefore, the final regulations do apply to allegations that an employee was sexually harassed

Id. at 30071-72 (internal citations omitted).

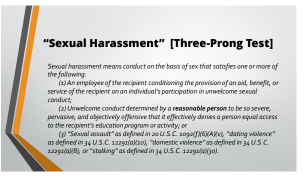


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by a student.

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"Supportive Measures"

Supportive measures means non-disciplinary, non-punitive individualized services offered as appropriate, as reasonably available, and without fee or charge to the complainant or the respondent before or after the filing of a formal complaint or where no formal complaint has been filed. Such measures are designed to restore or preserve equal access to the recipient's education program or activity without unreasonably burdening the other party, including measures designed to protect the safety of all parties or the recipient's educational environment, or deter sexual harassment.

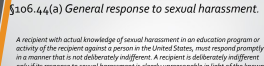
"Supportive Measures" Cont'd

Supportive measures may include counseling, extensions of deadlines or other course-related adjustments, modifications of work or class schedules, campus escort services, mutual restrictions on contact between the parties, changes in work or housing locations, leaves of absence, increased security and monitoring of certain areas of the campus, and other similar measures. The recipient must 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 provide the supportive measures. The Title IX Coordinator is responsible for coordinating the effective implementation of supportive measures.

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only if its response to sexual harassment is clearly unreasonable in light of the known circumstances. For the purposes of this section, $\S1$ ac6 $_{30}$, and $_{106}$, 4_5 , "education program or activity" includes locations, events, or circumstances over which the recipient exercised substantial control over both the respondent and the context in which the sexual harassment occurs, and also includes any building owned or controlled by a student organization that is officially recognized by a postsecondary institution.

§106.44(a) Cont'd

A recipient's response must treat complainants and respondents equitably by offering supportive measures as defined in § 106.30 to a complainant, and by following a grievance process that complies with § 106.45 before the imposition of any disciplinary sanctions or other actions that are not supportive measures as defined in § 106.30, against a respondent. The Title IX Coordinator must promptly contact the complain discuss the availability of supportive measures as defined in § 106.30, consider the complainant's wishes with respect to supportive measures, inform the complainant of the availability of supportive measures with or without the filing of a formal complaint, and explain to the complainant the process for filing a formal complaint.



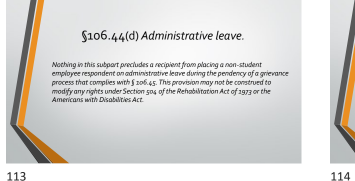
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\$106.44(b) Response to a formal complaint. §106.44(c) Emergency removal. (1) In response to a formal complaint, a recipient must follow a grievance Nothing in this part precludes a recipient from removing a respondent from the process that complies with § 106.45. With or without a formal complaint, a recipient's education program or activity on an emergency basis, provided that recipient must comply with § 106.44(a). the recipient undertakes an individualized safety and risk analysis, determines that an immediate threat to the physical health or safety of any student or other (2) The Assistant Secretary will not deem a recipient's determination regarding individual arising from the allegations of sexual harassment justifies removal, and provides the respondent with notice and an opportunity to challenge the responsibility to be evidence of deliberate indifference by the recipient, or otherwise evidence of discrimination under title IX by the recipient, solely decision immediately following the removal. This provision may not be construed to modify any rights under the Individuals with Disabilities Education Act, Section because the Assistant Secretary would have reached a different determination based on an independent weighing of the evidence 504 of the Rehabilitation Act of 1973, or the Americans with Disabilities Act.

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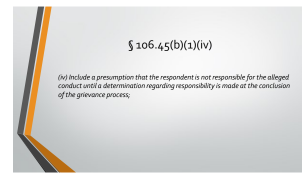
§ 106.45 (b)(1)(iii) Cont'd

A recipient must ensure that decision-makers receive training on any technology to be used at a live hearing and on issues of relevance of questions and evidence, including when questions and evidence about the complainant's sexual predisposition or prior sexual behavior are not relevant, as set forth in paragraph (b)(6) of this section.

A recipient also must ensure that investigators receive training on issues of relevance to create an investigative report that fairly summarizes relevant evidence, as set forth in paragraph (b)(5)(vii) of this section.

Any materials used to train Title IX Coordinators, investigators, decision-makers, and any person who facilitates an informal resolution process, must not rely on sex stereotypes and must promote impartial investigations and adjudications of formal complaints of sexual harassment;







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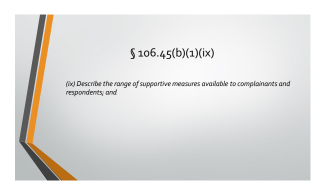


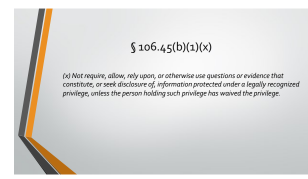
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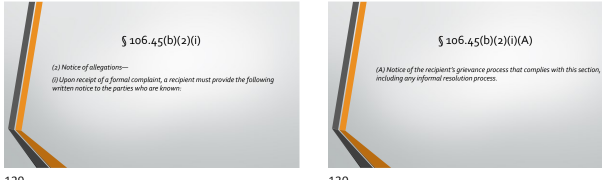
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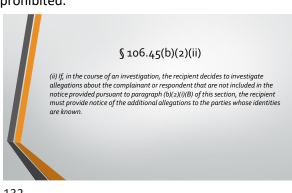
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§106.45(b)(2)(i)(B)

(B) Notice of the allegations of sexual harassment potentially constituting sexual harassment as defined in § 106.30, including sufficient details known at the time and with sufficient time to prepare a response before any initial interview. Sufficient details include the identities of the parties involved in the incident, if known, the conduct allegedly constituting sexual harassment under § 106.30, and the date and location of the alleged incident, if known. The written notice must include a statement that the respondent is presumed not responsible for the alleged conduct and that a determination regarding responsibility is made at the conclusion of the grievance process. The written notice must inform the parties that they may have an advisor of their choice, who may be, but is not required to be, an attorney, under paragraph (b)(5)(iv) of this section, and may inspect and review evidence under paragraph (b)(5)(vi) of this section. The written notice must inform the parties of any provision in the recipient's code of conduct that prohibits knowingly making false statements or knowingly submitting false information luring the grievance process.





§106.45(b)(3)(i)

(3) Dismissal of a formal complaint-

(i) The recipient must investigate the allegations in a formal complaint. If the conduct alleged in the formal complaint would not constitute sexual harassment as defined in Jo 6.9 oe veri forved, did not occur in the recipient's ducation program or activity, or did not occur against a person in the United States, then the recipient must dismiss the formal complaint with regard to that conduct for purposes of sexual harassment under title IX or this part, such a dismissial does not preclude action under another provision of the recipient's code of conduct.

£ 106.45(b)(3)(ii) (ii) The recipient may dismiss the formal complaint or any allegations therein, if at any time during the investigation or hearing: A complainant notifies the Title X Coordinator in writing that the complainant would like to withdraw the formal complaint or any allegations therein; the respondent is no longer enrolled or employed by the recipient; or specific circumstances prevent the recipient from gathering evidence sufficient to reach a determination as to the formal complaint or allegations therein.

