

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: Title IX Review (Isu.edu)

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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." Montgomery College (PDF) (ed.gov)

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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."

d Investigating a Professor's Alleged Misconduct When He chronicle.com) Examples of Title IX Regulatory Enforcement Under Biden

Taft College

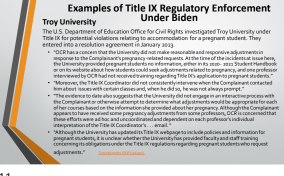
• Transgender female student complainant alleged that several professors subjected her to repeated harassment when they repeatedly misgendered her.

• 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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Title IX— Cultural and Legal Crossfire

• Efficiency
• Authenticity and mission
• Mental health
• Red blue purple affinity...and travel/enrollment management
• Prevention/Provention
• 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

Title IX: Some Observations on Related Litigation and Legal Issues

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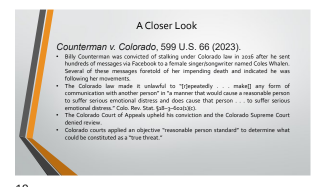
American Law Institute (ALI) Document (2022)

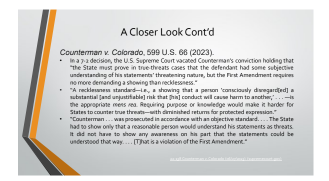
Principles of the Law, Student Sexual Misconduct: Procedural Frameworks for Colleges and Universities

• This document is extraordinary and forward thinking.
• First effort by ALI to articulate principles of due process for student conduct administration in its history.
• Crafted by members of ALI, in consultation with others, the principles are likely to be influential to both jurists and educators—and indeed have been, as evidenced by newly proposed Title IX regulations that are noticeably consistent.
• All schools should review Title IX policies in consultation with this document.
• student-misconduct-td1-black-letter.pdf(ali.org)



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Title IX Updates—Court Watch
SCOTUS Cont'd

• Athletes—NCAA v. Alston

• First Amendment and "harassment"—Clues from Mahoney (Fenves)/Counterman/ Elonis

• No major Title IX focus as such on the docket but...

• Injunction

• Justice Comey Barrett now sits on the high court, author of Purdue in a zth Circuit case in 2019—focus on due process and a relaxed standard to plead sex discrimination—a prognosticator?

• NOTE: Intersection of proposed Title IX regulations and Dobbs

*... Title IX covers discrimination based on medical conditions related to or caused by pregnancy, childbirth, termination of pregnancy, or lacitation ... "(NPRM at 461), —A group of 60 Congressional Democrats has asked for clarification on Title IX protections for students who are pregnant, parenting, or seeking an abortion.

2022- allowed cases to proceed such as Fairfax County: "The U.S. Supreme Court ... turned away bids by a public school district in Virginia and the University of Toledo in Ohio to avoid sexual harassment lasswits brought by female students under a law that prohibits sex discrimination at schools that receive federal funds."

Title IX Updates—Court Watch

Judicial activism in lower federal courts and state courts on due process and compliance error// inactivism of SCOTUS

Examples

6 th Circuit in Baum

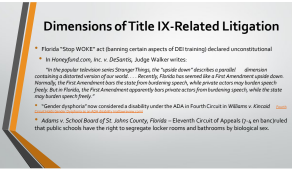
7 th Circuit in Purdue

• Colorado Court of Appeals in Doe v. University of Denver

3 th Circuit in University of Sciences

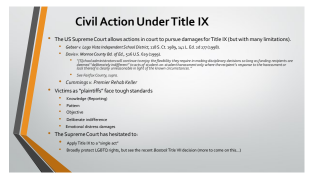
• "Plausible allegations supporting the reasonable inference that Usciences discriminated against him (plantiff) on account of his sex." (Male plaintiff drank alcohol at levels similar to the sex of the country of the sex of the country of t

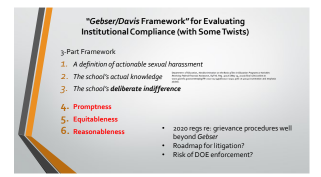
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Dimensions of Title IX-Related Litigation Athletic Equity Breach of Contract Deliberate Indifference Abuse of Process (see Debra Due Process McCarthy et al v. Raul Jauregui et al:
"Pennsylvania magistrate judge held
that Title IX disciplinary proceedings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

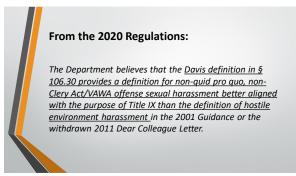
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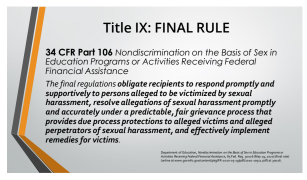


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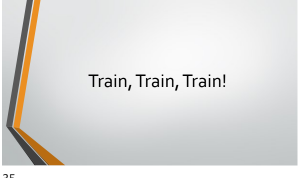


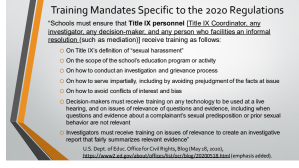






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Watch You Tube for Videos from OCR

The First Amendment and Title IX: An OCR Short Webinar (July 29, 2020)

OCR Short Webinar on How to Report Sexual Harassment under Title IX (July 27, 2020)

Conducting and Adjudicating Title IX Hearings: An OCR Training Webinar (July 23, 2020)

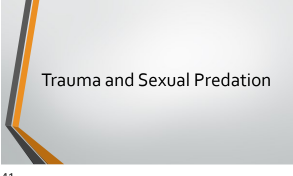
OCR Webinar on Due Process Protections under the New Title IX Regulations (July 21, 2020)

OCR Webinar on New Title IX Protections Against Sexual Assault (July 7, 2020)

OCR Webinar: Title IX Regulations Addressing Sexual Harassment (May 8, 2020)

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The Controversial Science of Sexual Predation

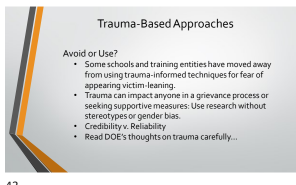
Lisak D, Miller PM. Repeat rape and multiple offending among undetected rapists. Violence Vict. 2002;17(1):73-84. doi:10.1891/vivi.37.1.73.33638

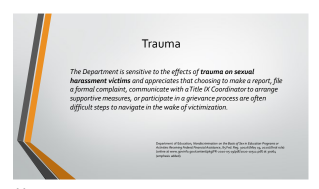
Swartout KM, Koss MP, White JW, Thompson MP, Abbey A, Bellis AL. Trajectory Analysis of the Campus Serial Rapist Assumption. JAMA Pediatr. 2015;169(12):1148-1154. doi:10.1001/jamapediatrics.2015.0707

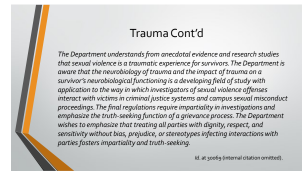
Johnson & Taylor, The Campus Rape Frenzy: The Attack on Due Process at America's Universities (Encounter Books, 2017).

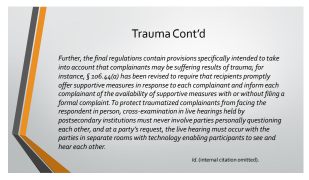
Foubert, J.D., Clark-Taylor, A., & Wall, A. (2019). "Is campus rape primarily a serial or single time problem? Evidence from a multi-campus study." Violence Against Women. DOI: 10.1177/1077801219833820.

