

Title IX Training Disclosure and Contact Information

The Salon Professional Academy (TSPA) is committed to providing an educational environment that is free of sexual discrimination, sexual harassment and sexual violence. While this policy serves as TSPA's commitment to complying with Title IX requirements, it also serves as a call to action to build on the decades of progress and pave the way forward as we strive.

Title IX of the Education Amendments of 1972 prohibits discrimination based on sex in any education program or activity that receives federal funding.

Under Title IX, discrimination based on sex includes:

- Excluding, separating, denying benefits to, or otherwise treating a person differently based on gender
- Sexual Harassment
- Sexual violence, which includes sexual assault, relationship violence, and stalking

Title IX protects students, employees, applicants for admission and employment, and other persons from all forms of sex discrimination, including discrimination based on gender identity or failure to conform to stereotypical notions of masculinity or femininity.

In the event of a Title IX complaint, where a Title IX Coordinator, Adjudicator or Investigator must review the complaint through its complaint process, annual trainings are certified and obtained through the following resources for the Title IX Coordinator, adjudicator, investigator and informal resolution officers to ensure that Complainants and Respondents will be treated equally and fairly following the Title IX requirements:

The Compliant/Grievance Policy and Procedure can be found in the Student Handbook or Admissions Office. The Title IX Coordinator may also be contacted at TitleIXCoordinator@tspadc.com

Regions PCCS at: www.regionspccs.com

Title IX and VAWA training: Building Safer Campuses online 4-hour training and certificate was completed by Johanne Cunha on 11/2/2021.

The sexual harassment and full campus security/annual security report may be obtained in the Admissions Office at The Salon Professional Academy.





Certificate of Class Completion November 2, 2021 Johanne Cunha

Violence Against Women Act (VAWA) 2021 Annual Training Program

This certifies the above has attended the 2021 Violence Against Women Act Training addressing issues of sexual misconduct on college campuses and including instruction on how to conduct an investigation and hearing process that protects the safety of victims and promotes accountability.

Regions PCCS www.regionspccs.com



Title IX & Clery Act Annual Training

Tuesday, November 2, 2021

DL Training Solutions LLC

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Before we get too far ...

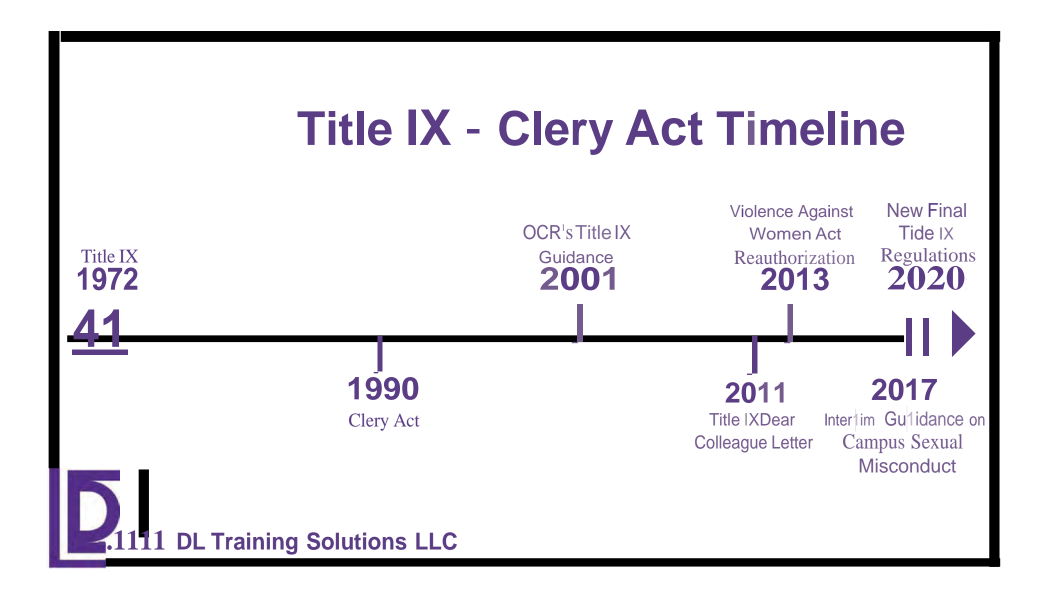
Executive Order 14021, 86 Fed. Reg. 13,803 (March 21, 202:1.J

[All students should be guaranteed an educational environment free from discrimination on the basis of sex, including discrimination in the form of sexual harassment. which encompasses sexual violence, and including discrimination on the basis of sexual orientation or gender identity.

Letter to Stakeholders (April 6, 2021)

OCR is undertaking a comprehensive r, eview of the Department's existing regulations. orders. guidance, policies, and any other similar agency actions. including the amendments to the Department's Title IX regulations that took effect on August 14, 2020

- Public hearings held June 7 to 11, 2021
- OCR issued a 67-page question-and-answer document in July 2021
- At this time, the Title IX regulations as amended in 2020 remain i,neffect
- Expect NPRM for new Title IX regulations (maybe???) in May 2022





Title IX of the Education Amendments of 1,972

Prohibits sex discrimination in education programs that receive federal funding.

• Sexual harassment, including sexual assault, is a type of sex discrimination that is banned by Title IX.



Clery Act:

Every institution must:

- Collect, classify, and count crime reports and crime statilistics.
- Issue a **timely warning** for any *Clery Act* crime that represents an ongoing threat to the safety of students or employees.
- Issue an **emergency notification** upon the confirmation of a significant emergency or dangerous situation involving an immediate thrieat to the health or safety of st11. Jdents or employees occurring on the campus.
- **Publish an annual security report** containing safety- and security-lielated policy statemellts and crime statistics and distribute it to all current students and employees. Schools a,so must inform prospective students and employees about the availability of the report.
- **Submit crime statistics to ED.** Each year i1n the fall schools must participate in a W,eb-based data collection to disclose crime statistics by type, l'ocatiori, and year.
- ED can issue civil **fines of up to \$58,328 per violation** for a substantial misrepresentation of the number, location, or nature of the crimes required to be reported or for a violation of any other provision of the safety- and security-related *HEA* regulations.



2001 OCR Title IX Guidance

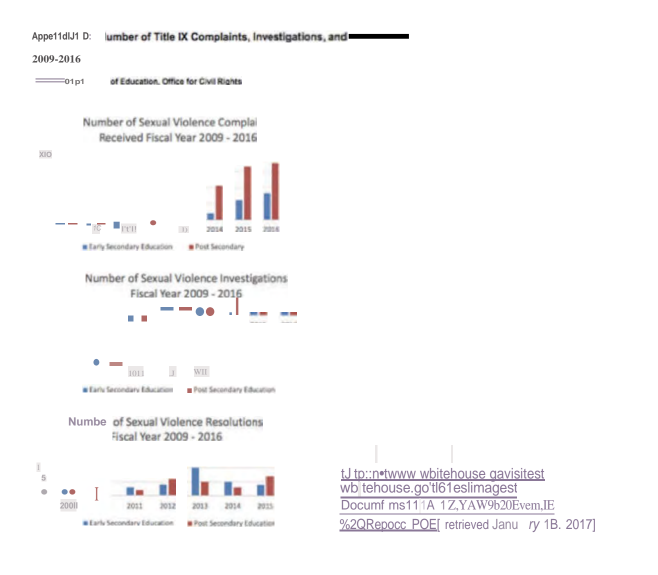
Provides the principles that a school should use to recognize and effectively respond to sexual harassment of students in its program as a condition of receiving Federal financial assistance.

- Describes the regulatory basis for a school's compliance respo,nsibilities under Title IX
- Outlines the circumstances under which sexual harassment may constitute discrimination prohibited by the statute and regulations
- Provides information about actions that schools should take to prevent sexual harassment or to address it effectively if it does occur



2011 Dear Colleague Letter

- Was deemed a "significant guidance document" by ED
- Detailed schools' obligations and the appropriate response to sexual harassment and violence
- Guidance was repealed by Secretary Devos in September 2017





Violence Against Women Reauthorization Act (2013)

Amended the Clery Act to require that schools compile statistics for incidents of-

- domestic violence,
- dating violence,
- sexual assault, and
- stalking

(collectively referred to as "sexual misconduct"; that occur on or near campus.



Violence Against Women Reauthorization Act (2013)

Updated requirements for school's Annual Security ReportS,. The ASR must now include:

- The school's *educational programs* to promote awareness of sexual misconduct;
- Possible sanctions schools may impose reg, arding sexual misconduct;
- *Procedures that victims should* follow if an incident of sexual misconduct has occurred;
- The school's procedures for conducting a *dist:iplinary proceeding* in cases of alleged sexual misconduct;



VAWA Challenges - Non-Traditional Higher Education

The VAWA requirements present particular challenges to postsecondary trade and career schools.