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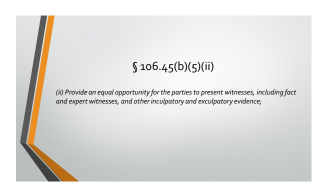


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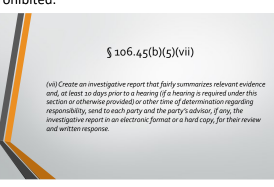
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§ 106.45(b)(5)(vi)

(vi) Provide both parties an equal opportunity to inspect and review any evidence obtained as part of the investigation that is directly related to the allegations raised in a formal complaint, including the evidence upon which the recipient does not intend to rely in reaching a determination regarding responsibility and inculpatory or exculpatory evidence whether obtained from a party or other source, so that each party can meaningfully respond to the evidence prior to conclusion of the investigation. Prior to completion of the investigative report, the recipient must send to each party and the party's advisor, if any, the evidence subject to inspection and review in an electronic format or a hard copy, and the parties must have at least 10 days to submit a written response, which the investigator will consider prior to completion of the investigative report. The recipient must make all such evidence subject to the parties' inspection and review available at any hearing to give each party equal opportunity to refer to such evidence during the hearing, including for poses of cross-examination; and





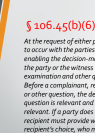


§ 106.45(b)(6)(i)—partially vacated (6) Hearinas

(i) For postsecondary institutions, the recipient's grievance process must provide for a live hearing. At the live hearing, the decisionmaker(s) must permit each party's advisor to ask the other party and any witnesses all relevant questions and follow-up questions, including those challenging credibility. Such cross-examination at the live hearing must be conducted directly, orally, and in real time by the party's advisor of choice and never by a party personally, notwithstanding the discretion of the recipient under paragraph (b)(5)(iv) of this section to otherwise restrict the extent to which advisors may participate in the proceedings.

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§ 106.45(b)(6)(i) cont'd—partially vacated

At the request of either party, the recipient must provide for the live hearing to occur with the parties located in separate rooms with technology enabling the decision-maker(s) and parties to simultaneously see and hear the party or the witness answering questions. Only relevant crossexamination and other questions may be asked of a party or witness. Before a complainant, respondent, or witness answers a cross-examination or other question, the decision-maker(s) must first determine whether the question is relevant and explain any decision to exclude a question as not relevant. If a party does not have an advisor present at the live hearing, the recipient must provide without fee or charge to that party, an advisor of the recipient's choice, who may be, but is not required to be, an attorney, to conduct cross-examination on behalf of that party.

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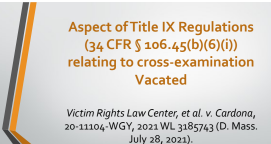
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§ 106.45(b)(6)(i) cont'd—partially vacated Questions and evidence about the complainant's sexual predisposition or prior sexual behavior are not relevant, unless such questions and evidence about the complainant's prior sexual behavior are offered to prove that someone other than the respondent committed the conduct alleged by the complainant, or if the questions and evidence concern specific incidents of the complainant's prior sexual behavior with respect to the respondent and are offered to prove consent. If a party or witness does not submit to crossexamination at the live hearing, the decision-maker(s) must not rely on any statement of that party or witness in reaching a determination req responsibility; provided, however, that the decision-maker(s) cannot draw an inference about the determination regarding responsibility based solely on a party's or witness's absence from the live hearing or refusal to answer cross-examination or other questions.

§ 106.45(b)(6)(i) cont'd—partially vacated Live hearings pursuant to this paragraph may be conducted with all parties physically present in the same geographic location or, at the recipient's discretion, any or all parties, witnesses, and other participants may appear at the live hearing virtually, with technology enabling participants simultaneously to see and hear each other. Recipients must create an audio or audiovisual recording, or transcript, of any live hearing and make it available to the parties for inspection and review



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-The court found a provision (prohibition on statements not subject to cross-examination) in § 106.45(b)(6)(i) "arbitrary and capricious."





DOE Letter RE: Victim Rights Law Center et al. v. Cardona

In accordance with the court's order, the Department will immediately cease enforcement of the part of § 106.45(b)(6)(i) reaarding the prohibition against statements not subject to cross-examination. Postsecondary institutions are no longer subject to this portion of the provision.

In practical terms, a decision-maker at a postsecondary institution may now consider statements made by parties or witnesses that are otherwise permitted under the regulations, even if those parties or witnesses do not participate in crossexamination at the live hearing, in reaching a determination regarding responsibility in a Title IX grievance process.

Victim Rights Law Center et al. v. Cardona For example, a decision-maker at a postsecondary institution may now consider statements made by the parties and witnesses during the investigation, emails or text exchanges between the parties leading up to the alleged sexual harassment, and statements about the alleged sexual harassment that satisfy the regulation's relevance rules, regardless of whether the parties or witnesses submit to cross-examination at the live hearing. A decision-maker at a postsecondary institution may also consider police reports, Sexual Assault Nurse Examiner documents, medical reports, and other documents even if those documents contain statements of a party or witness who is not cross-examined at the live hearing.



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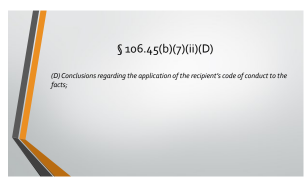
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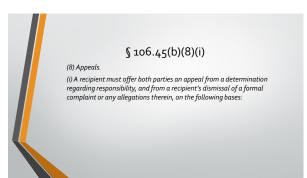
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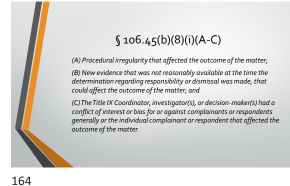
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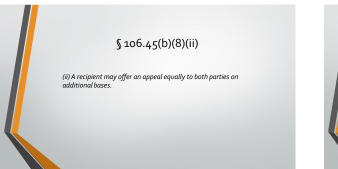








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§106.45(b)(8)(iii)(A-F) (iii) As to all appeals, the recipient must:

(A) Notify the other party in writing when an appeal is filed and implement appeal procedures equally for both parties;
(B) Ensure that the decision-maker(s) for the appeal is not the same person as the decision-maker(s) that reached the determination regarding responsibility or dismissal, the investigator(s), or the Title IX Coordinator;
(C) Ensure that the decision-maker(s) for the appeal complies with the standards set forth in paragraph (b)(a)(iii) of this section;
(D) Give both parties a reasonable, equal opportunity to submit a written statement in support of, or challenging, the outcome;
(E) Issue a written decision describing the result of the appeal and the rationale for the result; and
(F) Provide the written decision simultaneously to both parties.

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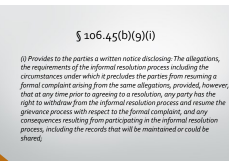
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§106.45(b)(9)

(9) Informal resolution. A recipient may not require as a condition of enrollment or continuing enrollment, or employment or continuing employment, or enjoyment of any other right, waiver of the right to an investigation and adjudication of formal complaints of sexual harassment consistent with this section. Similarly, a recipient may not require the parties to participate in an informal resolution process under this section and may not offer an informal resolution process unders a formal complaint is filed. However, at any time prior to reaching a determination regarding responsibility the recipient may facilitate an informal resolution process, such as mediation, that does not involve a full investigation and adjudication, provided that the recipient—







§ 106.45(b)(9)(ii-iii)

(ii) Obtains the parties' voluntary, written consent to the informal resolution process; and

(iii) Does not offer or facilitate an informal resolution process to resolve allegations that an employee sexually harassed a student.

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§ 106.45(b)(10)(i)(B-D)

(B) Any appeal and the result therefrom;
(C) Any informal resolution and the result therefrom; and
(D) All materials used to train Title IX Coordinators, investigators, decisionmakers, and any person who facilitates an informal resolution process. A recipient must make these training materials publicly available on its website, or if the recipient does not maintain a website the recipient must make these materials available upon request for inspection by members of the public.