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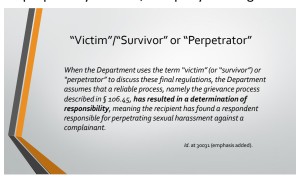






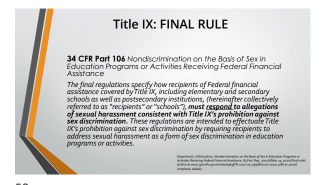


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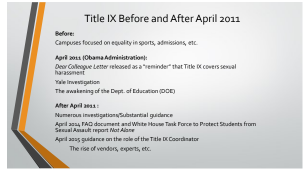




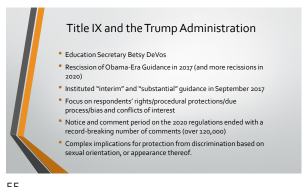


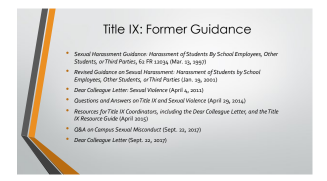
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Court Activity

- Judicial activism and inactivism
 - Lower courts and SCOTUS
 - 6th Circuit in Baum
 - 7th Circuit in Purdue
 - 3rd Circuit in *University of Sciences*
 - Univ. of Southern California --\$852 million settlement in case regarding abuse by campus gynecologist
 - Bostock
 - Lady of Guadalupe
 - NCAA v. Alston et al Ger Jenerry Bauer-Wolf, Constitutional Due Process at Private Institutions? Inside Missher Ed (June 25, 2005).

Litigation Risk

• Have the 2020 regulations cause an increased risk of litigation?

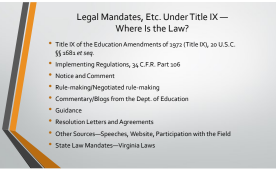
• "[I] frecipients comply with these final regulations, these final regulations may have the effect of decreasing litigation because recipients with actual knowledge would be able to demonstrate that they were not deliberately indifferent in responding to a report of sexual harsament." Id. a 2015.

• Actual cases are rising in number even before the regulations. Courts are referring to the 2020 regulations already.

• Fee shifting? Will colleges have to pay for attorney's fees of plaintiffs?

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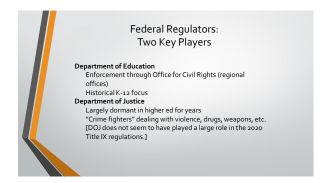
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Important Note!

Litigation in the lower courts has multiplied. Institutions must seek advice of counsel on the implications for Title IX compliance on their campuses.

Know when to talk with counsel.



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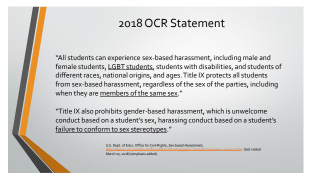
Title IX: Does "sex" include actual or perceived sexual orientation?

2001 Guidance pg. 3:

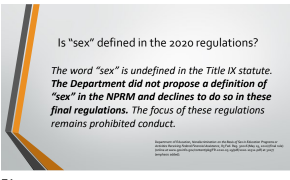
"Although Title IX does not prohibit discrimination on the basis of sexual orientation, sexual harassment directed at gay or lesbian students that is sufficiently serious to limit or deny a student's ability to participate in or benefit from the school's program constitutes sexual harassment prohibited by Title IX under the circumstances described in this guidance. For example, if a male student or a group of male students target a gay student for physical sexual advances, serious enough to deny or limit the victim's ability to participate in or benefit from the school's program, the school would need to respond promptly and effectively, as described in this guidance, just as it would if the victim were heterossexual. On the other hand, if students heckle another student with comments based on the student's sexual orientation (e.g., "gas ystudents are not welcome at this table in the cafeteria"), but their actions do not involve conduct of a sexual nature, their actions would not be sexual harassment covered by Title IX.

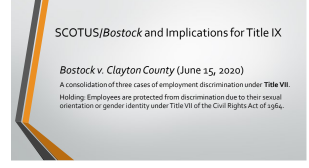
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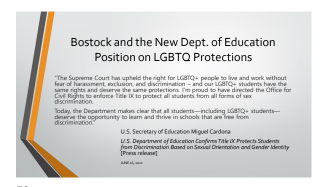


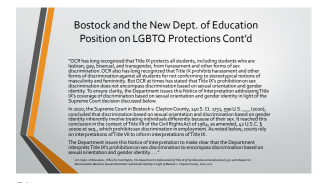
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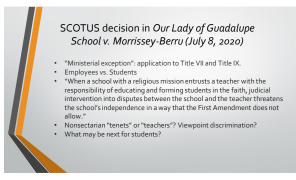


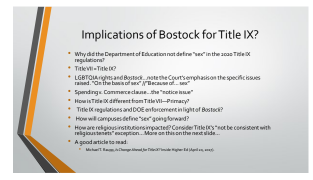


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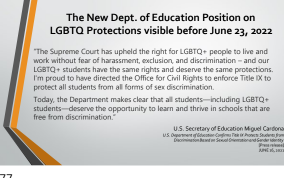


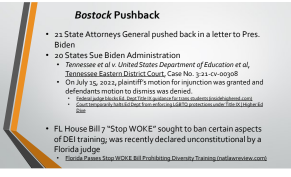




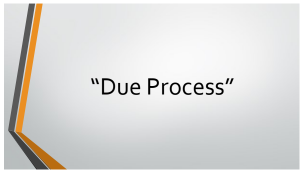


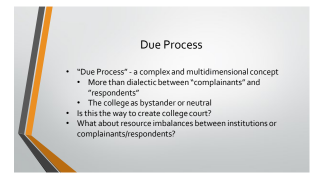
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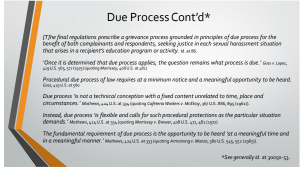


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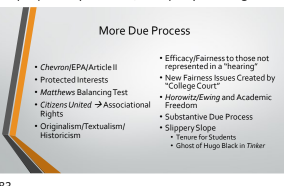
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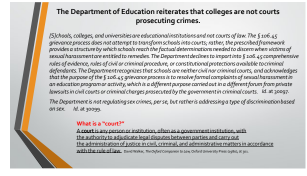
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§ 106.8 Designation of coordinator, dissemination of policy, and adoption of grievance procedures.

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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 IX Coordinator." The recipient must notify applicants for admission and employment, students, parents or legal guardians of elementary and secondary school students, employees, and all unions or professional organizations holding collective bargaining or professional agreements with the recipient, of the name or title, office address, electronic mail address, and telephone number of the employee or employees designated as the Title IX Coordinator pursuant to this paragraph. Any person may report sex 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 person's verbal or written report. Such a report may be made at any time (including during non-business hours) by using the telephone number or electronic mail address, or by mail to the office address, listed for the Title IX Coordinator.

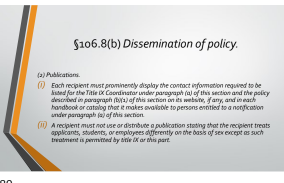
\$106.8(b) Dissemination of policy.

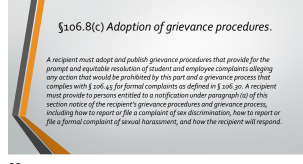
1) Notification of policy.