- These schools typically do not have on-campus police or dedicat,ed security forces.
- The Title IX coordinator at these schoo, is is often the dke, ctor or another administrator whose primary job functions pertain to 5,, chool operations.
- Given the size of the student body" lack of residential student lhousingt" and limited school-sponsored extracurricular activities, incidents of sexual misconduct may be infrequent at these types of institutes.



VAWA Challenges - Non-Traditional Higher Education

During the proposed regulations' public comment period, a number of commenters noted the significant compliance burden that the regulations, place on small institutions.

- For example, the commenters referenced the re, quirement for institutional disciplinary proceedings in the case of alleged dating violence, domestic violence, sexual assault, or stalking.
- In response, the Department noted that institutions are not making determinations of criminal responsibility but are determining whether the institution's own rules have been violated.
- The Department further noted that students at smaller institutions should have the same protections as their counterparts at larger institutions.



2014 White House Task Force - First Report Findings:

- One in five women is sexually assaulted in co111ege
- Most often by someone she knows
- Most often not reported
- Many survivors feel isolated, ashamed, or to blame
- Although less often, men also victims

Source: Not Alone, The First Report of the White House Task Force to, Protect Students From Sexual Assault, April, 2014, accessed December 5, 2017, lJttps://doi.org/10.1016/j.jttps://doi.org/10.1016/j



BJS 2016 Campus Climate Survey

- The Bureau of Justice Statistics developed a pilot campus climate survey to address key Task Force goals and key issues related to the measurement of rape and sexual assault in self-report surveys.
- Completed surveys were collected from more than 23,000 undergraduate students at nine schools
 - Data collection occurred March throu,gh May 2015
- The overall prevalence rate for completed sexual assault exp, erienced by undergraduat, e females, averaged across the nine schools,, was 10.3%

"Campus Climate Survey Validation Study Final Technical Report/" (January 2016). Bureau of Justice Statistics, accessed January 21, 2016 (http://www.bjs.gov/content/pub/pdflc.cs.vsftr pdfl



What is the Nature of a School's Responsibility to Address Sexual Miscond 1 uct?

Whether or not a student files, a complaint of alle, ged sexual misconduct or otherwise asks the school, I to take action, where the school knows *or reasonably should know* of an 'inc1 ident of sexual misconduct, the school must take steps to und, erstand what occurred and to respond appropriately.

THIS STANDARD HAS BEEN MOD:IFIED BY NEW TITLE IX REGULATIONS EFFECTIVE AUGUST 14, 2020

IllnIted States Department of Eclucation, Office for Chr,il Rights. Q&A on Campus S!!!>:ual M-sconduct, September 2017, https://linear.org/https:/



2020 FINAL Title IX Regulations - Effective 8-14,-20

Final Rule published May 6, 2020

"This new regulation requires schools to act in meaningful ways to support survivors of sexual misconduct, without sacrificing important safegUiards to ensure a fair and transparent proe,ess.. We;can and must continue to fight sexual misconduct in our nation's schools, and this rule makes certain that fight continues."

- U.S. Secretary of Education Betsy Devos, Press Release May 6, 2020



106.44 (a) General respons, e to sexual harassment.

A recipient with actual knowledge of sexual harassment in an educati, on program or activity of the recipient against a pers, on in the United States,. mu.st respond promptly in a manner that is not deliberately indifferent..

• A recipient is deliberately indifferent o,nly-if its response to sexual harassment is clearly unreasonable in light of the known circumstances.



106.44 (a) General respons,e to sexual harassment.

Title IX Coordinator must promptly contact the complainant to:

- discuss the availability of supportive measures,
- 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 f,01r filing ,a formal co,mpla1int



106.44 (a) General respons,e to sexual harassment.

"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 postsecondal ry institution.

- Every Title IX Coordinator, investigator, decision-makler, and p,erson who facHitates an informal resolution process, must be trained on (among other things) "the scope of the recipient's education program or activity."
- Nothing in the final regulations precludes the recipi, ent from choosing to a'lso addr, ess allegations of conduct outside the recipient's education program, or activity.
 - May offer supportive measures to students and individuals impacted by misconduct or trauma even when Title IX and its implementing 1 reg1 ulations do not require such actions



106.44 (a) General respons,e to sexual harassment.

Scope of "Education program or activity:11

A teacher's sexual harassment of a student is likely to constlitute sexual harassment "in the program" of the school even if the harassment occurs off campus.

Title IX protects students in connection with all ,o,fthe academic. educational,.extra curricular, athletic, and other programs of the school, whether they take place in the facilities of the school. on a school bus, at a class or training program sponsored by the schoo,l1at another location, or elsewhere.

May include computer and internet networks, digital platforms and computer hardware or software owned or operated by, or used in the operations of, the recipient.



New Title IX Regulations '§ 106,.8 (b) Dissemination of policy

Each recipient must:

- provide notice that it does not discriminate on the basis of sex: in the education program or activity that it operates;
- prominently display the Title IX Coordinator contact information and grievance policy on its website, if any, and in each handbook or catalog.



New Title IX Regulations § 106.8 (c) Adoption of grievance procedur, es.

- A recipient must adopt and publish grievance procedures that provide for the prompt and equitable resolution of student an demployee Title IX complaints.
- A recipient must provide notice of the r,eci1pient's grievance procedures and grievance process, including how to report or file a c:omplainc of s,ex discrimination to report or file a formal complaint of sexual harassment, and how the r,ecipient will respond.



Transgender Students

Joint Dear Colleague Letter issued by DOJ& ED on 5/13/16

- Treated a student's gender identity as.the student's sex for Titli@ IX purposes
- School could not treat a transgender student diff-erently from the way it treated other students of the same gender identity
- A school's failure to treat students consist, ent with their gender identity may have created or contributed to a hostile environment in violation of Title [X

JOINT DO] & ED LETTER WITHDRAWN BY TR.UMP ADMINISTRATION 2111117

NOTE: March 2021 Executive Order guarantees education environment free from discrimination on the basis of gender identity



Transgender Students

OCR Notice of Interpretation - Published in Federal Reg1ister June 22, 2021

In 2020, the Supreme Court in Bostock v. Clayton County, 140 S. Ct 1731, 590 U.S._ (2020), concluded that discrimination based on sexual orientation and discrimination based on gender identity inherently involve treating1individuals differently bec.aus,e of their sex.

• It reached this conclusion in the context of Title VU of the Civil Ri,ghts Act whi,ch prohibits sex discrimination in employment.

The Department issued this Interpretation to make dear that the Department interprets Title IX's prohibition on sex discrimination to encomp.ass dis,crimination based on sexual orientation and gender identity



Transgender Students

OCR Letter to Educators on Title IX's 49 th Anniversary June 23, 2021

OCR will fully enforce Title IX to prohibit discrimination based on sexual orientation and gender identity in education programs and activities that re,c,eive Federal filnanc,ial assistance from the Department.

OCR/DOJ published Fact Sheet Confronting Anti.-LGBTQI+ Har,assment in Schools ed.gov/about/offices/lisUocr/lgbt.html

additional information and resources for LGBTQI+ students: ed.gov/about/offices/list/ocr/docs/ocr factsheet-tix 202106.pdf



State Policies

State legislatures have also addressed the issues of sexual misconduct on college campuses, including:

- Affirmative Consent
- Transcript Notations
- Mandatory Reporting
- Access to Medical Attention
- Memorandums of Understanding (MOU)
- Climate Surveys
- Good Samaritan Provisions

To the extent of a conflict between State or local law and Title IX rthe obligation to comply with Title IX takes priority





Dear Colleague Letter Apr'il 24, 2015

- Reminded all schools to designate a Title IX Coordinator
- Contact information must be widely distributed on school's website and various publications
- Department began collecting information about school's Title IX
 Coordinators in 2015



New Title IX Regulations § 106.8,(a) Designation of Title IX Coordinator

- Each recipient must designate at least on employee as the ;'Title IX Coordinator."
- Must notify applicants for admission and employment, stude,nts. and employees of the Title IX Coordinator's name or title, office address., email addre,ss, and tel1ephone number.
- Any person may report sex discrimination, including sexual harassment., in p@rson. by mail, by telephone, or by email, using the contact information listed for the Title IX Coordinator.
- Report may be made at any time (including during non-business hours) by using the telephone number or email address, or by mail to the office address. listed for the Title IX Coordinator.



Title IX Coordinator

Title IX does not categorically exclude particula r e mployees from serving as Title IX coordinators.

- However, when designating a Title IXcoord inator, an institution should be careful to avoid designating an employe e whose other job responsibilities may create a conflict of interest.
- A dedicated, full-time Title IX coordinator is the ideal.
- Designating a full-time Title IX coordinator will also minimize the risk of a conflict of interest.
- Some colleges and universities may not have the resourc, es to support a full-time position.
- If this is the case, it is critical that the employee has all the qualificationsr training, authority, and time to address all complaints raising Title IX issues.