§106.45(b)(10)(ii)

(ii) For each response required under § 106.44, a recipient must create, and maintain for a period of seven years, records of any actions, including any supportive measures, taken in response to a report or formal complaint of sexual harassment. In each instance, the recipient must document the basis for its conclusion that its response was not deliberately indifferent, and document that it has taken measures designed to restore or preserve equal access to the recipient's education program or activity. If a recipient does not provide a complainant with supportive measures, then the recipient must document the reasons why such a response was not clearly unreasonable in light of the known circumstances. The documentation of certain bases or measures does not limit the recipient in the future from providing additional explanations or detailing additional measures taken.

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§ 106.71 Retaliation.





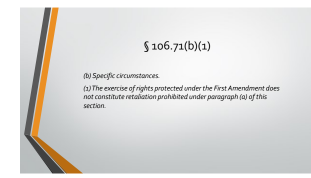
(a) Retaliation prohibited. No recipient or other person may intimidate, threaten, coerce, or discriminate against any individual for the purpose of interfering with any right or privilege secured by title IX or this part, or because the individual has made a report or complaint, testified, assisted, or participated or refused to participate in any manner in an investigation, proceeding, or hearing under this part. Intimidation, threats, coercion, or discrimination, including charges against an individual for code of conduct violations that do not involve sex discrimination or sexual harassment, but arise out of the same facts or circumstances as a report or complaint of sex discrimination, or a report or formal complaint of sexual harassment, for the purpose of interfering with any right or privilege secured by title IX or this part, constitutes retallation.



§ 106.71(a) Cont'd

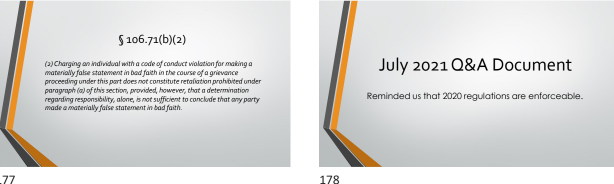
The recipient must keep confidential the identity of any individual who has made a report or complaint of sex discrimination, including any individual who has made a report or filed a formal complaint of sexual harassment, any complainant, any individual who has been reported to be the perpetrator of sex discrimination, any respondent, and any witness, except as may be permitted by the FERPA statute, 20 U.S.C. 1232g, or FERPA regulations, 34 CFR part 99, or as required by law, or to carry out the purposes of 34 CFR part 106, including the conduct of any investigation, hearing, or judicial proceeding arising thereunder. Complaints alleging retaliation may be filed according to the grievance procedures for sex discrimination required to be adopted under§106.8(c).





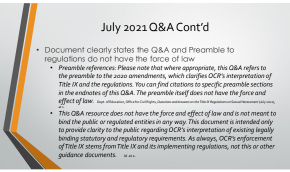


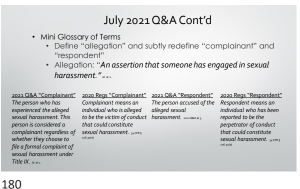
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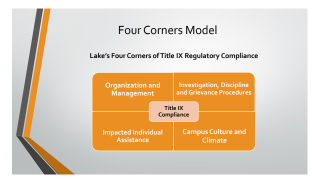






July 2021 Q&A Cont'd

 Question #43—The preamble says that an advisor's cross-examination role "is satisfied where the advisor poses questions on a party's behalf, which means that an assigned advisor could relay a party's own questions to the other party or witness." Thus, for example, a postsecondary school could limit the role of advisors to relaying questions drafted by their party. # atsistendemented.





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Organization and Management: Tuning Your Systems to the 2020 Mandates



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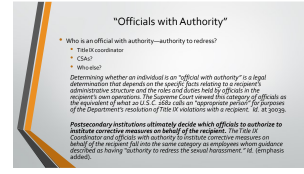


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"Actual Knowledge" §106.30(a)

Actual knowledge means notice of sexual harassment or allegations of sexual harassment to a recipient's Title IX Coordinator or any official of the recipient, who has authority to institute corrective measures on behalf of the recipient, or to any employee of an elementary and secondary school. Imputation of knowledge based solely on vicarious liability or constructive notice is insufficient to constitute actual knowledge. This standard is not met when the only official of the recipient with actual knowledge is the respondent. The mere ability or obligation to report sexual harassment or to inform a student about how to report sexual harassment, or having been trained to do so, does not qualify an individual as one who has authority to institute corrective measures on behalf of the recipient. "Notice" as used in this paragraph includes, but is not limited to, a report of sexual harassment to the Title IX Coordinator as described in § 106.8(a).



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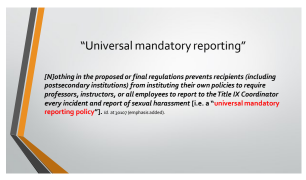
previous structure of "responsible employees," i.e. "mandated reporters." Rather than using the phrase "responsible employees," these final regulations describe the pool of employees to whom notice triggers the recipient's response obligations. .u.

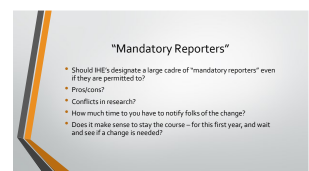


Triggering a recipient's response obligations only when the Title IX Coordinator or an official with authority has notice respects the autonomy of a complainant in a postsecondary institution better than the responsible employee rubric in guidance....Id. at 30040 (emphasis added).

[T]he approach in these final regulations allows postsecondary institutions to decide which of their employees must, may, or must only with a student's consent, report sexual harassment to the recipient's Title IX Coordinator (a report to whom always triggers the recipient's response obligations, no matter who makes the report). Id. (emphasis added).

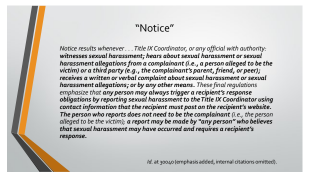
We believe that the best way to avoid reports "falling through the cracks" or successfully being "swept under the rug" by postsecondary institutions, is not to continue (as Department guidance did) to insis that all postsecondary institutions must have universal or near-universal mandatory reporting... whether universal mandatory reporting for postsecondary institutions benefits victims or harms victims is a complicated issue as to which research is conflicting. Id. at 3006 n.,82 (emphasis added).





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Anonymous Reports

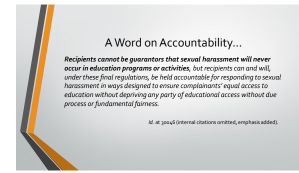
(T)he Department does not take a position in the NPRM or these final regulations on whether recipients should encourage anonymous reports of sexual harassment . . . Id. at 30087

[I]f a recipient cannot identify any of the parties involved in the alleged sexual harassment based on the anonymous report, then a response that is not clearly unreasonable under light of these known circumstances will differ from a response under circumstances where the recipient knows the identity of the parties involved in the alleged harassment, and the recipient may not be able to meet its obligation to, for instance, offer supportive measures to the unknown complainant. Id. at 30087.