Each 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 required by title IX and this part not to discriminate in such a manner. Such notification must state that the requirement not to discriminate in the education program or activity extends to admission (unless subpart C of this part does not apply) and employment, and that inquiries 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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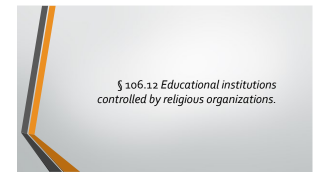




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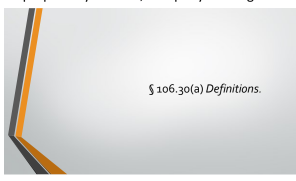




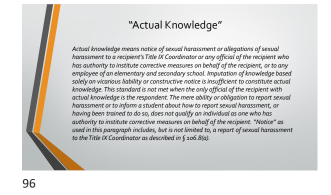


Saurance of exemption. An educational institution that seeks assurance of the exemption set forth in paragraph (a) of this section may do so by submitting in writing to the Assistant Secretary a statement by the highest ranking afficial of the institution, identifying the provisions of this part that conflict with a specific tenet of the religious organization. An institution is not required to seek assurance from the Assistant Secretary in order to assert such an exemption. In the event the Department notifies an institution that it is under investigation for noncompliance with this part and the institution whishes to assert an exemption set forth in paragraph (a) of this section, the institution may at that time raise its exemption by submitting in writing to the Assistant Secretary as tathement by the highest ranking official of the institution, identifying the provisions of this part which conflict with a specific tenet of the religious organization, whether or not the institution had previously sought assurance of an exemption from the Assistant Secretary.

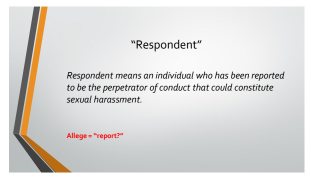
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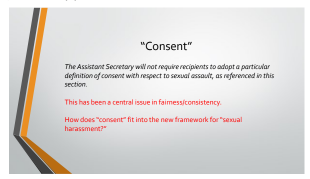






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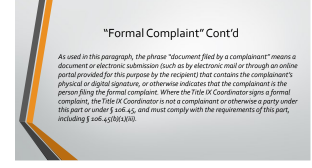




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101 102

"Sexual Harassment" [Three-Prong Test] Sexual harassment 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 reasonable person to be so severe, pervasive, and objectively offensive that it effectively denies a person equal access to the recipient's education program or activity; or (3) "Sexual assault" as defined in 2 o U.S.C. 1029(f)(6)(A)(V), "dating violence" as defined in 34 U.S.C. 12291(0)(3), or "stalking" as defined in 34 U.S.C. 12291(0)(3).

First Amendment and the Second Prong [P]rotection of free speech and academic freedom was weakened by the Department's use of wording that differed from the Davis definition of what constitutes actionable sexual harassment under Title IX... these final regulations return to the Davis definition verbatim, while also protecting against even single instances of quid pro quo harassment and Clery/VAWA offenses, which are not entitled to First Amendment protection. Id. at 30155 n.680.

103 104

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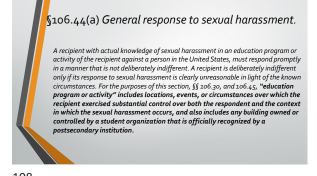
"Supportive Measures" Cont'd

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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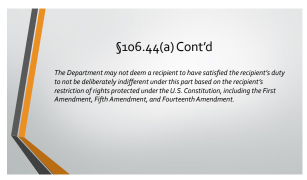
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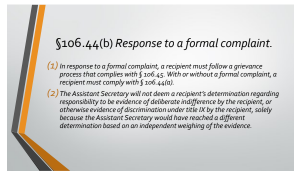


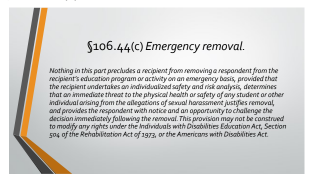
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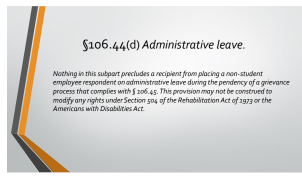
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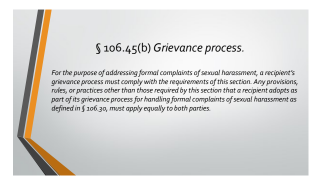
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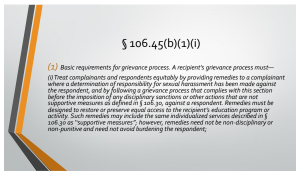


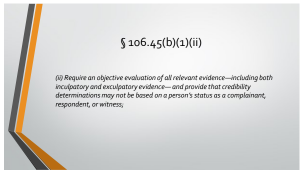
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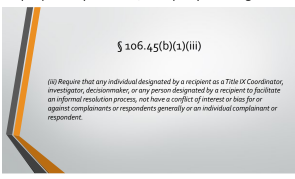
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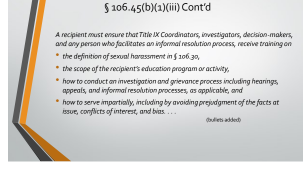




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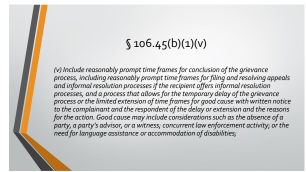


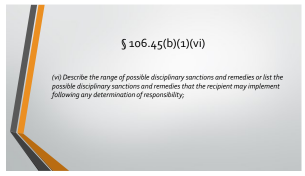
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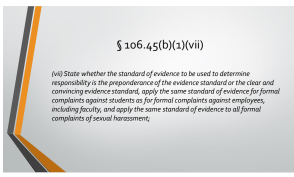
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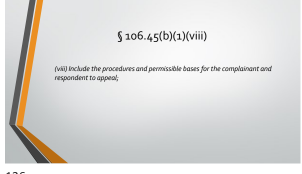




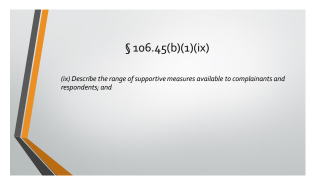
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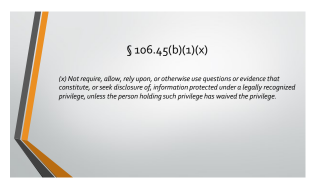
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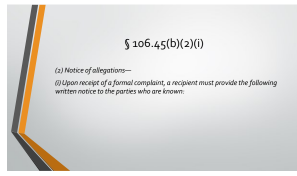


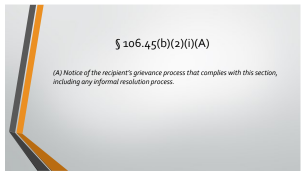
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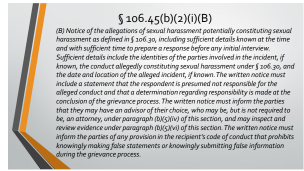
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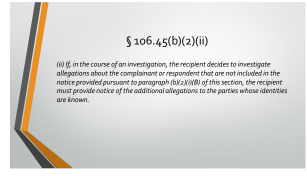




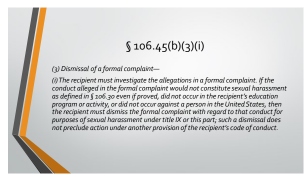
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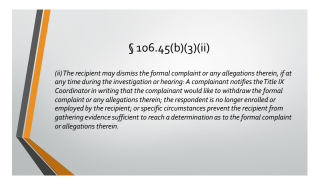
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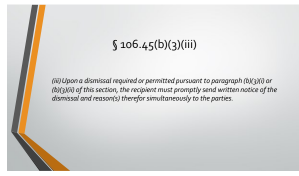


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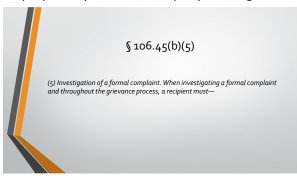


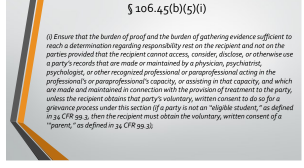
\$ 106.45(b)(4)

(4) Consolidation of formal complaints. A recipient may consolidate formal complaints as to allegations of sexual harassment against more than one respondent, or by more than one complainant against one or more respondents, or by one party against the other party, where the allegations of sexual harassment arise out of the same facts or circumstances. Where a grievance process involves more than one complainant or more than one respondent, references in this section to the singular "party," "complainant," or "respondent" include the plural, as applicable.