Title IX Coordinator Responsibilities

Responsible for monitoring and overseeing schieol's compliance with Title IX and prevention of sexual misconduct.

- Knowledgeable and trained in school's poli,ci,es .and proc,edures and relevant state and federal law.
- Available to advise individuals about school and community resources and reporting options.
- Available to provide assistance to school, employees r, egarding how to, respond appropriately to report of Title IX-related prohibited conduct and related retaliation.



Title IX Coordinator Responsibilities

- Ensures effective implementation of school's sexual misconduct policies and procedures.
- Oversees training, prevention, and education efforts and annual reviews of climate and culture.
- Overseeing the school's response to Title IX reports and complaints and identifying and addressing any patterns or systemic problems revealed by such reports and complaints.
- The school should ensure that the Title IX c,oordinatar is giv,en the tra,ining, authority, and visibility necessary to fulfill thies,e responsibilities.



Training & Education

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VAWA (Clery Act) Requirements:

Institutional disciplinary hearings must be:

"conducted by officials who receive annual training o,n the issues related to domestic violence, dating violence, sexual assault, and stalking and how to conduct an investigation a1nd hearing proce,ss that protects the safety of victims and promotes arCcountability"

20 USC 1092(/)(B)(iv)(I)(bb)



Prevention and Education

Clery Act requires that an institution's annual security report include, a statement of policy that addresses the institution's programs to prevent dating violence, domestic violence, sexual assault, and stalking.

- The statement must include
 - i. A description of the institution's primary pr,ev,ention and awareness programs for all incoming students and new ,emp1 oyiees, and
 - ii. A description of the institution's ongoing prevention and awareness campaigns for students and empJoyees



Primary Prevention Pro, grams

Defined in regulations as programming, initiatives, and strategies that are intended to stop dating violence, domestic violence, sexual assault, and stalking before they occur through:

- the promotion of positive and healthy behaviors that foster healthy, mutually respectful relationships and sexuality,
- encourage safe bystander intervention, and
- seek to change behavior and soc-a1norms in healthy and safe directions.

34 CFR 668.46(j)(2)(iv)



Prevention and Education

Prior OCR guidance (rescinded September 2017) recommended that the following topics (as appropriate) be coveled as part of student training:

- Title IX and what constitutes sexual violence under the school's policies;
- school's definition of consent, including examples;
- how the school analyzes whether conduct was unwelcom, e under Title, JX;
- reporting options, including formal reporting and confidential disclosure options and any timeframes set by the school for reporting;
- school's grievance procedures
- disciplinary code provisions relating to sexual viol, ence and the consequences of violating those provisions;



Prevention and Education

Additional recommended student training topics (per prior OCR guidance):

- effects of trauma;
- the role alcohol and drugs often pl,ay in sexual vi,olenc,e incidents;
- strategies and skills for bystander intervention;
- how to report sexual violence to campus or local law enforcement;
- Title IX's protections against retaliation;
- encouraging students to report incidents of sexual violence;
- educating students about the persons on campus to whom they can confidentially report incidents of sexual violence.



New Title IX Regulations: § 106.45 (b)(10) Recordkeeping.

A recipient must maintain for a peri,od of **seven years** records of all materials used to train Title IX Coordinator, investigatur, decision-maker, or any person designated by a recipient to facilitate an informal reso, lution process.

These training materials must be publicly availabed on the recipient's website, or if the recipient does not maintain a website then upon request.



U.S. Department of Education Title IX Resources for Students. nstitutions



https://sites.ed.gov/titleix/?

utm cootent&utm medium""email&utm name,&utm source=govde[ivery&utmJerm



U.S. Department of Education Title IX Resources for Students. Instituti, ons

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- Title IX Regulations Addrl'ssing Sexual Harassmi'ni (Une Micial Copy) PDE (6M)
- Tide Ot u.5 Department of Education Tttle IX Final Rule (Overview PDF (553K))
- Summar of MaJor Provisions or the Tille IX Final R
- Faet Sheet final T tie 1x Regulacion
- OCR W.:bmar: Title IX Regulat,ons Addres..ng SexU.111
 Har assment (Length 01:1129)
- Tht1 Arsr Aml'.Indmem and nr e rx.- An OCR Shore WCC.Naw
- OCR Shoawe pinar on How to Report Sexual Harassment under Title IX
- fondur.Ilng and Adjudicating Title IX Hearings: An OCR Training Webinar
- QC Webinar on Due Process Protections under the New Title IX Regulations
- OCR Weblnar on New Title IX Protections Against Sexual Assault
- OCR Blog: rnecwe Date and Rerroam\II!Y
 ocR Blog: I vr Hraonrs. Fnl11d1og Brnaoer on a
- OCR Blog: The Requorement to update School we bares with Important Life IV.

Department's ornce for Civil Righu. Technical assistance ,nqu. -.. In<-ii.it: I mg questions regarding compliance with the n Tlije IX Rule, may be submlned to: OPENf!>ed.gov.





Clery Act Guidance

On October 9, 2020, The U.S. Department of Education **RESCINDED** the *Handbook for Campus Safety and Security Reporting*, 2016 Edition.

- Replaced with a new Appendix in the FSA Handbook
- According to the Department's Electrornic Announcement:

 The 2016 edition, as well as the previous versions; created additional requirements and expanded the scope of the statute and regulations. Despite the fact that the guidance found in the 2016 edition did not have the force Of law or regulations some institutions may have felt pressured to satisfy the non-regulatory or non-statutory based aspects of the guidance, calculating that the financial and reputational consequences of non-compJiance were too great



Clery Act Requirements - The Basi,cs

Clery Act Requirements – The Basics

Collect, classify, and count crime reports and statistics

Issue campus alerts and warning notices

- Disclose missing student notificati n procedures, when applicable
- Disclose procedures for institution J disciplinary actions

Keep a daily crime log, wh n applicable

- Publish an Annual Security Report (Due date: October 1)
- Submit crime and fire statistics to the Department, when applicable
- Provide educational programs and campaigns
- Disclose fire safety in rmation. when applicable

Clery Act Appendix for FSA Handboo $\quad \text{p.}\ 1$



What is the Campus Safety and Security Data Analysis Cutting Tool?

The Campus Safety and Security Data Analysis Curting Tool is brought to you by the Office of Pestaccondary Education of the U.S. Department of Education. This analysis outring tool was designed to provide rapid customized reports for public inquiries relating to campus crime and fire data. The data are drawn from the DPS Campus Safety and Security Standards website database to which crime statistics and fire statistics (as of the 2010 data collection) are submitted annually, via a web-based data collection, by all postsecondary institutions that receive Title IV funding (i.e. those that participate in federal student and programs). This data collection is required by the Jeanne Clary Disclosure of Campus Security Policy and Campus Crime Statistics Act and the Higher Education Opportunity Act.

https://ope.ed.govtcampussafety/#/







Clery Geography

You must disclose statistics for reported Clery crimes that occur:

- on campus,
- on public property within or immediate1y adjacent to the campus, and
- in or on noncampus buildings or property that your institution owns or controls.



Clery Geography: On-Ca, mpus

Under Clery, the **on-campus** category encompasses the following:

- Any building or property owned or control,led by an institution within the same reasonably contiguous geographic area and used by the institution in dkect support of, or in a manner related tor the institution's educational purposes,. including residence halls; and
- Any building or property that is within or reasonably ,contiguous to the property described above, that is owned by the institution but controlled by another person, is frequently used by studentsl and supports institutional purposes (such as a food or other retail vendor).

For Clery reporting purposes, your campus indudes buildings and properties that meet all of the following criteria:

- Your institution owns or controls them;
- They are reasonably contiguous to one another; and
- They directly support or relate to the institution's educational purposes.



Clery Geography: On-Ca,mpus

Institutions that lease space in strip malls:

- Your campus consists of any space within the strip mall that is covered by your written agreement.
- If the lease includes use of the parking lot or selected spaces in the lot, include the lot (or selected spaces) as part of your campus.
- If your students need to use stairweUs.or elevators or haHways to access the space your institution controls, indude them as part of your campus as weU.
- Do not include any of the strip mall-s storesr r, estaurants, offices, etc., in your on-campus category because your institution doesn't control them.



Clery Geography: Publ-c Property

- All public property that is within the same reasonably contiguous geographic area of the finstitution, such as a sidewalk, a street, other thoroughfare, or parking facili and is adjacent to a facility owned or controlled by the institution if the facility is used by the institution in dir,er:t support of. or in a-manner related to the institution's educational purpose,s.•
- In order for this definition to apply, the property i nquestion must satisfy aH three conditions: 1), public (e.g., publicly-owned); 2) within or adjaGent to campus; and 3) accessible from campus.
- This definition excludes any private property1and may in some cases exclude areas such as property divided by a fence or wall, or property with dearly posted signs indicating that it is not part of the campus or that trespassing is prohibited.
- The Department applies no specific measurable distance defiinition into adjacent public property.