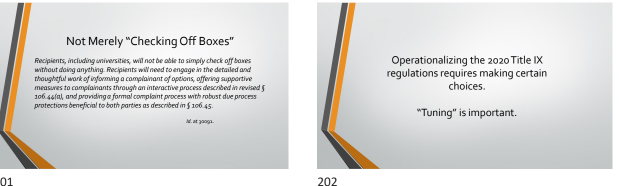
Notice Cont'd [N]otice of sexual harassment or allegations of sexual harassment to the recipient's Title IX Coordinator or to an official with authority to institute corrective mesures on behalf of the recipient (herein, "officials with authority") will trigger the recipient's obligation to respond. Postsecondary institution students have a clear channel through the Title IX Coordinator to report sexual harassment, and § 106.8(a) requires recipients to notify all students and employees (and others) of the Title IX Coordinator's contact information, so that "any person" may report sexual harassment in person, by mail, telephone, or e-mail (or by any other means that **results in the Title IX** Coordinator receiving the person's verbal or written report), and specifies that a report may be made at any time (including during non-business hours) by mail to the Title IX Coordinator's office address or by using the listed telephone number or e-mail address

Id. at 30106 (emphasis added)





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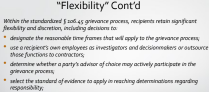


Regulations Intend to Provide "Flexibility"

[T]hese final regulations leave recipients the flexibility to choose to follow best practices and recommendations contained in the Department's guidance or, similarly, best practices and recommendations made by non-Department sources, such as Title IX consultancy firms, legal and social science scholars, victim advocacy organizations, civil libertarians and due process advocates, and other experts. ld. at 30030 (emphasis added).

[T]hese final regulations leave recipients legitimate and necessary flexibility to make decisions regarding the supportive measures, remedies, and discipline that best address each sexual harassment incident.

Id. at 30044



- use an individual decision-maker or a panel of decision-makers;
- offer informal resolution options;
- impose disciplinary sanctions against a respondent following a determination of responsibility; and
- select procedures to use for appeals. Id. at 30097 (bullets added)



 Policy Basics

 9. Single policy or multiple policies?

 9. Who creates policy? You? Your TIX Team? Conduct? Committee? counsel?

 9. Title IX ← \$ student Conduct (reference each other)

 9. Title IX ← \$ HR

 9. Consensual relations policies (do you have these?)

 9. Time Inody/Language

 9. "complainant" not "Victim"/"Survivor"

 9. "Respondent" not "Perpetrator"

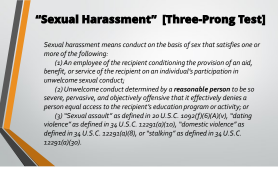
 9. What is a "day?" (Business day, calendar day, "school" day?)

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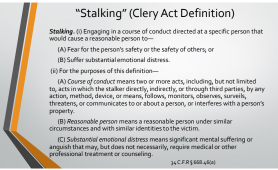


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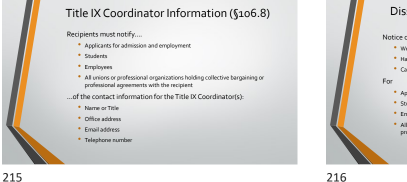
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"Domestic Violence" (Clery Act Definition) "Dating Violence" (Clery Act Definition) Domestic violence. (i) A felony or misdemeanor crime of violence Dating violence. Violence committed by a person who is or has been in a committed social relationship of a romantic or intimate nature with the victim. (A) By a current or former spouse or intimate partner of the victim; (i) The existence of such a relationship shall be determined based on the (B) By a person with whom the victim shares a child in common; reporting party's statement and with consideration of the length of the (C) By a person who is cohabitating with, or has cohabitated with, the relationship, the type of relationship, and the frequency of interaction victim as a spouse or intimate partner; between the persons involved in the relationship. (D) By a person similarly situated to a spouse of the victim under the (ii) For the purposes of this definitiondomestic or family violence laws of the jurisdiction in which the crime of (A) Dating violence includes, but is not limited to, sexual or physical abuse violence occurred, or or the threat of such abuse. (E) By any other person against an adult or youth victim who is protected from that person's acts under the domestic or family violence (B) Dating violence does not include acts covered under the definition of laws of the jurisdiction in which the crime of violence occurred domestic violence. 34 C.F.R § 668.46(a) 34 C.F.R § 668.46(a)

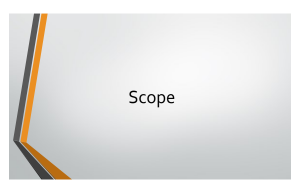


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Tuning

 Recipients may continue to address harassing conduct that does not meet the § 106.30 definition of sexual harassment, as acknowledged by the Department's change to § 106.45(b)(3)(i) to clarify that dismissal of a formal complaint because the allegations do not meet the Title IX definition of sexual harassment, does not preclude a recipient from addressing the alleged misconduct under other provisions of the recipient's own code of conduct. M at 46 (emphasis adde).

 Similarly, nothing in these final regulations prevents a recipient from addressing conduct that is outside the Department's jurisdiction due to the conduct constituting sexual harassment occurring outside the recipient's education program or activity, or occurring against a person who is not located in the United States. (at 6, noal (emphasisaded).

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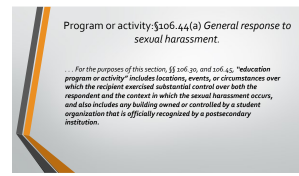
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§ 106.45 may not be circumvented...

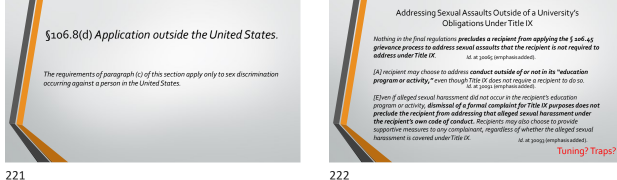
"Staying in Your Lane"

... by processing sexual harassment complaints under non-Title IX provisions of a recipient's code of conduct. The definition of "sexual harassment" in § 106 30 constitutes the conduct that these final regulations, implementing Title IX, address. ... [W]here a formal complaint alleges conduct that meets the Title IX definition of "sexual harassment," a recipient must comply with § 106.45. Id. at 20095.

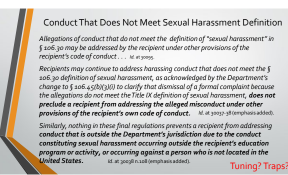


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Scope/Off-Campus Jurisdiction While such situations may be fact specific, recipients must consider whether, for example, a sexual harassment incident between two students that occurs in an off-campus apartment (i.e., not a dorn moom provided by the recipient) is a situation over which the recipient exercised substantial control; if so, the recipient must respond to notice of sexual harassment that occurred there.

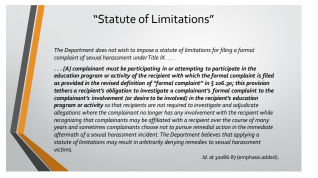
> Will colleges eliminate RSO recognition? Will RSO's choose to leave? Relationship Agreements Study Abroad?

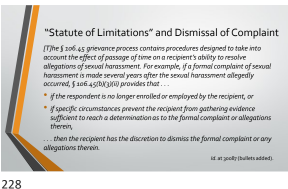
"Involvement in an education program or activity" ...(A) complainant must be participating in or attempting to principate in the education program or activity of the revised definition of "formal complainits" in § 206.39; this provision tethers a recipient" obligation to investigate a complainant's formal complainant to the education program or activity so that recipients are not required to investigate and adjudicate allegations where the complainant no longer and sometimes complainants choose not to pursue remediad action in the immediate aftermath of a sexual to verse.



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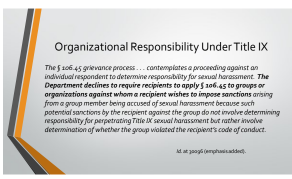
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RSO's/Greek Life

[T]here is no exemption from Title IX coverage for fraternities and sororities, and in fact these final regulations specify in § 106.44(a) that the education program or activity of a postsecondary institution includes any building owned or controlled by a student organization officially recognized by the postsecondary institution.

ld. at 30061 (emphasis added).