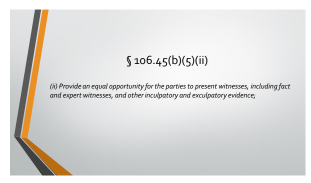
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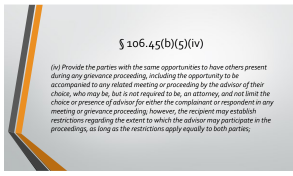


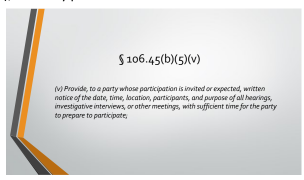
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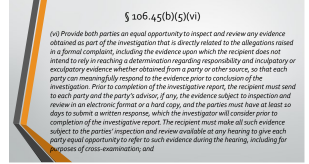
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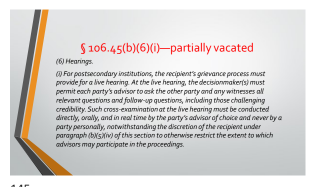
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143 144



§ 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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§ 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 are offered to prove consent. If a party or witness does not submit to crossstatement of that party or witness in reaching a determination req

the complainant's prior sexual behavior with respect to the respondent and examination at the live hearing, the decision-maker(s) must not rely on any 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

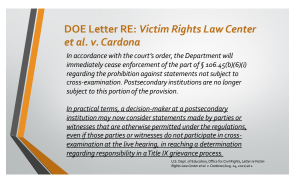
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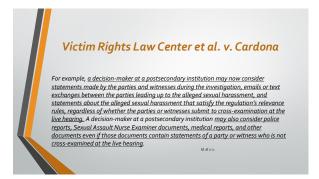
Aspect of Title IX Regulations (34 CFR § 106.45(b)(6)(i)) relating to cross-examination Vacated Victim Rights Law Center, et al. v. Cardona, 20-11104-WGY, 2021 WL 3185743 (D. Mass. July 28, 2021).

Victim Rights Law Center, et al. v. Cardona, 20-11104-WGY, 2021 WL 3185743 (D. Mass. July 28, 2021). -Three individuals and four organizations challenged

- the 2020 Title IX regulations
- -Plaintiffs alleged several of the provisions in the regulations violate the Administrative Procedure Act and/or the Equal Protection Clause of the Fifth Amendment.
- -The court found a provision (prohibition on statements not subject to cross-examination) in § 106.45(b)(6)(i) "arbitrary and capricious."

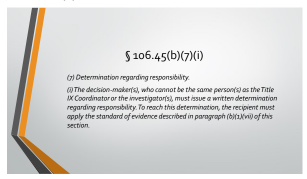
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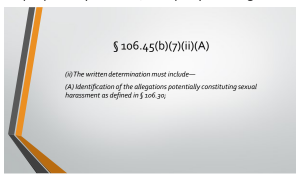
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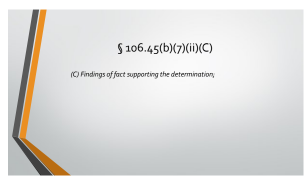
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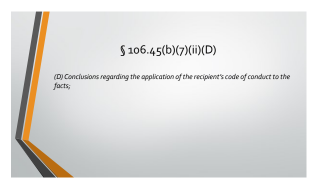
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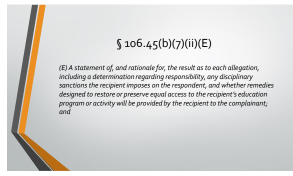


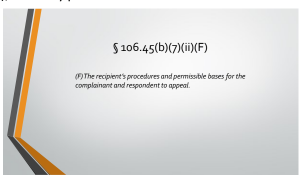
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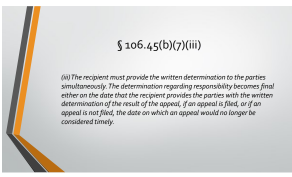
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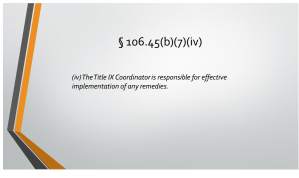




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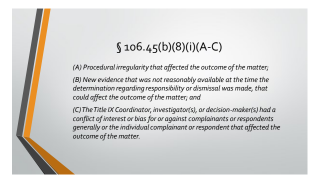
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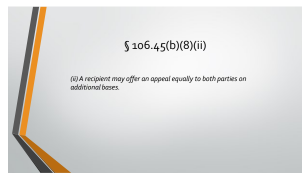


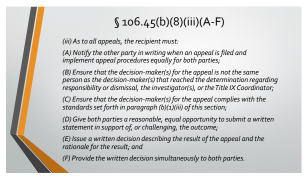
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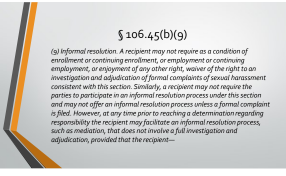
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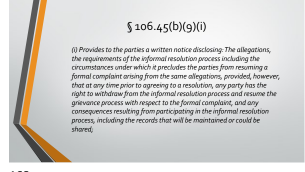




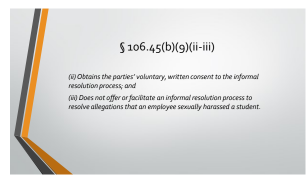
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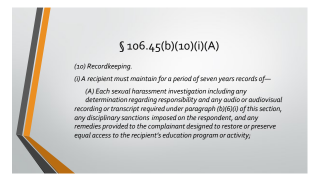
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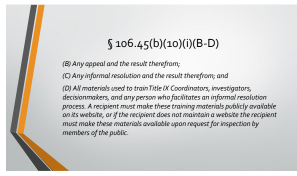




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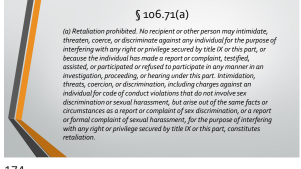




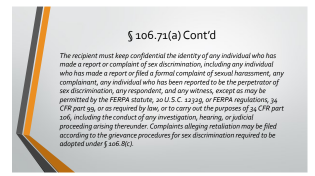
§ 106.45(b)(10)(ii) (ii) For each response required under \ 106.44, a recipient must create, and maintain for a period of seven years, records of any actions, including any supportive measures, taken in response to a report or formal complaint of sexual harassment. In each instance, the recipient must 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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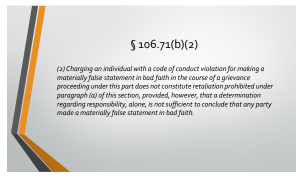


