

Nothing presented in this training is, or should be considered, legal advice!

Know when to consult legal counsel.

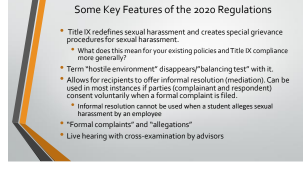
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Training Mandates Specific to the 2020 Regulations
"Schools must ensure that Title IX personnel [Title IX Coordinator, any investigator, any decision-maker, and any person who facilities an informal resolution (such as mediation)] receive training as follows:

On Title IX's definition of "sexual harassment"

On the scope of the school's education program or activity

On how to conduct an investigation and grievance process

On how to serve impartally, including by avoiding prejudgment of the facts at issue

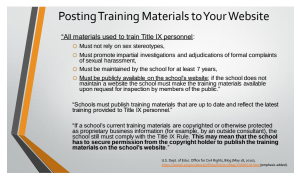
On how to avoid conflicts of interest and bias

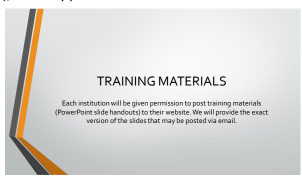
Decision-makers must receive training on any technology to be used at a live hearing, and on issues of relevance of questions and evidence, including when questions and evidence about a compliantr's sexual prediposition or prior sexual behavior are not relevant

Investigators must receive training on issues of relevance to create an investigative report that fairly summarizes relevant evidence"

U.S. Dept. of Educ. Office for Civil Rights, Blog (May 18, 2020), https://wwwl.ed.gov/about/office/inst/or/pio/gr/2020.0151.html (emphasis added).

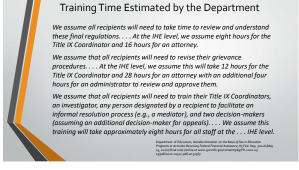
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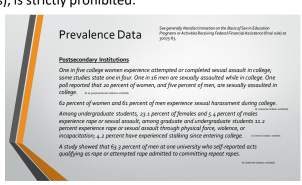
Our Mission Has Not Changed...

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

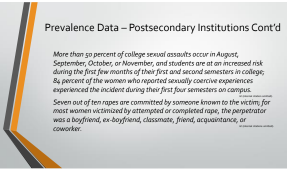
This is the unchanged mission of Title IX!

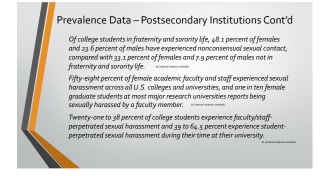
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Title IX: FINAL RULE 34 CFR Part 106 Nondiscrimination on the Basis of Sex in Education Programs or Activities Receiving Federal Financial Assistance The final regulations obligate recipients to respond promptly and supportively to persons alleged to be victimized by sexual harassment, resolve allegations of sexual harassment promptly and accurately under a predictable, fair grievance process that provides due process protections to alleged victims and alleged perpetrators of sexual harassment, and effectively implement remedies for victims.



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The Controversial Science of Sexual Predation

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

Avoid or Use?

• Some schools and training entities have moved away from using trauma-informed techniques for fear of appearing victim-leaning.

• Trauma can impact anyone in a grievance process or seeking supportive measures: Use research without stereotypes or gender bias.

• Credibility v. Reliability

• Read DOE's thoughts on trauma carefully...

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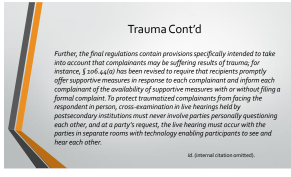
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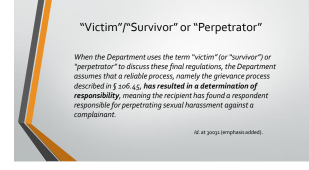


Trauma Cont'd The Department understands from anecdotal evidence and research studies that sexual violence is a traumatic experience for survivors. The Department is aware that the neurobiology of trauma and the impact of trauma on a survivor's neurobiological functioning is a developing field of study with application to the way in which investigators of sexual violence offenses interact with victims in criminal justice systems and campus sexual misconduct proceedings. The final regulations require impartiality in investigations and emphasize the truth-seeking function of a grievance process. The Department wishes to emphasize that treating all parties with dignity, respect, and sensitivity without bias, prejudice, or stereotypes infecting interactions with parties fosters impartiality and truth-seeking. Id. at 30069 (internal citation omitted).