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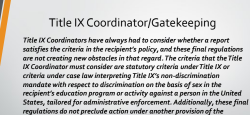
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No Reasonable Cause Threshold

The Department declines to add a reasonable cause threshold into § 106.45. The very purpose of the § 106.45 grievance process is to ensure that accurate determinations regarding responsibility are reached, impartially and based on objective evaluation of relevant evidence; the Department believes that goal could be impeded if a recipient's administrators were to pass judgment on the sufficiency of evidence to decide if reasonable or probable cause justifies completing an investigation.

Id. at 30105.



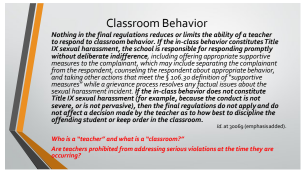
recipient's code of conduct, as clearly stated in revised § 106.45(b)(3)(i),

if the conduct alleged does not meet the definition of Title IX sexual

Id. at 30090 (internal citation omitted, emphasis added).



harassment.





Trigger Warnings?

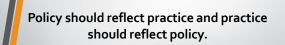
These final regulations neither require nor prohibit a recipient from providing a trigger warning prior to a classroom discussion about sexual harassment including sexual assault; § 10.6. G(d)(1) does assure students, employees (including teachers and professors), and recipients that ensuring non-discrimination on the basis of sex under Title IX does not require restricting rights of speech, expression, and academic freedom guaranteed by the First Amendment. Whether the recipient would like to provide such a trigger warning and offer alternate opportunities for those students fearing renewed trauma from participating in such a classroom discussion is within the recipient's discretion. Its at 3043 (emphasis adee).



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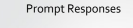




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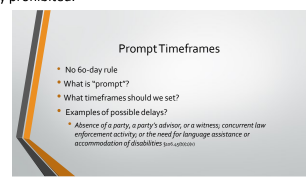


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- The final regulations require recipients to respond promptly by: • offering supportive measures to every complainant (i.e., an individual who
- is alleged to be the victim of sexual harassment); • refraining from imposing disciplinary sanctions on a respondent without first following a prescribed arievance process;
- investigating every formal complaint filed by a complainant or signed by a Title IX Coordinator, and
- effectively implementing remedies designed to restore or preserve a complainant's equal educational access any time a respondent is found responsible for sexual harassment.

ld. at 30034 n.60 (bullets added).



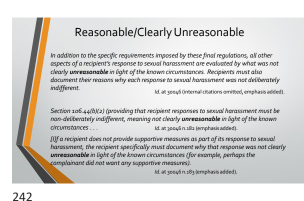


Equitable Responses

[T]he recipient's response must treat complainants and respondents equitably, meaning that for a complainant, the recipient must offer supportive measures, and for a respondent, the recipient must follow a grievance process that complies with \S 106.45 before imposing disciplinary sanctions.

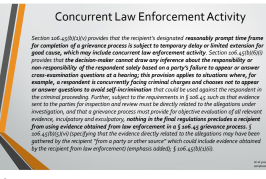
Id. at 30044.

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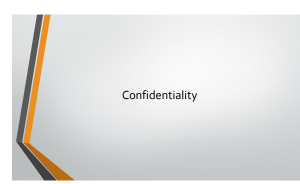




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Confidential to the provision of the pro

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"Gag orders" are not permitted, but

... abuses of a party's ability to discuss the allegations can be addressed through tort law and retaliation prohibitions. Id. at 30396.

[106.45(b)(5)(iii)] applies only to discussion of "the allegations under investigation," which means that where a complainant reports sexual harassment but no formal complaint is filed, 106.45(b)(5)(iii) does not apply, leaving recipients discretion to impose non-disclosure or confidentiality requirements on complainants and respondents. u

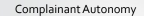


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A complainant may only want supportive measures, may wish to go through an informal process, or may want to file a formal complaint. The Department revised § 106.4(a) to clarify that an equitable response for a complainant means offering supportive measures irrespective of whether the complainant also chooses to file a formal complaint. Additionally, a recipient may choose to offer an informal resolution process under § 106.45(b)(g) (except as to allegations that an employee sexually harassed a student). These final regulations thus respect a complainant's autonomy in determining how the complainant's own report, or any third party reporting the complainant's alleged victimization) that a complainant has allegedly suffered from sexual harassment.

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Formal Complaints and the Complainant's Wishes

These final regulations obligate a recipient to initiate a grievance process when a complainant files, or a Title IX Coordinator signs, a formal complaint, so that the Title IX Coordinator takes into account the wishes of a complainant and only initiates a grievance process against the complainant's wishes if doing so is not clearly unreasonable in light of the known circumstances.

Id. at 30045 (emphasis added).



[A] complainant's desire not to be involved in a grievance process or desire to keep the complainant's identity undisclosed to the respondent will be overridden only by a trained individual (i.e., the Title IX Coordinator) and only when specific circumstances justify that action. These final regulations clarify that the recipient's decision not to investigate when the complainant does not wish to file a formal complaint will be evaluated by the Department under the deliberate indifference standard; that is, whether that decision was clearly unreasonable in light of the known circumstances.

Id. at 30045 (emphasis added).

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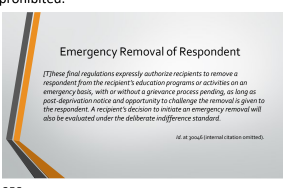
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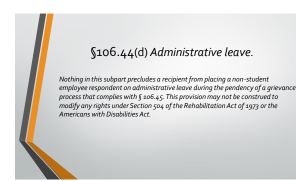
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§106.44(c) Emergency removal.

Nothing in this part precludes a recipient from removing a respondent from the recipient's education program or activity on an emergency basis, provided that the recipient undertakes an individualized safety and risk analysis, determines that an immediate threat to the physical health or safety of any student or other individual arising from the allegations of sexual harassment justifies removal, and provides the respondent with notice and an opportunity to challenge the decision immediately following the removal. This provision may not be construed to modify any rights under the Individuals with Disabilities Education Act, Section 504 of the Rehabilitation Act of 1973, or the Americans with Disabilities Act.









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§ 106.30(a) "Formal Complaint" Formal complaint means a document filed by a complainant or signed by the Title IX Coordinator alleging sexual harassment against a respondent and requesting that the recipient investigate the allegation of sexual harassment. At the time of filing a formal complaint, a complainant must be participating in or attempting to participate in the education program or activity of the recipient with which the formal complaint is filed. A formal complaint may be filed with the Title IX Coordinator in person, by mail, or by electronic mail, by using the contact information required to be listed for the Title IX Coordinator under § 206.8(g).

(emphasis added)

and by any additional method designated by the recipient.

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§106.45(b)(3)(i)

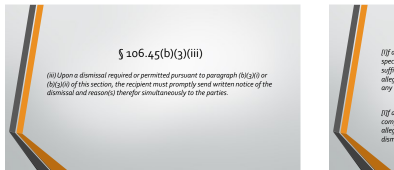
(3) Dismissal of a formal complaint—

(i) The recipient must investigate the allegations in a formal complaint. If the conduct alleged in the formal complaint would not constitute sexual harassment as defined in § 106.30 even if proved, did not occur in the recipient's education program or activity, or did not occur against a person in the United States, then the recipient must dismiss the formal complaint with regard to that conduct for purposes of sexual harassment under title IX or this part; such a dismissal does not preclude action under another provision of the recipient's code of conduct.