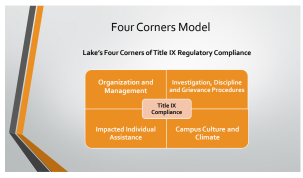
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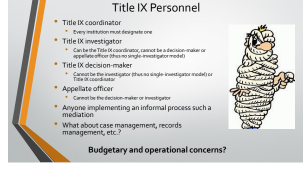




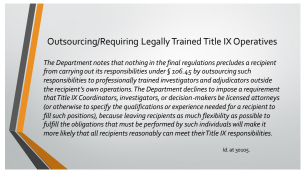
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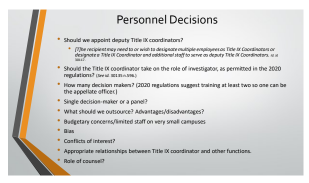
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Organization and Management: Tuning Your Systems to the 2020 Mandates

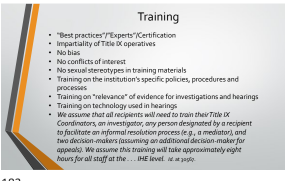


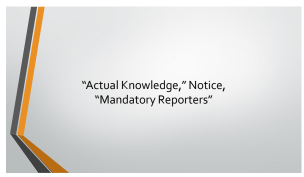
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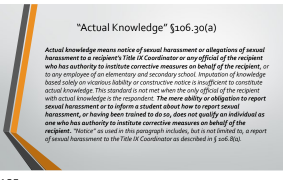


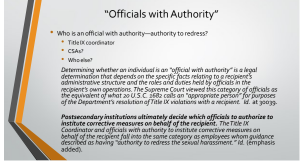
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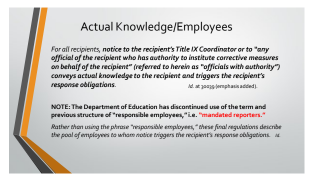


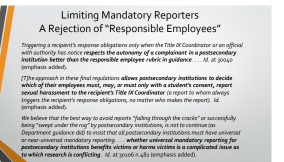
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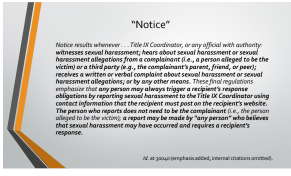
"Mandatory Reporters"

Should IHE's designate a large cadre of "mandatory reporters" even if they are permitted to?

Pros/cons?
Conflicts in research?
How much time to you have to notify folks of the change?
Does it make sense to stay the course – for this first year, and wait and see if a change is needed?

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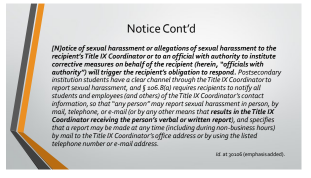
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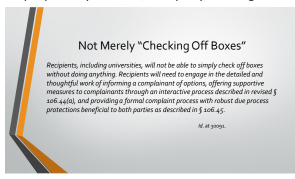






A Word on Accountability... Recipients cannot be guarantors that sexual harassment will never occur in education programs or activities, but recipients can and will, under these final regulations, be held accountable for responding to sexual harassment in ways designed to ensure complainants' equal access to education without depriving any party of educational access without due process or fundamental fairness. Id. at 30046 (internal citations omitted, emphasis added).

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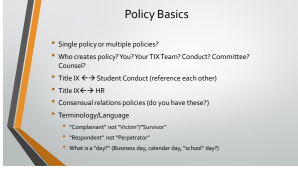
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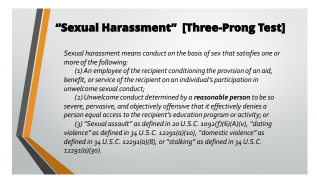
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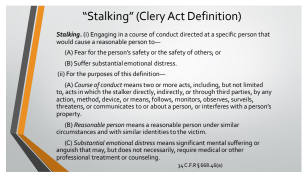
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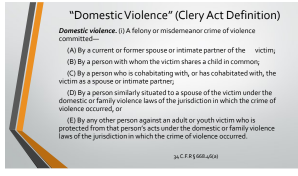
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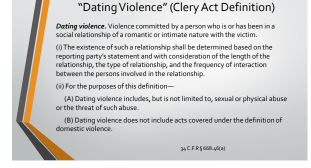




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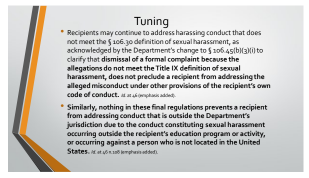
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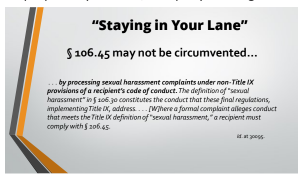
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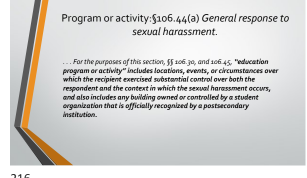




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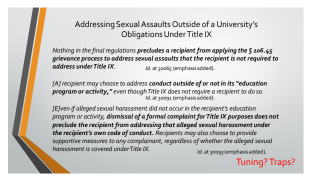
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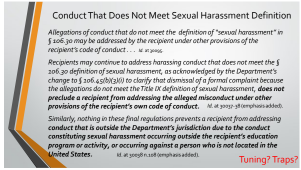
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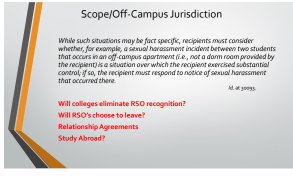
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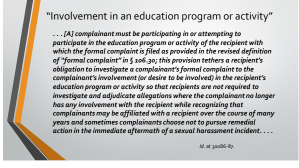




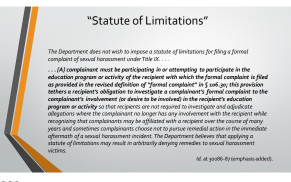
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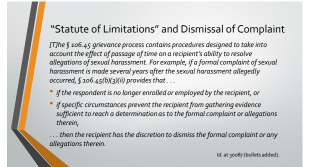
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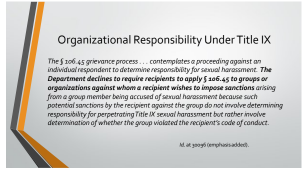
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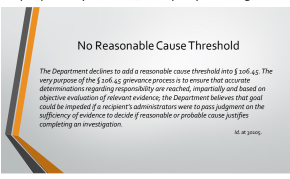
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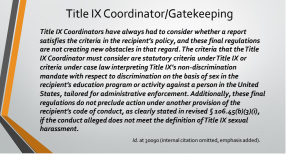




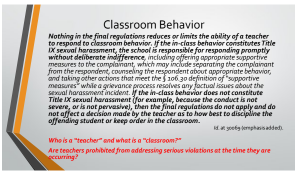
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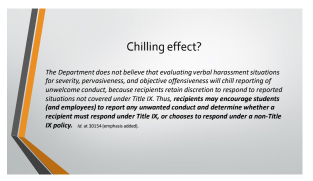
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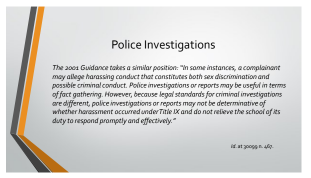
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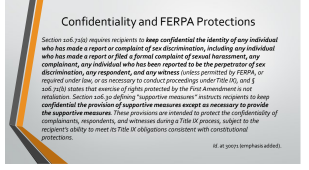
Law Enforcement Cannot Be Used to Skirt Title IX Process [A] recipient cannot discharge its legal obligation to provide education programs or activities free from sex discrimination by referring Title IX sexual harassment allegations to law enforcement (or requiring or advising complainants to do so), because the purpose of law enforcement differs from the purpose of a recipient offering education programs or activities free from sex discrimination. Whether or not particular allegations of Title IX sexual harassment also meet definitions of criminal offenses, the recipient's obligation is to respond supportively to the complainant and provide remedies where appropriate, to ensure that sex discrimination does not deny any person equal access to educational opportunities. Nothing in the final regulations prohibits or discourages a complainant from pursuing criminal charges in addition to a § 106.45 grievance process.