Clery Geography: Noncam1pus

- The Clery definition of noncampus buildings or property is:
 - any building or property owned or controlled by a student organization that is officially recognized by the institution; or
 - Any building or property owned or controHed by an institution that is used in direct support of, or in relation to, the instituti,on's educational purposesr is frequently used by students, and is not within the same reasonably contiguous geographic area of the institution.
- The noncampus category encompasses two distinct types of buildings and property:
 - those owned or controlled by officially recognized .student organizations, and
 - those located off campus but owned or controU,ed by your institution.



Space versus Program Agreements

Perhaps your institution sends students to an off-campus site for internships, externships, clinical training, or student teacher.

- If you own or control the site or any space within the site, include the site or the specified space in your non-campus category.
- If you do not own or control the space.. don•t include it.
- If you have an agreement, even a writt, en a, greement, to send your students to a location for one of the aforementioned reasons, but that written agreement is for the program rather than for the use of the physical space, you do not have control of the location and do not have to include statistics for crimes that occur there.

U.S. Department of Education, Office of Postsecondary 1:ducatio , The Handbook for Campus Safety and Security Reporting, 2016 Edition, Washington, D.C., 2016, p. 2-21. NO Tf; T HIS HANDBOOK GUIDANCEHAS BEEN RESCINDED AS OF OCTOBER 9, 2020.



Space versus Program Agreements

For example:

If you have a written agreement to send students to a private by owned hospital for clinical training, but you don't have a written agr, eement for use of the hospital or any space within the hospital, you do not have to include statistics for crimes that occur there.

• However, if you rent classroom space for your students within the same hospital, you are required to include crime statistics for that space, as weU, as for any other areas, such as a lobby or hallways and elevators used to access that space for the period of time specified in the agreement.

U.S. Department of Education, Office of Postsecondary Education, The Handbook for Campus Safety and Security Reporting, 2016 Edition, Washington, D.C., 2016, p. 2-21. **NOTE: TIHIS HANDBOOK GU[O.ANICEHAS BEEN RESCINDED AS OF OCTOBER** 9, **2020**.



Identifying and Reporting Sexual Misconduct

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Prohibited Sexual Misconduct

- Sexual Harassment
- Domestic Violence
- Dating Violence
- Sexual Assault
- Stalking

These are elements of your School Code of Conduct. This Is a separate consideration from their status as crimes under state law.



Sexual Harassment

New Title IX Regulations - § 106.30 Definitions. *Sexual h, arassment* means conduct on the basis of sex that satisfies one or more of the following:

- (1) An employee of the recipient conditioning the provision of an aid, benefit, or service of the recipient on an individual's participation in unwelcome sexual conduct;
- (2) Unwelcome conduct determined by a re.asonable person to be so severe, pervasive, and objectively offensi-ve that it effectively deni-es a person equal access to the recipient's education program or activity; or
- (3) "Sexual assault," "dating violence/udomestic violence," or stalking" as defined for VAWA purposes.



Equal Access to Program, or Activity

- Does not require showing that a complainant dropped out of 5,choot failed a class, had a panic attack, or otherwise, reached a AJbreaking point" in order to report and receive a recipient's supportive response to sexual harassment.
- Evaluating whether a reasonable person in the complainant's position would deem the alleged harassment to deny a personequal a ccess to education protects complainants against school officials inappropriately judging how a complainant has reacted to the sexual harassment.



Equal Access to Program or Activity

Final regulations do not require complete exclusion from an education, but rather denial of "equal" access.

Signs of enduring unequal educational access due to severe, pervasive, and objectively offensive sexual harassment may include:

- skipping class to avoid a harasser,
- a decline in a student's grade point average, or
- having difficulty concentrating in class;

No concrete injury is required to conclude that serious harassment would deprive a reasonable person in the complainant's position of the ability to access the recipient's education program or activity on an equal basis with persons who are not suffering such harassment.



Domestic Violence

Domestic violence. (i) A felony or misdemeanor craime of violence committed -

- (A) By a current or former spouse or intimate partner of the victim;
- (B) By a person with whom the victim shares a child in common;
- (C) By a person who is cohabitating with, or has cohabitated witti, the victim as a spouse or inUmate partner;
- (D) By a person similarly situated to a spouse of the victim under the domestic or family violence laws of the jurisdiction in which the crime of violence occurred, or
- (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 laws of the jurisdiction in which the crime of violence occurred.

Any incident meeting this definition is considered a crime for the purposes of Clery Act reporting.

34 CFR 668.46

mpl of m tic Violenc

Scenario 1: A student's wife is waiting for her husband outside of his on-campus classroom building. She attacks her husband with a knife when he exits the building. Include this as one on-campus incident of Domestic Violence and one on-campus Aggravated Assault.

Scenario 2: A neighbor reports yelling in the apartment next door in a university housin complex. The officer who arrives at the apartment finds a husband and wife having an argument. Neither party reports any physical injuries and neither party reports being intimidated. Do not include this incident in your Clery Act statistics.

Scenario 3: An employee reports to the campus police that her ex-husband has physically assaulted her four times. All four assaults occurred at the employee's private residence; however, he has also recently showed up in the noncampus parking lot outside her office and threatened to hurt her. Include one noncampus Domestic Violence incident for the Intimidation that occurred in the noncampus parking lot. Do not include the Aggravated Assaults in your Clery Act statistics because they did not occur on Clery Act geography. Do not include the Intimidation as a Hate Crime in your Clery Act statistics because there was no evidence that it was motivated by bias. Also include one incident of noncampus Stalking (Stalking is discussed below).

Scenario 4: A father argues with his son at a football game in the on-campus stadium. He eventually hits his son, breaking his jaw. Include this as one on-campus incident of Domestic Violence and one Aggravated Assault.

U.S. Department of Education, Office of Postsecondary Education. The Handbook or Campus Safety and Security Reporting. 2016 Edition, Washington, D.C., 2016, p 3-38. NOTE: THIS HANDBOOK GUIDANCE HAS BEEN RES□NDED AS OF OCTOBER 9, 2020





Dating Violence

Dating violence. Violence committed by a person who is or has been in a social relationship of a romantic or intimate nature with the victim.

- (i) The existence of such a relationship shal be determined based on the, reporting party's statement and with consideration of the length of the relationship, the type of relationship. and the frequency of interaction between the persons involved in the relationship.
- (ii) For the purposes of this definition-
 - (A) Dating violence includes, but is not li1mited to, sexual or physical abuse or the thr,eat of such abuse.
 - (B) Dating violence does not include acts covered under the definition of domestic violence.

Any incident meeting this definition is considered a crime for the purposes of Clery Act reporting.

34 CFR 668.46

mples of Dating olence

Scenario 1: A female student cuts her ex-boyfriend with a knife during an altercation in an on-campus dining hall. Include this as one incident of on-campus Dating Violence and one on-campus Aggravated Assault.

Scenario 2: A female student reports that her boyfriend forced her into nonconsensual sex in her on-campus dorm room. Include one Rape in both the on-campus category and the on-campus student housing facility category, and one incident of Dating Violence in both the on-campus category and the on-campus student housing facility category.

Scenario 3: After a party on campus, John walked back to his apartment in a noncampus housing complex with Matt, whom he has hooked up with a few times over the past month. When they reached John's apartment, it became clear that Matt was angry that John had been talking with other men at the party, causing Matt to punch two holes in the wall and threaten to beat John if he sees him flirting with any other men on campus. John now fears for his safety around Matt. Include one incident of noncampus Dating Violence for the threat of physical abuse.

Scenario 4: A dating couple is arguing on a public sidewalk in front of a campus building. The male slaps the female and her face is red. Include this as one public property incident of Dating Violence.

U.S. Department of Education, Office of Postsecondary Education, Tine Handbook for Campus Safety an,d Security Reporting. 2016, Editifon, Washington, D.C.. 2016, p 3-37. NOTE: THIS HANDBOOK GUIDANCE HAS B.EEN RES DDE DAS OF OCTOBER 9. 2020





Sexual Assault

Sexual assault. An offense that meets the definition of rape, fondling, incest, er statutory rape as used in the FBI's Unified Crime Reporting ("UCR") program.

Rape - The penetration, no matter how slight, of the vaigina or anus with any body part or object, or oral penetration by a sex organ of another person, *without the consent of the victim*.

Sex Offenses - Any sexual act directed against another person. wlthout the "onsent o/tlle victim, including instances where the victim is incapable of giving consent.

A. *Fondling* - The touching of the private body parts of another person for the purpose of sexual gratification, without the consent of the victim, **inch.Jding install**"lces where the victim is incapable of giving consent because of his/her age or because of his/her temporary or permanent mental incapacity.