§106.45(b)(3)(ii) (ii) The recipient may dismiss the formal complaint or any allegations therein, if at any time during the investigation or hearing: A complainant notifies the Title IX Coordinator in writing that the complainant would like to withdraw the formal complaint or any allegations therein; the respondent is no longer enrolled or employed by the recipient; or specific circumstances prevent the recipient from gathering evidence sufficient to reach a determination as to the formal complaint or allegations therein

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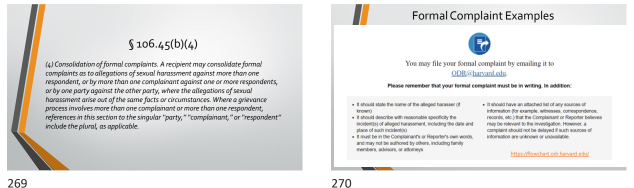
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Dismissal of Complaint [I]f a respondent is no longer enrolled or employed by a recipient, or if specific circumstances prevent the recipient from gathering evidence sufficient to reach a determination as to the formal complaint or allegations therein, then the recipient may dismiss the formal complaint or any allegations therein. Id. at 30087. [1]f a recipient dismisses a formal complaint or any allegations in the formal complaint, the complainant should know why any of the complainant's allegations were dismissed and should also be able to challenge such a dismissal by appealing on certain grounds. Id. at 30053.

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This is of the Education docrimination based assistance. When the year compilation has be	on the gender of students and employer form has been completed and signed b	E1) is an all-encompassing federal law that prohibits is of educational institutions which receive federal financial by you, and then signed by the TBde IX Coordinator or a Deputy, Understand, We will provide you with a copy of this form as well.	
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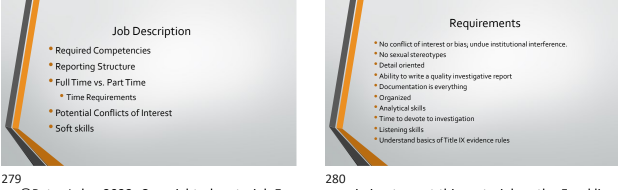


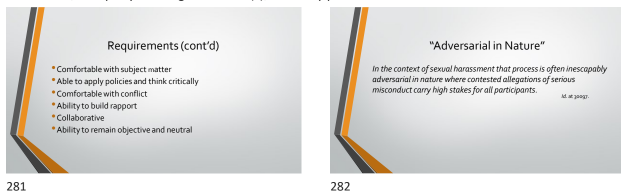




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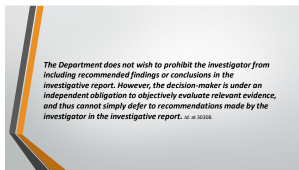
The Minimum and Maximum Role of the Title IX Investigator Campuses are no longer permitted to have a "single" or "pure" investigator model under Title IX. A separate decision-maker (or panel of decision-makers) must make a final determination of responsibility. This will be a shift in the function of the investigator on some campuses. What, then, is the scope of the investigative report? Purpose? Tome? Format? Will the investigator become a witness in the hearing or play other roles?



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The Minimum and Maximum Role of the Investigator Cont'd

- Gather <u>all</u> relevant information regarding an allegation of sexual harassment.
- Interview all *relevant* parties
- Collect and organize relevant evidence
- Credibility Assessments?
- Weighing Evidence?
- Write a detailed investigative report
- Make recommendations for supportive measures or accommodations?
- Drawing conclusions/findings of responsibility?????



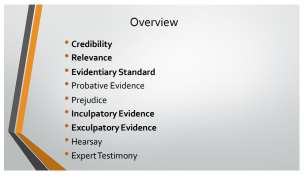


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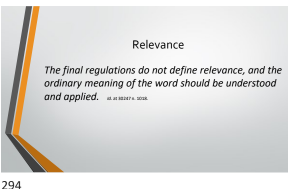


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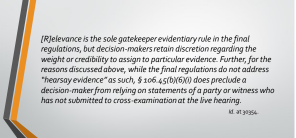
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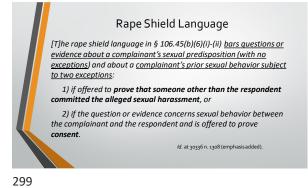


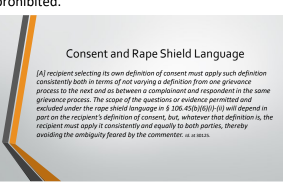
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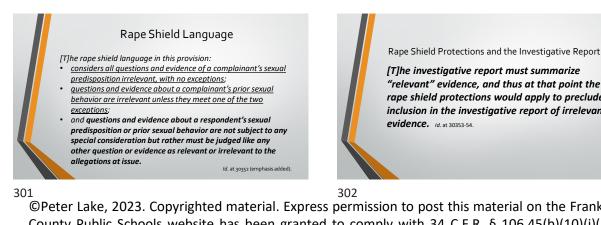


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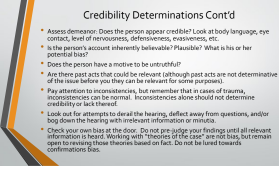


[T]he investigative report must summarize "relevant" evidence, and thus at that point the rape shield protections would apply to preclude inclusion in the investigative report of irrelevant

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Avoid expectations or assumptions about behaviors or responses by either complainant or respondent. Avoid stereotypes; prevent bias, implicit of otherwise

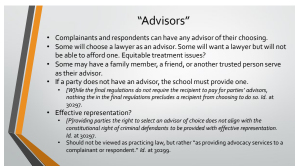


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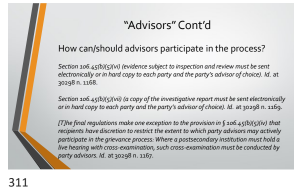


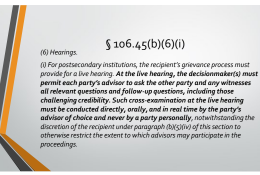
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§ 106.45(b)(6)(i) Cont'd

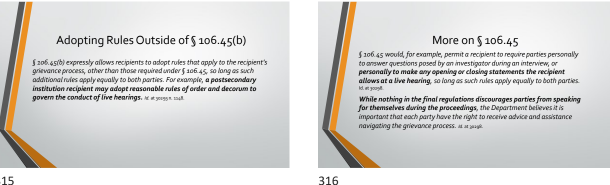
At the request of either party, the recipient must provide for the live hearing to occur with the parties located in separate rooms with technology enabling the decision-maker(s) and parties to simultaneously see and hear the party or the witness answering questions. Only relevant cross-examination and other questions may be asked of a party or witness Before a complainant, respondent, or witness answers a cross-examination or other question, the decision-maker(s) must first determine whether the question is relevant and explain any decision to exclude a question as not relevant. If a party does not have an advisor present at the live hearing, the recipient must provide without fee or charge to that party, an advisor of the recipient's choice, who may be, but is not ired to be, an attorney, to conduct cross-examination on behalf of that party.

Hearings What is a "hearing"? Single decision-maker vs. a panel of decision makers? Rules of evidence? Should all hearings be online (currently) • What are the differences? Online hearings Platforms? Security? · Do you record? Cross-examination Hearing rules?