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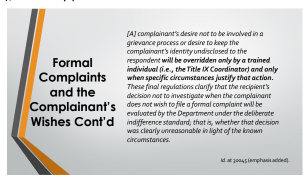
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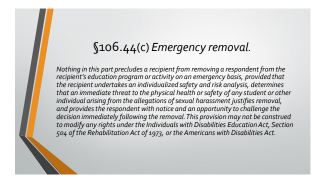
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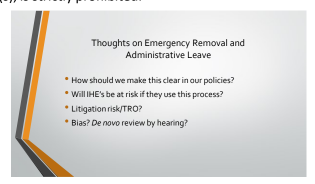
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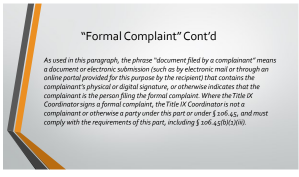


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A Closer Look at Formal Complaints

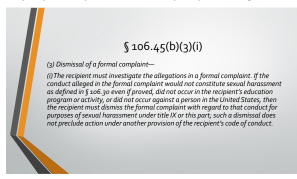


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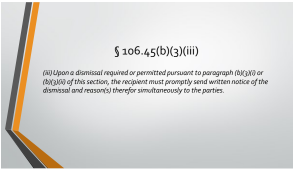


§ 106.45(b)(3)(ii)

(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.

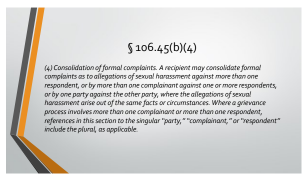
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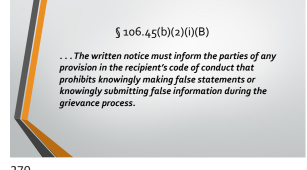




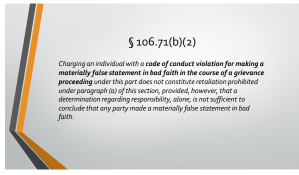
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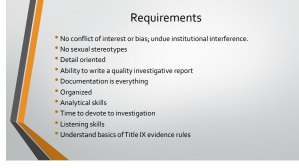




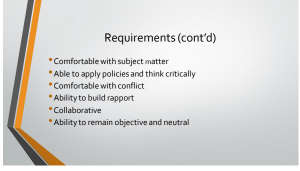
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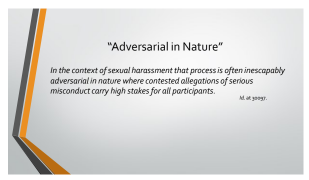
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The Minimum and Maximum Role of the Title IX Investigator

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? Tone? Format?

Will the investigator become a witness in the hearing or play other roles?

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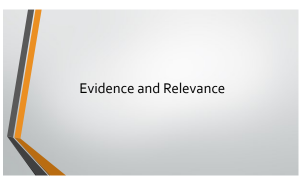
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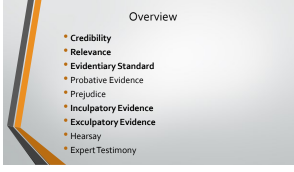
The Department does not wish to prohibit the investigator from including recommended findings or conclusions in the investigative report. However, the decision-maker is under an independent obligation to objectively evaluate relevant evidence, and thus cannot simply defer to recommendations made by the investigator in the investigative report. Id. at 30308.

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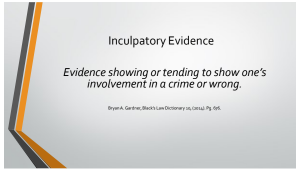


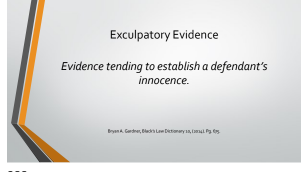
[A] recipient must objectively evaluate all relevant evidence (inculpatory and exculpatory) but retains discretion, to which the Department will defer, with respect to how persuasive a decision-maker finds particular evidence to be.

Ma at 30337.

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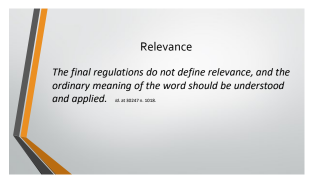
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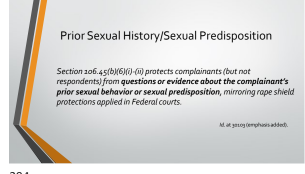
[R]elevance is the sole gatekeeper evidentiary rule in the final regulations, but decision-makers retain discretion regarding the weight or credibility to assign to particular evidence. Further, for the reasons discussed above, while the final regulations do not address "hearsay evidence" as such, § 106.45(b)(6)(i) does preclude a decision-maker from relying on statements of a party or witness who has not submitted to cross-examination at the live hearing.

Id. at 30354.

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Rape Shield Language

[T]he rape shield language in § 106.45(b)(6)(i)-(ii) <u>bars questions or evidence about a complainant's sexual predisposition (with no exceptions)</u> and about a <u>complainant's prior sexual behavior subject</u> to two exceptions:

1) if offered to prove that someone other than the respondent committed the alleged sexual harassment, or

 if the question or evidence concerns sexual behavior between the complainant and the respondent and is offered to prove consent.

Id. at 30336 n. 1308 (emphasis added).

Consent and Rape Shield Language

[A] recipient selecting its own definition of consent must apply such definition consistently both in terms of not varying a definition from one grievance process to the next and as between a complainant and respondent in the same grievance process. The scope of the questions or evidence permitted and excluded under the rape shield language in § 106.45(b)(6)(i)-(ii) will depend in part on the recipient's definition of consent, but, whatever that definition is, the recipient must apply it consistently and equally to both parties, thereby avoiding the ambiguity feared by the commenter. Id. 8130125.

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Rape Shield Language

[T]he rape shield language in this provision:

- considers all questions and evidence of a complainant's sexual predisposition irrelevant, with no exceptions;
- questions and evidence about a complainant's prior sexual behavior are irrelevant unless they meet one of the two exceptions;
- and questions and evidence about a respondent's sexual predisposition or prior sexual behavior are not subject to any special consideration but rather must be judged like any other question or evidence as relevant or irrelevant to the allegations at issue.

Id. at 30352 (emphasis added).

Rape Shield Protections and the Investigative Report

[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 evidence. Id. at 30353-54.