B. *Incest*- Sexual intercourse between persons who are related to each otherwithin the degrees Wherein marriage is prohibited by law.

C. Statutory Rape - Sexual intercourse with a person who is under the statutory age of cons,ent.

34 CFR 668.46

xamples of Sexual

Scenario 1: A female student reports that she was raped by an unidentified male while

Scenario 2: A female student reports that her ex-boyfriend had sex with her in her campus residence hall room while she was unconscious after a night of drinking alcohol. Include this as one Rape in the on-campus category and one Rape in the on-campus student housing facility category. Also include one incident of Dating Violence in both the on-campus and on-campus student housing facility categories (Dating Violence is discussed on pages 3-36 and 3-37).

jogging along a campus trail. Include this as one on-campus Rape.

Scenario 3: A male student reports that another male student fondled him in a campus building while telling him that he was glad they could finally be alone. Include this as one on-campus Fondling.

Scenario 4: A female student reports to the campus police that she was raped in her car in a parking lot on her school's campus by students from another college. Include this as one on-campus Rape.

Scenario 5: Three female students report that they were each raped by five male students at an off-campus fraternity house owned by a recognized fraternity. Each male raped each of the female students. Include this as three noncampus Rapes.

Scenario 6: A female student reports that an unknown male attempted to rape her on a city-owned sidewalk outside a classroom building on campus, but that he was frightened away by another pedestrian before completing the attack. Include this as one public property Rape.

Scenario 7: A woman is walking on a public sidewalk in front of your campus and a man pinches her buttocks as he runs by her. Include this as one public property Fondling only if the victim reports that it was sexual in nature.

Scenario 8: A female student reports that she has been raped three times since January by someone who lives in the same on-campus student housing facility. All three of the sexual assaults occurred in this housing facility. Include this as three Rapes in both the on-campus category and on-campus student housing facility category.

Scenario 9: A 21-year-old student has sex with a 15-year-old juvenile in the student's oncampus apartment. There is no use of force or threat of force (the statutory age of consent is 16). Include this as one Statutory Rape in the on-campus category and one Statutory Rape in the on-campus student housing facility category.

Scenario 10: Campus police respond to a call from the dean reporting that an unknown man exposed himself to a group of female students on campus. Do not include this incident in your Clery Act statistics as it is not a Clery Act crime. U.S. Department of Ed. catio:ri, Office of Postsecondary Educatlo, The Handbook for Campus Safety and security RepDrtrng, 20 6 edition, Washington, D.C., 2016, p 3-8. NOTE: THIS HANCH:1001(GUIDANCE HAS BEEN RESCINDED AS OF OCTOB!R

9. 2020





Consent

In both VAWA & Title IX final regulations Departm, ent of Education considered and *chose not* to define consent.

- At minimum, the definition should rec,o, gnize that
 - consent is a voluntary agreement to eng.age in s,exual activity;
 - someone who is incapacitated cannot consent;
 - past consent does not imply future consent;
- silence or an absence of resistance does not imply consent;
- consent to engage in sexual activity with one person does not impily cunsent to engage in sexual activity with another;
- consent can be withdrawn at any time; and
- coercion, force, or threat or either invalidates consent.



Affirmative Consent

- "Affirmative consent" is defined as an affirmative, conscious, and voluntary agreement to engage in sexual activity.
 - Neither the lack of protest or resistance nor silence constitutes consent, and consent may be withdrawn at anytime.
 - Affirmative consent must be given by all p,arUes to sexual activity.
- Often referred to as "Yes Means Yes"



Example of Affirmative Consent Standard

N.Y. Education Law Sec. 6441. AFFIRMATIVECONSENT TO SEXUAL ACTIVITY. Every institution shall adopt the following definition of affirmative consent as part of its code of conduct:

- Affirmative Consent is a knowing, voluntary, and mutual decision among all participants to engage in sexual activity.
- Consent can be given by words or actions, as long as those words or actions create clear permission regarding willingness to engage in the sexual activity.
- Silence or lack of resistance, in and of itself, does not dem, anstrate consent.
- The definition of consent does not vary based upon a participant's sex, sexual orientation, gender identity, or gender expression.



Affirmative Consent

- Under VAWA & Title IX, schools have option to adopt an affirmaUve consent standard to determine whether a student has given consent to sexual activity.
 - BUT: If state law requires affirmative consent, then school must comply with state law standards
- The affirmative consent standard is distinguishable from the standards applicable to criminal proceedings in certain ways.
 - First, the affirmative consent standard does not apply in the criminal context.
 - A criminal trier of fact may consider whether an individual affirmatively consented, but that alone is not determinative of whether the sexual activity was consensual,
 - Other evidence of consent or lack of consent.. such as body language or silence, may
 also be considered in the analysis of whether a crime occurred.
 - Under the affirmative consent law, the question of whether a victim affirmatively consented is by itself determinative of whether wrongdoing occurred.



Stalking

Engaging in a *course of conduct* directed at a specific person that would cause a *reasonable* person to -

- (A) Fear for the person's safety or the safety of others; or
- (B) Suffer substantial emotional distress.

Course of conduct means two or more acts, including, but not limited to, acts in whi1ch the stalker directly, indirectly, or through third parties, by any achon. method, device, or means. follows, monitors, observes, surveils, threatens, or communicat es to or about a person. or interferes with a person's property.

Reasonable person means a reasonable person under similar circumstances and with similar identities to the victim.

Substantial emotional distress means significant mental suffering or anguish tr1at may, but does not necessarily, require medical or other professional treatment or counseling.

34 CFR 668.46



Recording Stalking Reports

- When recording reports of stalking that include activi1ties in more than one calendar year, an institution must record a crime statistic for each and every year in which the course of conduct is reported to a local poli,ce agency or t,o a campus security authority. 34 CFR 66R46(c)(6)
- Department of Education believes that this approach strikes a balance by ensuring that stalking is adequately captured in an institution's statistics without inflating the number of incidents of stalkingiby counting each behavior in the pattern.

Violence Against Women Act; Final Rule, 79' Fed, R'eg, 62722 (October 20, 2014)



Recording Stalking Reports

- An institution must record each report of stallking as occurring at only the first location within the institution of Sclery geography in which:
 - A perpetrator engaged in the stalking course of conduct or
 - A victim first became aware of the stalking.
- If stalking occurs on more than one institution•s Clery geography and is reported to a campus security authority at both institutions, then both institutions must include the stalking n their statistics.

34 CFR 668.46(c)(6)

Examples of Stalking

Scenario 1: A female student reports that she is being followed by a man she met at her job at a cafe off-campus. He began showing up at the cafe and would not leave her alone. Since then she has also noticed him following her around campus and she fears for her safety. Include this as one incident of Stalking on-campus since the first occurrence on Clery Act geography occurred when the victim noticed the perpetrator following her on-campus.

Scenario 2: Several students belonging to the university association of Hispanic students have reported being watched or followed by the same unknown man on various parts of campus. All of the students reported fearing for their safety as a result of his behavior but none of the students saw the man more than once. Do not include this as Stalking in your Clery Act statistics because, given that the man has never approached the same student more than once, the course of conduct was not directed at a single individual,

Scenario 3: A female student reported that she is afraid for her safety because her exboyfriend has been sending harassing emails to her private email account over the past several weeks. She opened the first five emails in her off-campus apartment. However, earlier that day she opened another email on her mobile phone while walking on campus. She came directly to the Campus Police to report the behavior. The location of the ex-boyfriend when he was sending the harassing messages is unknown. Include this as one on-campus Stalking because the first incident in the course of conduct to occur on Clery Act geography was the victim reading the email on-campus.

U.S. Department of Education, Office of Postsecondary Education, The Handbook for Campus Safety and Security Reporting, 2016 Edition, Washington, D.C., 2016, p 3-41.

NOTE: THIS HANDBOOK GUIDANCE HAS BEEN RESCINDED AS OF OCTOBER 9, 2020



Examples of Stalking (continued)

Scenario 4: A male student reports that his ex-girlfriend has been sending him harassing text messages. The ex-girlfriend attends another university 200 miles away. While at home over summer break, the ex-girlfriend showed up at the student's house every day asking if he has a new girlfriend at school. Now that he has returned to school, she sends him daily text messages threatening to "check-in" on him on-campus. The ex-girlfriend sends these text messages late at night and the victim receives them when he is inside his on-campus dorm room. Include one incident of Stalking in both the on-campus category and in the on-campus student housing facility category if the male student fears for his safety as a result of this behavior.