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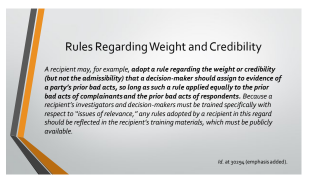
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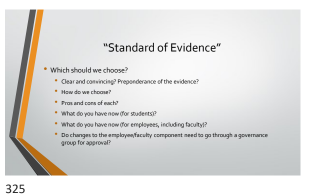
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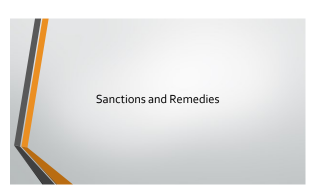
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§106.45(b)(1)(i)

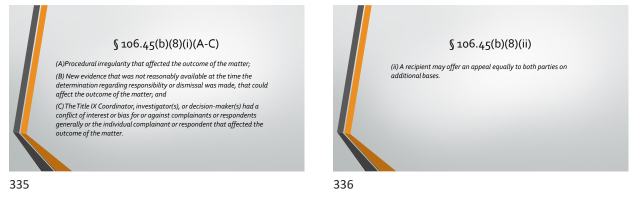
(1)Basic requirements for grievance process. A recipient's grievance process must—

(i) Treat complainants and respondents equitably by providing remedies to a complainant where a determination of responsibility for sexual harassment has been made against the respondent, and by following a grievance process that complies with this section before the imposition of any disciplinary sanctions or other actions that are not supportive measures as defined in § 106.30, against a respondent. Remedies must be designed to restore or preserve equal access to the recipient's education program or activity. Such remedies may include the same individualized services described in § 106.30 as "supportive measures"; however, remedies need not be non-disciplinary or non-punitive and need not avoid burdening the respondent;



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§106.45(b)(8)(iii)(A-F)

(iii) As to all appeals, the recipient must: (A)Notify the other party in writing when an appeal is filed and implement appeal procedures equally for both parties; (B) Ensure that the decision-maker(s) for the appeal is not the same person as the decision-maker(s) that reached the determination regarding responsibility or dismissal, the investigator(s), or the Title IX Coordinator; (C) Ensure that the decision-maker(s) for the appeal complies with the standards set forth in paragraph (b)(1)(iii) of this section (D) Give both parties a reasonable, equal opportunity to submit a written

statement in support of, or challenging, the outcome, (E) Issue a written decision describing the result of the appeal and the rationale for the result; and

(F) Provide the written decision simultaneously to both parties.



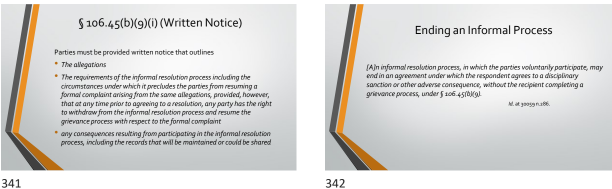


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(a) Retaliation pro threaten, coerce, interfering with a because the indiv or participated or proceeding, or hee discrimination, im violations that da arise out of the sa discrimination, or the purpose of int this part, constitu

§106.71(a)

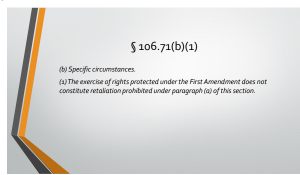
(a) Retaliation prohibited. No recipient or other person may intimidate, threaten, coerce, or discriminate against any individual for the purpose of interfering with any right or privilege secured by title IX or this part, or because the individual has made a report or complaint, testified, assisted, or participated or refused to participate in any manner in an investigation, proceeding, or hearing under this part. Intimidation, threats, coercion, or discrimination, including charges against an individual for code of conduct violations that do not involve sex discrimination or sexual harassment, but arise out of the same facts or circumstances as a report or complaint of sex discrimination, or a report or formal complaint of sexual harassment, for the purpose of interfering with any right or privilege secured by title IX or this part, constitutes retaliation.

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§ 106.71(a) Cont'd

The recipient must keep confidential the identity of any individual who has made a report or complaint of sex discrimination, including any individual who has made a report or filed a formal complaint of sexual harassment, any complainant, any individual who has been reported to be the perpetrator of sex discrimination, any respondent, and any witness, except as may be permitted by the FERPA statute, 20 U.S.C. 212323, or FERPA regulations, 34 CFR part 99, or as required by law, or to carry out the purposes of 34 CFR part 106, including the conduct of any investigation, hearing, or judicial proceeding arising thereunder. Complaints alleging retaliation may be filed according to the grievance procedures for sex discrimination required to be adopted under § 106.8(C).

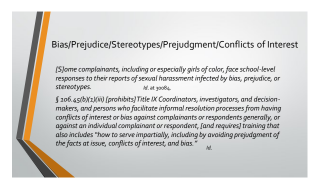


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"Bias" in Ikpeazu v. University of Nebraska
With respect to the claim of bias, we observe that the committee members are entitled to a presumption of honesty and integrity insess actual bias, such as personal animosity, illegal prejudice, or a personal or financial stake in the outcome can be proven.
The allegations kpeazu makes in support of his bias claim are bereardly insufficient to show the kind of actual bias from which a biavefulty.
Presumption:

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Does DOE require "Implicit Bias" training?

The Department declines to specify that training of Title IX personnel must include implicit bias training; the nature of the training required under \S 106.45(b/1)(iii) is left to the recipient's discretion so long as it achieves the provision's directive that such training provide instruction on how to serve impartially and avoid prejudgment of the facts at issue, conflicts of interest, and bias, and that materials used in such training avoid sex stereotypes.

Id. at 30084.

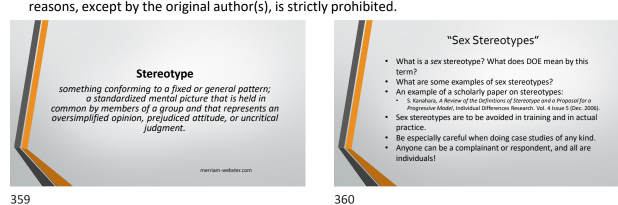


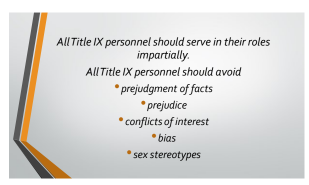


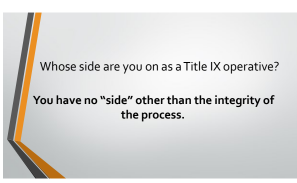
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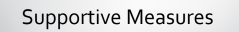


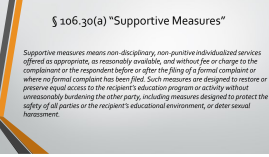




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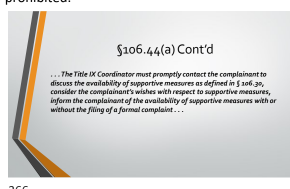
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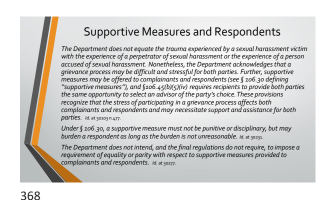


§ 106.30(a)"Supportive Measures" Cont'd

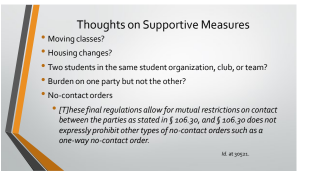
Supportive measures may include <u>counseling</u>, <u>extensions of deadlines or</u> <u>ather course-related adjustments</u>, modifications of work or class schedules, <u>campus escort services</u>, mutual restrictions on contact between the parties, <u>changes in work or housing locations</u>, leaves of absence, increased security and monitoring of certain areas of the campus, and other similar measures. The receipent must maintain as confidential any supportive measures provided to the complainant or respondent, to the extent that maintaining such confidentiality would not impain the ability of the recipient to provide the supportive measures. The Title X Coordinator is responsible for coordinating the effective implementation of supportive measures.