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Credibility Determinations

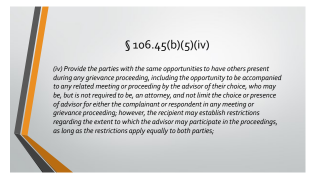
- Credibility vs. Reliability
- Often these cases are "word against word," so what exists to corroborate claims?
- Reports to law enforcement, medical assistance, contemporaneous reports
 or conversations, journal entries, witness accounts, etc. can be viewed as
 corroborating (if medical or mental health reports exist you can ask the
 alleged victim for access to those records)
- In cases where medical or mental health records exist and panel members gain access, it's a good idea to enlist the help of medical/mental health experts to interpret.
- Avoid expectations or assumptions about behaviors or responses by either complainant or respondent. Avoid stereotypes; prevent bias, implicit or otherwise

Credibility Determinations Cont'd

- Assess demeanor: Does the person appear credible? Look at body language, eye contact, level of nervousness, defensiveness, evasiveness, etc.
- Is the person's account inherently believable? Plausible? What is his or her potential bias?
- Does the person have a motive to be untruthful?
- Are there past acts that could be relevant (although past acts are not determinative
 of the issue before you they can be relevant for some purposes).
- Pay attention to inconsistencies, but remember that in cases of trauma, inconsistencies can be normal. Inconsistencies alone should not determine credibility or lack thereof.
- Look out for attempts to derail the hearing, deflect away from questions, and/or bog down the hearing with irrelevant information or minutia.
 - Check your own bias at the door. Do not pre-judge your findings until all relevant information is heard. Working with "theories of the case" are not bias, but remain open to revising those theories based on fact. Do not be lured towards confirmations bias.

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Must You Allow a Complainant to Bring a Support Person to the Initial Meeting with the Title IX Coordinator?

Although these final regulations do not expressly require recipients to allow complainants to bring a supportive friend to an initial meeting with the Title IX Coordinator, nothing in these final regulations prohibits complainants from doing so. Indeed, many people bring a friend or family member to doctors' visits for extra support, whether to assist a person with a disability or for emotional support, and the same would be true for a complainant reporting to a Title IX Coordinator. Once a grievance process has been initiated, these final regulations require recipients to provide the parties with written notice of each party's right to select an advisor of choice, and nothing precludes a party from choosing a friend to serve as that advisor of choice.

"Advisors"

Complainants and respondents can have any advisor of their choosing.

Some will choose a lawyer as an advisor. Some will want a lawyer but will not be able to a firor done. Equitable treatment issues?

Some may have a family member, a friend, or another trusted person serve as their advisor.

If a party does not have an advisor, the school must provide one.

Withlie the final regulations do not require the recipient to pay for parties' advisors, nothing the in the final regulations precludes a recipient from choosing to do so. Id. at 30297.

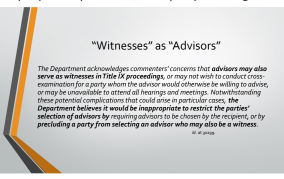
Effective representation?

Plyloviding parties the right to select an advisor of choice does not align with the constitutional right of criminal defendants to be provided with effective representation. Id. at 30297.

Should not be viewed as practicing law, but rather "as providing advocacy services to a consolizing at or respondent," Id. at 30299.

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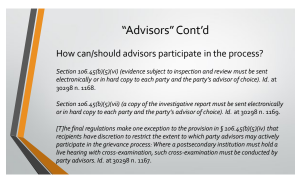
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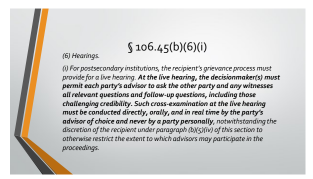


"Witnesses" as "Advisors" Cont'd

The Department notes that the § 106.45(b)(1)(iii) prohibition of Title IX personnel having conflicts of interest or bias does not apply to party advisors (including advisors provided to a party by a postsecondary institution as required under § 106.45(b)(6)(i)), and thus, the existence of a possible conflict of interest where an advisor is assisting one party and also expected to give a statement as a witness does not violate the final regulations. Rather, the perceived "conflict of interest" created under that situation would be taken into account by the decision-maker in weighing the credibility and persuasiveness of the advisor-witness's testimony. Id. 4: 30199.

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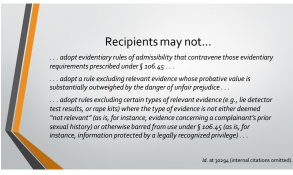


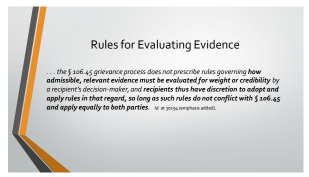
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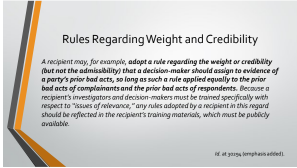


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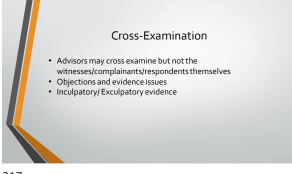
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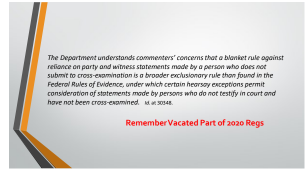




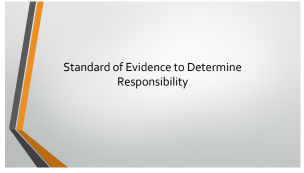
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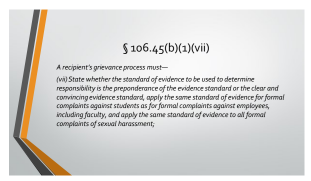
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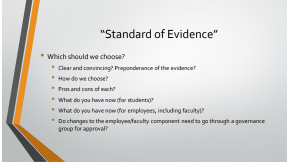


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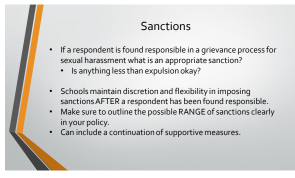
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§ 106.45(b)(1)(i) (1)Basic requirements for grievance process. A recipient's grievance process (i) Treat complainants and respondents equitably by providing remedies to a complainant where a determination of responsibility for sexual harassment has been made against the respondent, and by following a arievance 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 spondent;

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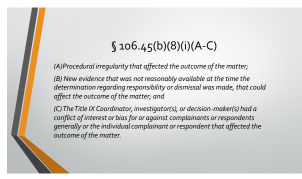
Remedies Examples of remedies for an individual complainant Can be a continuation of supportive measures (such as a no-contact Academic accommodations/academic support services Counseling services Residence accommodations What about remedies for the broader community? Again, issuing sanctions after a respondent is found responsible is not enough. The 2020 regulations turn on "remedies for the complainant" not just sanctions against the respondent. Are there academic remedies based on the impact the event

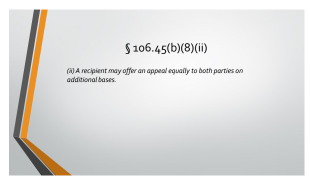
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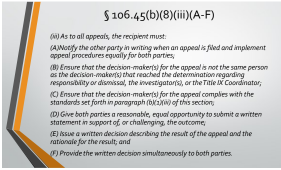


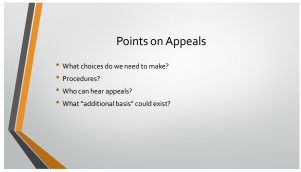
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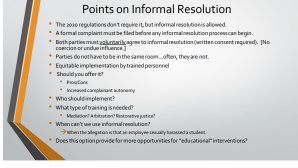