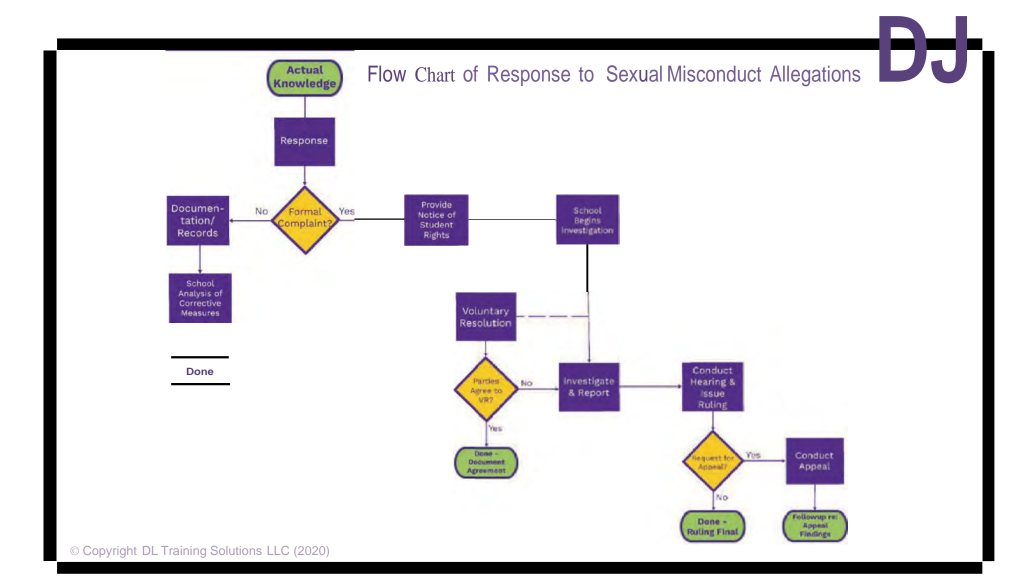
Scenario 5: A male student reported a Stalking course of conduct to Campus Police during the spring semester. During the investigation, Campus Police established that the first incident in the Stalking course of conduct to occur on Clery Act geography took place on public property. When the student returned to campus for the fall semester, the Stalking continued when the perpetrator repeatedly waited for the victim in the hallway outside the victim's down room in an on-campus student housing facility. Since the spring and fall Stalking incidents involved the same victim and the same perpetrator, the fall incidents should be considered a continuation of the Stalking course of conduct that started in the spring. Include this as one Stalking incident on public property.



Effects of Sexual Violenc, e

- **Depression.** There are many emotional and psychological r, eactions that victims of rape and sexual assault can experience. One of the most common of these is depression.
- Flashbacks. During a flashback, memories of past traumas feel as if they are taking place in the current mom,ent.
- **Post-Traumatic Stress Disorder.** After a traumatic event, it is typical to have feelings of anxiety, stress, or fear, making it difficult to adjust or cope for some time afterwards.

Information provided by the Rap.e, Abuse & Incest National Net\vork, accessed September 7, 2018 bttps://www.lw.rainn.or/betcts-SextJal-Yiolence





New Title IX Regulations 106,44 (a) General response to sexual har, assment.

- A recipient with actual knowledge of sexual harassment in an education program or activity of the recipient against a person in the United States, must respond promptly in a manner that is not delib, erate(y indifferent.
- A recipient is deliberately indifferent only if its response to sexual harassment is clearly unreasonable in light of the known, circumstances.
- A recipient's response must treat complainants and respondents equitably.



When does a recipient hav e "actual kn, owledge?

- 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 an, yemployee
 of an elementary and secondary school.
 - This standard is not met when the only official of the recipient with actual knowledge is the respondent.
- Imputation of knowledge based solely on vkarious liability or constructive notice is insufficient to constitute actual knowledge. 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 on@who has authority to institute corrective measures on behalf of the redpient.



Receipt of Notice of Sexual Harassment

The Title IX Coordinator and officials with authority to institute corr, ective measur, es on behalf of the recipient may receive notice through

- an oral report of sexual harassment by a complainant or anyone else,
- a written report,
- through personal observation,
- through a newspaper article,
- through an anonymous report, or
- through various other means.

The Department will not permit a recipient to ignore sexual harassment if the recipient has actual knowledge of such sexual harassment in its education program or activity against a person in the U.S., and such a recipient is required to respond to sexual harassment



§ 106.71 - Retaliation Proh1 ibited

No recipient or other person may intimidate, threaten, coerce, or discriminate against any individual for the purpose of interfering with any right or privile, ge secured by Title IX, or because the individual has made a report or complaint J testified. assisted, or participated or refused to participate in any manner in a Title IX investigation, proceeding or hearing.

Except as otherwise noted in the regulations, the recipient must keep ieonfidential the identity of any individual who has made a report or complaint of s,ex discrimination, including any complainant, any individual who has been r@ported to b@ the perpetrator of sex discrimination, any respondent, and any witness.

Charging an individual with a code of conduct violation for making a matertaUy false statement in bad faith in the course of a grievance proceeding does not constitute retaliation, provided, however, that a determination n:!garding responsibility, alone, is not sufficient to conclude that any party made a materially fatse statement in bad faith.



Preservation of Evidenc,e

Victims of sexual assault, domestic violence, or dating violence should consider seeking medical attention as soon as po:ssible.

- It is important that a victim of sexual assault not b.athe, douch1e, smoke, change clothing or clean the bed/linen where they were assaulted so that evidence necessary to prove criminal activity may be preserved.
- In circumstances where the victims do not opt for forensic evidence coHection, health care providers can still treat injuries and take steps to address heal'th concerns.
- Victims of sexual misconduct are encourag,ed to also p,reserv e evidence by saving text messages, instant messages, social networking pages, other communications, and keeping pictures, logs or other copies of docu1ments, if they have any, that would be useful i nconnection with a school or p,olice investigation.



Coordination with DrugiFree School P,olicy

Federal Guidance:

- Students may be reluctant to report instances of s, exual misconduct because they fear being disciplined pursuant to the schoors alcohol or drug polici, e.s.
- The school should encourage students to r,eport ,all instances of sexuall misconduct, taking into consideration the importance of reporting sexual misconduct in addressing violations of the School's alcohol and drug p olicies.
- This means that, whenever possible the schoor should respond educationally rather than punitively to student alcohol or drug policy violations, associated with reported sexual misconduct.



New Title IX Regulations 106,44 (a) General response to sexual har, assment.

Upon actual knowledge the Title IX Coordinator must promptly C!ontact the complainant to discuss:

- the availability of supportive measures,
- 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 filin, g a formal complaint.



Supportive Measures

Non-disciplinary, non-punitive individualized services offered as appropriate, as reasonably available, and without fee or chargle 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.

D

Supportive Measures

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 locationsr
- leaves of absence,
- increased security and monitoring of certain areas of the campus rand
- other similar measures.



Supportive 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.



Options for Assistance f,ollowing an Incident

Immediate Assistance

- School should identify and provide contact information for th@ trained: onand off- campus advocates and counselors who can provide, an immediate confidential response in a crisis situation
 - obtain needed resources
 - explain reporting options
 - and help navigate the reporting process
- Provide emergency numbers for o,n.. and off.. camp1u\$ safety, law enforcement, and other first responders
- Identify health care options, both on- and off- campus

Ongoing Assistance

Counseling, Advocacy, and Support - On and Off Campus



Partnering with Local Cris-s Cent, ers

- Schools can strengthen sexual assault prevention and resp,onse programs by developing partnerships with local rape crisis centers.
- These partnerships can be formalized through a Memorandum of Understanding (MOU) or other agreement between the parties.
- Rape crisis center services generally include:
 - 24-hour crisis intervention
 - medical and legal advocacy, and
 - counseling for survivors.
 - professional training about sexual violence,
 - community education,
 - develop prevention programming, and
 - Assistance in developing policies to address sexual violence.



Formal Complaint

If an investigation is an action the complainant desires, the complainant must file a *written document* requesting an investigation.

• Note: No written document is required to p,ut a school on notke (i.e., convey actuaf knowledge) of sexual harassment triggering the r,ecipierit-s response obligations under§ 106.44(a)

There is no time limit on a complainant's decision to fille a formal, compraint

• Note: At the time of filing a formal compliaint a complainant must be participating in or attempting to participate in the education p,rogram or activity of the redpient with which the formal complaint is filed.



Formal Complaint

When a Title IX Coordinator believes that with or without the complainant's desire to participate in a grievance process, a non-deliberately indifferent response to the allegations requires an investigation, the Title IX Coordinator has the discretion to initiate agrievance process.

The grievance process can proceed without the complainant's participation: however, the complainant will still be treated as a party in such a grievance process.

• Department notes in Preamble to final regulations that a decisior, by the Title IX Coordinator to, file a formal complaint should be reached thoughtfully and intentionally, not as an aut, omatic result that occurs any time a recipient has notice that a complaina11t was aUe-g, edly victimized by se-xual harassment.