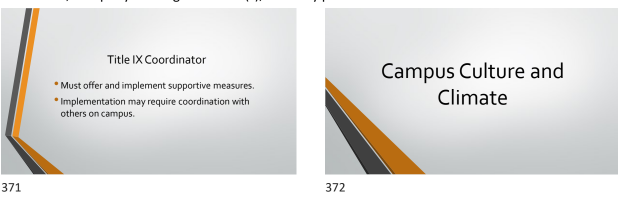
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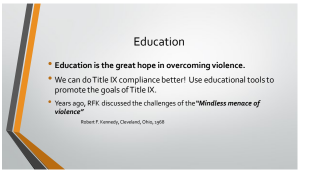


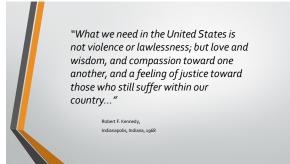


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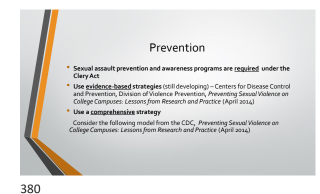
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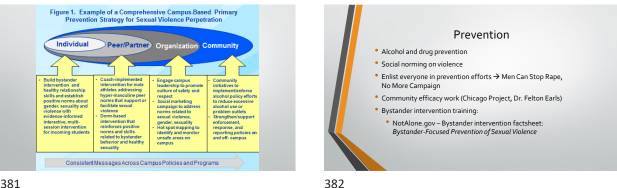






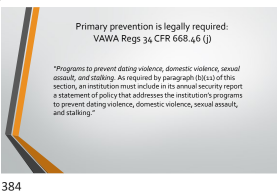


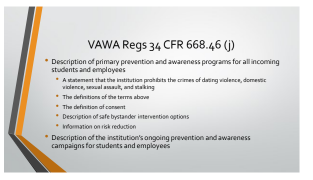
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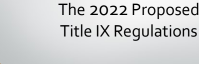


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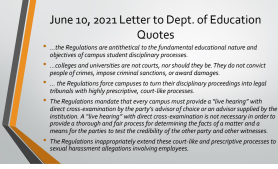




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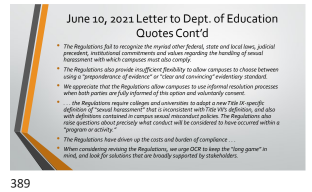


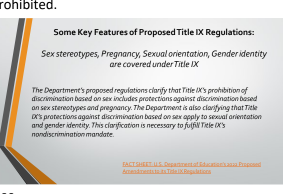


Highlights:

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Proposed Title IX Regulations:

Hostile Environment Sexual Harassment

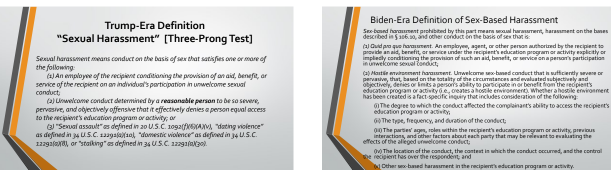
The proposed regulations will restore vital protections for students against all forms of sex-based harassment. Under the previous Administration's regulations, some forms of sex-based harassment were not considered to be a violation of Title IX, denying equal educational opportunity. The proposed regulations would cover all forms of sex-based harassment, including unwelcome sex-based conduct that creates a hostile environment by denying or limiting a person's ability to participate in or benefit from a school's education program or activity.

FACT SHEET: U.S. Department of Education's 2022 Propo

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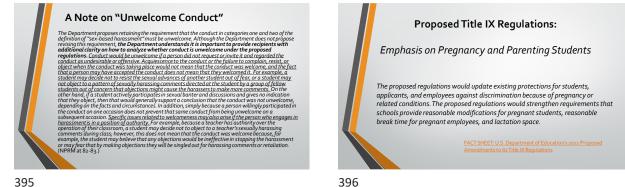
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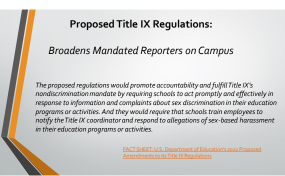
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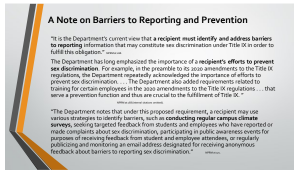




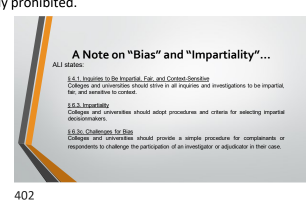


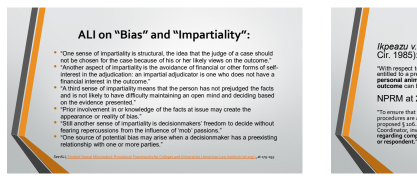
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<u>Note:</u>
"Employee with responsibility for administrative leadership,
teaching, or advising"
It is the Department's current understanding that employees with responsibility for administrative leadership would include deams, coaches, public safet supervision; and other employees with a similar level of responsibility, such as those who hold positions as assistant or associate deams and directors of programssor employees with unimate responsibility for a course, which could include it lime, part time, and adaptive employees with unimate responsibility for a course, which could include it lime, part time, and adaptive employees with unimate responsibility for a course, and the employees with responsibility for adding supervision and an employee. The Department's course understand the employees with responsibility for adding supervision and an employee, the Department responsibility for service as divisors for clubs, fratemities and solurities, and and an employee, the Department responsibility for adding supervision and and employees who have the authority to institute corrective exponsibility of adding the employees who have the authority to institute corrective responsibility of administrative dealership, tackning, cardivising is a disc. Second adding the responsibility of a club as the second adding at a second office hours). Similar to employees who have the authority to institute corrective responsibility of administrative dealership, tackning, cardivising is a disc. Second club and the responsibility the receipent taking into account the types of factors just discussed and any others that may be relevant in the receipent during lease or office hours).
NP9M at 184-181.

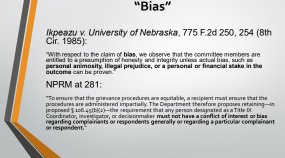






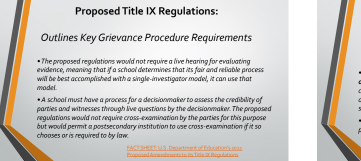


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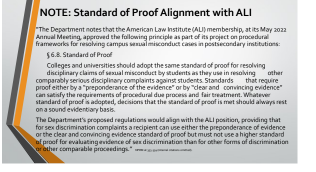
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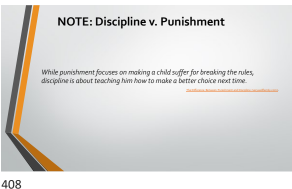


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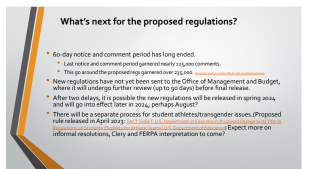
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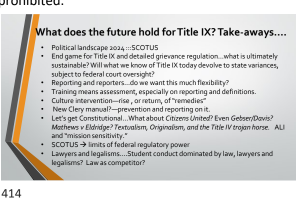
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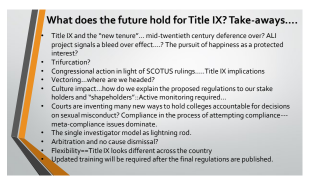
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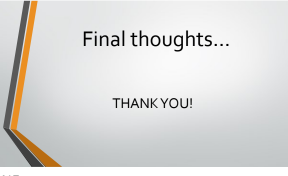
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