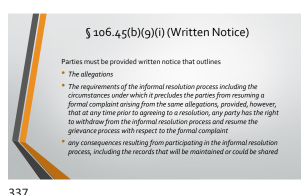
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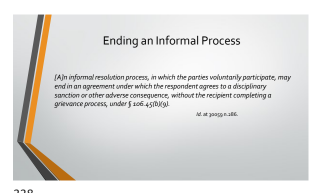
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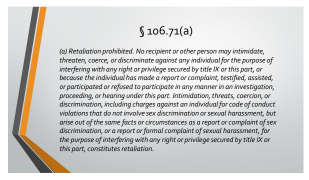
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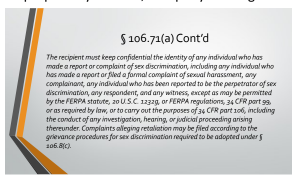
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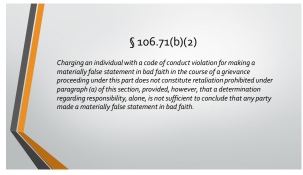
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Bias/Prejudice/Stereotypes/Prejudgment/Conflicts of Interest

[S]ome complainants, including or especially girls of color, face school-level responses to their reports of sexual harassment infected by bias, prejudice, or stereotypes.

Id. at 30084.

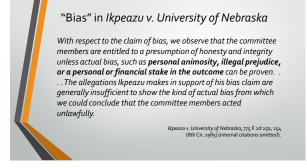
§ 106.45(b)(1)(iii) [prohibits] Title IX Coordinators, investigators, and decision-makers, and persons who facilitate informal resolution processes from having conflicts of interest or bias against complainants or respondents generally, or against an individual complainant or respondent, [and requires] training that also includes "how to serve impartially, including by avoiding prejudgment of the facts at issue, conflicts of interest, and bias."

Id.

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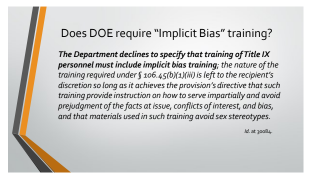
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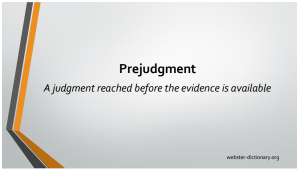
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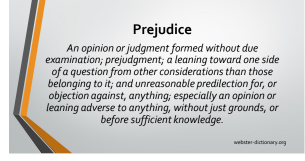




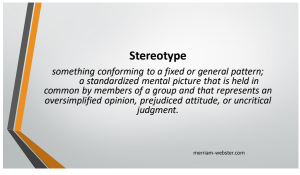
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"Sex Stereotypes"

What is a sex stereotype? What does DOE mean by this term?

What are some examples of sex stereotypes?

An example of a scholarly paper on stereotypes:

Skanahara, A Review of the Definitions of Stereotype and a Proposal for a Progressive Model, Individual Differences Research. Vol. 4 Issue 5 (Dec. 2006).

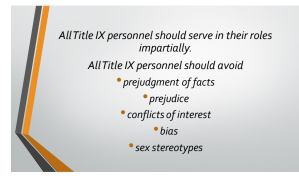
Sex stereotypes are to be avoided in training and in actual practice.

Be especially careful when doing case studies of any kind.

Anyone can be a complainant or respondent, and all are individuals!

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Whose side are you on as a Title IX operative?

You have no "side" other than the integrity of the process.

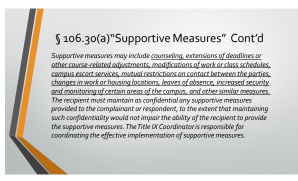
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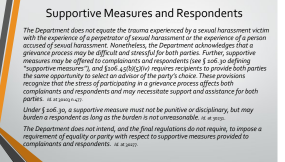
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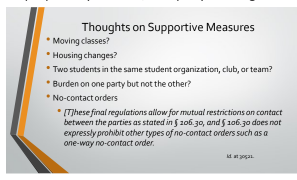
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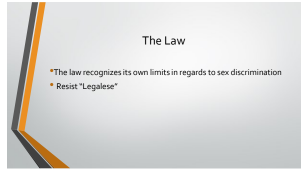
"What we need in the United States is not violence or lawlessness; but love and wisdom, and compassion toward one another, and a feeling of justice toward those who still suffer within our country..."

Robert F. Kennedy, Indiana, 1968

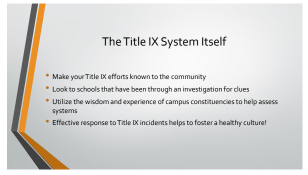
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Prevention

• Sexual assault prevention and awareness programs are required under the Clery Act

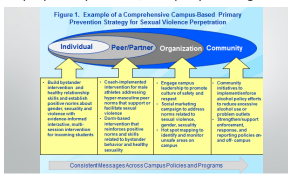
• Use evidence-based strategies (still developing) – Centers for Disease Control and Prevention, Division of Violence Prevention, Preventing Sexual Violence on College Campuses: Lessons from Research and Practice (April 2014)

• Use a comprehensive strategy

Consider the following model from the CDC, Preventing Sexual Violence on College Campuses: Lessons from Research and Practice (April 2014)

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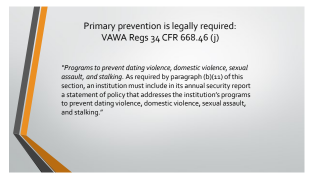
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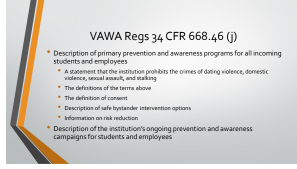


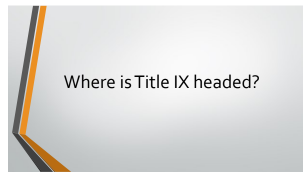
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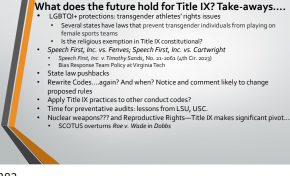
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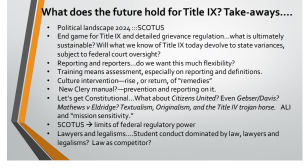




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What does the future hold for Title IX? Take-aways.... Does education culture have better solutions? Can we be, must we be, impartial in relation to our own mission? What are the limits of rooting out bias? Are the legal rules themselves a Title IX problem? Fenves ::: NPRM on bias/// "Defamation by Litigation":::FERPA restrictions Budgets and industry challenges. DOE cost estimates are perhaps "aspirational." College court becomes more like family court—supportive services and review. Protections for Title IX operatives....2015 guidance. "Edu-pocalypse" and business issues OCR case management? OCR case load increasing each year

What does the future hold for Title IX? Take-aways....

Title IX and the "new tenure"... mid-twentieth century deference over? ALI project signals a bleed over effect...? The pursuit of happiness as a protected

interest?
• Trifurcation?

Congressional action in light of SCOTUS rulings.....Title IX implications

Vectoring...where are we headed?

 Culture impact...how do we explain the proposed regulations to our stake holders and "shapeholders"::Active monitoring required...

 Courts are inventing many new ways to hold colleges accountable for decisions on sexual misconduct? Compliance in the process of attempting compliance---meta-compliance issues dominate.

The single investigator model as lightning rod.

Arbitration and no cause dismissal?

Flexibility==Title IX looks different across the country

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