New Title IX Regulations § 106.45 (bi)(3) Dismissal of a formal complain 1t

The recipient must dismiss a formal complaint if:

- the conduct alleged in the formal complaint would not constitute sexual harassmem: under Title IX even if proved,
- did not occur in the recipient's education program or activity, or
- did not occur against a person in the United Statesj then the recipient must dismiss the formal complaint;
- such a dismissal does not preclude action under another provision of the recipient's code of conduct.

The recipient may dismiss the formal complaint if:

- a complainant notifies the Title IX Coordinator in writing that the complair1ant would like to withdraw the formal complaint;
- the respondent is no longer enrolled or employed by the rec:ipient; or
- specific circumstances prevent the recipient from gathering evidence sufficient to, reach a determination as to the formal complaint or allegations therein.



New Title IX Regulations § 106.45 (b,)(10) Recordkeeping.

A recipient must maintain for a period of seven years records of:

- Each sexual harassment investigation including any determination r@garding responsibility and any audio or audiovisual recording or transcript required, any disciplinary sanctions imposed on the respondentrand any re-medies provided;
- Any appeal and the result therefrom;
- Any informal resolution and the result therefrom; and
- All materials used to train Title IX Coordinators, et. ail.
 - These training materials must be publidy available on the recipient's website, or if the recipient does not maintain a website then upon request.

In response to receipt of actual knowledge of sexual harassmentr *a* recipient must create, and maintain for a period of seven years, records of any a,ctions, including any supportive measures, taken in response to a report or formal complaint of sexual harassment.



New Title IX Regulations § 106.45 (b,)(2,) Notice of allegations u-pon receipt of formal complaint

- (A) Notice of the recipient's grievance process.
- (B) Notice of the allegations of sexual harassment, including:
- sufficient details with sufficient time to prepare a response before any initial interview.
- a statement that the respondent is presum, @d not r@sponsible and that a d, @termination regarding responsibility is made at the conclusion of the ,grievance process.
- Notice must inform the parties that they may have an advisor of their choice, who may bel but is not required to be, an attorney, and may insp,ect and revi,ew evidence.
- 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 during the grievance process.



§ 106.45 (b)(1) Basic requirements for grievance process.

- (i) Treat complainants and respondents equitably;
- (ii) Require an objective evaluation of all relevant evidence;
- (iii) Require that any individual designated by a recipient **as a** Title IX Coordinator, investigator, decision-maker, or any person designated to facilitate an informal resolution process, not have a conflict of interest or bias. Title IX Coordinators, et. al. must receive proper trainin1g;
- (iv) Include a presumption that the respondent is not responsible for the aHeged cor, duct until a determination regarding responsibility is made at the conclusion of the grievance process;
- (v) Include reasonably prompt time frames for conclusion ofth, e grievance process;



§ 106.45 (b)(1) Basic requirements for grievance process.

- (vi) Describe the range of possible disciplinary sanctions and remedies that the recipienrtmay implement following any determination of responsibility;
- (vii) State the standard of evidence to be used to determine responsibility {preponderance of the evidence or clear and convincing evidence);
- (viii) Include the procedures and permissible bases for theomplatinant and respondent to arppear;
- (ix) Describe the range of supportive measures available to complainants and respondents; and
- (x) Not require, allow, rely upon, or otherwise use questions or evidence that constitute, o.rseek disclosure of, information protected under a legally recognized privile ge, unless the person holding such privilege has waived the privilege.



Emergency Removal

Recipient may remove 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 r; moval, and
- provides the respondent with notice and ,an op,port.unity t:o,challenge the decision immediately following the removal.

Administrative leave. Recipient may place a non-student employee respondent on administrative leave during the pendency of a gri, ev, ance process.



Be Fair Be Prompt Be Impartial



John Doe v. Brandeis University, (U.S. DC Mass.t March 31, 2016

Case was brought by a student who was found guilty of violating the 11.1niversity's policies against sexual misconduct.

Brandeis University is a private university lo,cated in Massachusetts.. In its ruling, the court noted that

- Brandeis is not a governmental entity, or even a public university.
- It is not bound by the requirements of the Sixth Amendment.
- Its proceeding was not a criminal prosecution.
- It is not generally the role of the federal courts to tel 1 a private university how to conduct its affairs.



Nonetheless, the Court found that Brandeis's authority to discipline its students is not entirely without limits.

- Although the relationship between the university and its students is
 essentially contractual, the university-'s disciplinary actions may also be
 reviewed by the courts to determine whether it provided "basic fairnessJfto
 the student.
- Put simply, a fair determination of the facts requires | fair process, not tilted to favor a particular outcome and a fair and neutralfact. Jinder, not predisposed to reach a particular conclusion.



- In this case, the Court concluded that the accused student pl,ausibly alleged that the school did not provide him1with "Jbasic fairness,."
- There is no one-size-fits-all answer to the question what of constitutes the "basic fairness" that a student is due.
- The answer may vary depending upon the competing interests at stake, include such factors as:
 - The magnitude of the alleged violation,
 - The likely sanctions and other consequences of a finding of guilt, and
 - The school's experience and aptitude in resolving disputes of that nature.



There are two principal threads to the ¹¹ fairness Hinquiry:

- Procedural Fairness-whether the process used to adjudicate the matter was sufficient to provide the accused student a fair and reasonable opportunity to defend himself.
- Substantive Fairness-even if the procedure was fair., whether the decision was unduly arbitrary or irrational, or tainted by bias or other unfairness.



Procedural Fairness

In the Brandeis case, the Court found that the university failed to provide a variety of procedural protections to the ac, cused student, m1any of which, in the criminal context, are the most basic and fundamental components of due process of law.

- 1. No Right to Notice of Charges
- 2. No Right to Counsel
- 3. No Right to Confront Accuser
- 4. No Right to Cross-Examine Witness
- 5. No Right to Examine evidence or Witness Statements
- 6. Impairment of Right to Call Witnesses and Present Evidence
- 7. No Access to Special Examiner's Report
- 8. No separation of Investigatory, Prosecution, and Adjudication Functions
- 9. No Right to Effective Appeal
- 10. Burden of Proof



Substantive Fairness

The Court stated that one of the most basic components of fairness is an unbiased and neutral fact-finder.

- Accused students are entitled to have their cases decided on the merits-on the particular facts of the case, set in the proper context-and not acc,ording t,o the application of unfair generalizations or stereotypes or because of social or other pressures to reach a certain result.
- Here, however, the Court found that there was reason to, believe that the university's Special Examiner decided the accused student's guilt to a substantial degree on unfair generalizations, ster eotypesr or logical fallacies, and that the basic fairness of the proceeding was affected by that fact.



New Title IX Regulations § 106.45 (b,)(5) Investigation of a formal compla!nt,.

When investigating a formal complaint and throughout the grievance process, a recipient must-

- Ensure that the burden of proof and the buirden of gathering evidence sufficient to reach a determination regarding responsibility rest on the recipient and not on the parties;
- Provide an equal opportunity for the parties to present wirtne sses, including fact and expert witnesses, and other inculpatory and exculpatory ev1idence;
- Not restrict the ability of either party to discuss the alllegations under investigation or to gather and present relevant evidence;
- Provide the parties with the same opportunities to have others present during any grievance proceeding, including an advisor of !their choice;



New Title IX Regulations § 106.45 (b,)(5) Investigation of a formal compla!nt,.

When investigating a formal complaint and throughout the grievance process, a recipient must-

- Provide, to a party whose participation is invited ,or expected, written notice of the date, time, location, participants, and purpose of aU hearings, investigative interviews, or other meetings, with sufficient time for the party to prepare to 1participate;
- Provide both parties an equal opportunity to inspect and review any evidence obtained as part of the investigation that is directly r,elat,ed to the all,egations raised in a formal complaint; and
- Create an investigative report that fairly summarizes relevant evidence and, at least 10 days prior to a hearing or other time of dieteirmination regarding responsibility, send to each party and the party's advisor, if any, the investig, a tive report. for their revi, ew and written response.





The Neurobiology of Sexual Assault

https://nij.ojp.gov/media/video/24056



Deluca Law LLC gratefully acknowledges the U.S. Dep.artme c of Justice, Office of Jusce Programs, Nationi.11 Institute of Justice, for allowing us to reproduce, in pa or in whole, the video Interview with Dr. **Rebecca** Campbell on the Neurobiology of Sexual Assault. he opinions, mdings, and conclusions or recommendations expressed in this video are those of lhe speaker(s) and do riot nec-es.sarry represent the official position or policies of the U.S. Department of Ju<;tice.



The Neurobiology of Sexual Assault

- Victim often describes the attack multiple times in excruciating detail
 - Usually 24-48-72 hours after attaiek
 - Emotionally very difficult
- Story can come out very disorganized
- Reliving the assault described as "Secondary Victimization"
- PTSD is a gateway to physical health problems.



The Neurobiology of Sexual Assault

- Neurobiology of trauma will cause victims to have unstable emotions
 - Does not mean that the victim is lying
- Neurobiology of Memory
 - Difficult for victims to recall events, of assault because, of the way memory of the assault has been stored in the brain
 - When victim's story seems disjointed, it does not rmean that the vijctim is lying
 - Rather, sign that the victim is having difficulty piecing things together based on how the event is stored in their memory

Victim Credibility Challenges

- Lack of Physical Resistance
- Delayed Reporting
- Inconsistent or Untrue Statements



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Perpetrator Characteristics

No two sex offenders are exactly alike.

Recent high profile cases include:

- School teachers, coaches & officials
- Clergy
- Community Leaders
- Family members
- Popular entertainers

Offenders can be the same or different sex as the victim

There is no "typical profile" of a perpetrator of sexual harassment:



Cultural Awareness

When investigating sexual misconduct, be aware of particular issues that may face certain populations (i.e. age, culture, disabilities, gender, language) and how this might affect the way a person makes decisions and responds.

Examples of vulnerable populations include:

- American Indians
- Immigrants, documented and undocum, ented
- Individuals in prostitution
- Individuals with disabilities
- Individuals with substance addictions
- Individuals with limited English proficiency
- Individuals who have previously been sexually assaulted
- Lesbian, gay, bisexual, transgender individuals
- Minors
- Senior Citizens



May a School Facilitate an Informal Resolution of the Complaint?

§ 106.45 (b)(9) Informal resolution. At any time prior to- r, eaching a determination regarding responsibility the recipient may facilitate an inf:ormal resolution process, such as mediation, that does not involve a full investigation and adjudication, provided that the recipient:

- Provides to the parties a written notice disclosing the aUegations and the requirements of the informal resolution process;
- Notifies parties that any time prior to agreeing to a resolution, any party has the right to withdraw from the informal resolution process and resume the grievance process with respect to the formal complaint;
- Obtains the parties' voluntary, written consent to the informal resollution process;
 and
- Does not offer or facilitate an informal resolution proc,ess to resolve alleg1 ations that an employee sexually harassed a student.

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Report Writing

Investigators should be aware that reports are used for more than mere documentation of incidents.

Reports may be used by:

- Respondent's attorneys to develop defense
- Police as part of investigation
- Prosecutor and others in criminal proceeding
- Evidence in civil trial
- State Board, Accrediting Agency, and/or OCR in complaint proceeding
- Media



Investigation Report - § 106.45 (b)(5)

Prior to issuing an investigation report, a redpient must 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

Recipient must create an investigative report that fairly summarizes relevant evidence and, at least 10 days prior to a hearing or other ti'm,e of det,ermination regarding responsibility, send to each party and the part}ts advisor, if any, the investigative report, for their review and written response.



For postsecondary institutions, the feci1pient's grievance process must provide for a live hearing.

- At the live hearing, the decision-maker(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 personal:ly.
- 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,m1ay be ask,ed o,f a party or witness.

- Before a complainant, respondent, or witness answers a cross-examination or other question, the decision-maker(s) must first determine whetheer the question is relevant and explain any decision to excllude a question as not relevant.
- If a party does not have an advisor pres, ent 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.



Relevant Evidence

The recipient's grievance process must provide for o,bjeietive evaluation of all relevant evidence, including evidence that is inculpatory and exculpatory

- A recipient may not adopt a rule excluding relevant evidence because such relevant evidence may be unduly prejudicial, conc,ern prii, or bad acts, or constitute character evidence.
- A recipient may adopt rules of order or decorum to forbid badgering a witness, and may fairly deem repetition of the same question to be irrelevant.
- However, there is a difference between the adm, ission of relevant evidence, and the weight, credibility, or persuasiveness, of particular evidence



Relevant Evidence

The new Title IX regulations deem oertain evidence and information to be not relevant or otherwise precludes the recipient from using it:

- a party's treatment records, without the party's prior writte, nconsent [§ 106.45(b)(S)(i)];
- information protected by a legally recogniz, ed privil, ege [§ 106.45(b)(1)(x)];
- questions or evidence about a complainant's sexual predisposition, and questions or evidence about a complainant's prior sexual behavior unless it meets one of two limited exceptions [§ 106.45(b)(6)(i)-(ii)]; and,



Only relevant cross- examination and other questions,m1ay be ask,ed o,f a party or witness.

• 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 aHeged 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 110 prove consent.



Regulations state: If a party or witness does not submit to ,cross-e-xamination at the live hearing, the decision-maker(s) must not rely on any statemen, tof that party or witness in reaching a determination regarding responsibility.

BUT: July 28, 2021 - U.S. District Court in Massachusetts ruled that the prohibition on all statements not subject to cross examination is arbitrary and capricious

- Prevents previous written or oral statements from police officers, nurses or other witnesses from being considered in the ev@nt that individual 1 is unable to attend a hearing
- Also means an accused student's own admission of guilt co, utd not be used if the student chose not to testify at the hearing
- Decision upheld challenges to other provisions of th@ 2020 Titl@IX re,gulations



- Live hearings may be conducted with all parties physically present in the s.ame geographic location or, at the recipient's discretion, any or all parties, witnesses, and other participants may appear at the live hearing virtuall'y, with technology enabling participants simultaneously to see and hear each other.
- Recipients must create an audio or audiovisual recording, or tr.anscript, ,of any live hearing and make it available to the parties for inspection and review.



Adjudication Procedures

Evidentiary Standard:

- The findings of fact and conclusions should be reached by applying either a preponderance of the evidence standard or a dear and convincin,g eviden ce standard.
- Clear and convincing evidence means that the party must present evidence that leaves one with a firm belief or iConviction that it is highly probable that the factual contenti,ons of the claim or defense are true.
- **Preponderance of the evidence** is a lower standard of proof, which means that a panel must find based on the evidence that respondent is more likely than not to have violated school policy.



Adjudication Procedures

- The standard of proof in criminal proceedings is higher than the standard of proof used in campus disciplinary proceedings.
 - In criminal proceedings, there must be evidence that proves beyond a reasonable doubt that unlawful sexual activity took place.
 - In contrast, campus disciplinary proceedings.may use either a preponderance of the evidence or dear and ,convincing evidence standard.



New Title IX Regulations § 106.45 (b,)(7) Determination regarding responsibility.

The decision-maker(s), who cannot be the sam@ p@rson(s) as th@ Titl@1X Coordinator or th@ investigator(s), must issue a written determination regarding responsibility.

The written determination must include-

- Identification of the allegations potentially c:oinstitut1ing sexual harassment;
- A description of the procedural steps taken from 1 the rec, eipt of the formal complaint through the determination;
- Findings of fact supporting the determination;
- Conclusions regarding the application of the recipient's code of conduct to the facts;
- A statement of, and rationale for, the result as to each allegation; and
- The recipient's procedures and permissible bases for th@ complainant and respondent to appeal.

The recipient must provide the written determination to the parties simultaneously. The Title IX Coordinator is responsible for effective implementation of any remedies.



Sanctions & Other Remedies

- Sanctions should be:
 - Fair and appropriate given the facts of the pairbcula, rcase;
 - Consistent with the school's handling of similar cas, es;
 - Adequate to protect the safety of the campus ieommunity; and
 - Reflective of the seriousness of sexual mi, sconduct.
- The sanctioning decision must be communicated in writing to both the complainant and the respondent.
- List of possible sanctions for a student determined to have violated the school's policies must be included in the school's policies.
- The school may also require any student determined to be r,e-sponsible for a violation of its policy to receive appropriate education and/or training related to the sexual misconduct violation at issue. The school may also recommend counseling or other support services for the student.



Sanctions & Other Remedies

- Whatever the outcome of the hearing process ,a co, implainant may request ongoing or additional accommodations and the Title IX Coordinator should determine whether such measures are appropriate.
- The school may also determine that additional measures are appropriate to respond to the effects of the incident on the school community.. Additional responses for the benefit of the school community may include:
 - Increased monitoring, supervision or security at locations or activiti,es
 where the misconduct occurred
 - Additional training and educational materials for students and employees
 - Revision of the school's policies relating to sexual misconduct
 - Climate surveys regarding sexual misconduct



New Title IX Regulations § 106.45 (b,)(8) Appeals.

A recipient must offer both parties an appeal from a determination regarding responsibility, and from a recipient's dismissal of alternal compilation of any allegations therein, on the following bases:

- Procedural irregularity that affected the outcome of the matter;
- New evidence that was not reasonably available at the time the determination regarding responsibility or dismissal was made, that could affect the outcome of the matter; and
- The Title IX Coordinator, investigator (s), or decision maker(s) had a conflict of interest or bias that affected the outcome.





Thank You!

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