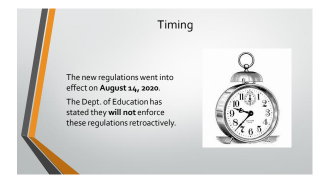
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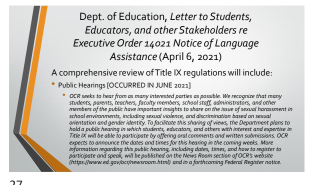


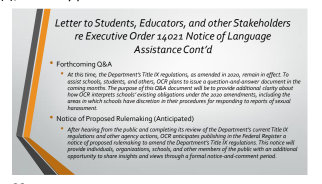
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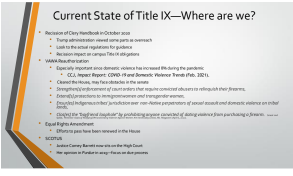


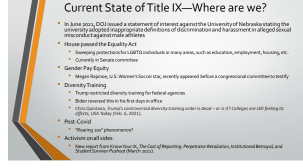
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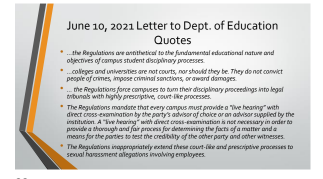
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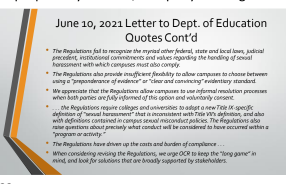


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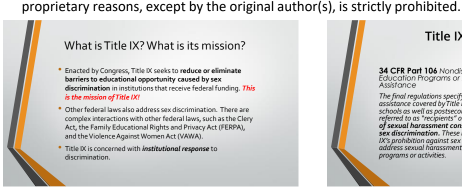


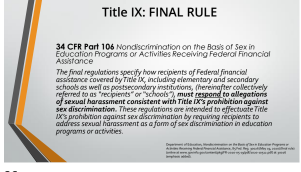
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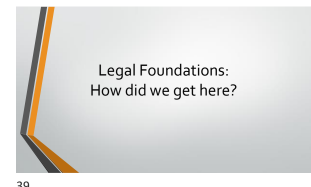


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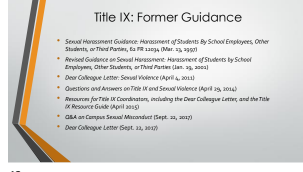
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Title IX and the Trump Administration Education Secretary Betsy DeVos Rescission of Obama-Era Guidance in 2017 (and more recissions in Instituted "interim" and "substantial" guidance in September 2017 Focus on respondents' rights/procedural protections/due process/bias and conflicts of interest Notice and comment period on the new regulations ended with a record-breaking number of comments (over 120,000) Complex implications for protection from discrimination based on sexual orientation, or appearance thereof

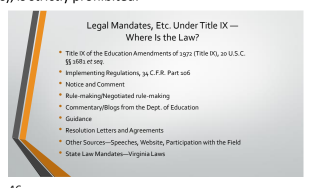






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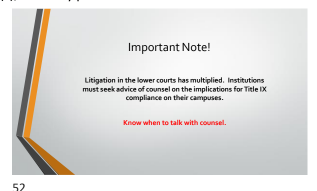
SB 373 Virginia sexual assault forensic examiner coordination program; established, report.

Virginia sexual assault forensic examiner coordination program. The bill provides that the coordinator of the program shall create and coordinate an annual statewide sexual assault forensic nurse examiner training program; coordinate the development and enhancement of sexual assault forensic examiner programs across the Commonwealth; participate in the development of hospital protocols and guidelines for treatment of survivors of sexual assault coordinate and strengthen assault response teams, and hospitals for evisiting and developing sexual assault nurse examiner programs; provide technical assistance for existing and developing sexual assault forensic examiner programs; create and maintain a statewide list, updated biannually, that includes perfinent information regarding sexual assault forensic examiners and nurse examiners; create sexual assault nurse examiner recruitment materials for universities and colleges with nursing programs; and support and coordinate community education and public outreach, when appropriate, relating to sexual assault nurse examiner issues for the Commonwealth.



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New Regulations and Free Speech/Academic Freedom The § 106.30 definition [of sexual harassment] captures categories of misconduct likely to impede educational access while avoiding a chill on free speech and academic freedom. The Department agrees with commenters noting that the Department has a responsibility to enforce Title IX while not interfering with principles of free speech and academic freedom . . . Id. at 30142. Precisely because expressive speech, and not just physical conduct, may be restricted or punished as harassment, it is important to define actionable sexual harassment under Title IX in a manner consistent with respect for First Amendment rights, and principles of free speech and academic freedom, in education programs and activities. . . . Id. The Department believes, however, that severity and pervasiveness are needed elements to ensure that Title IX's nondiscrimination mandate does not punish verbal conduct in a manner that thills and restricts speech and accodemic freedom, and that recipients are not held responsible for controlling every stray, offensive remark that passes between members of the recipients community. Id. at

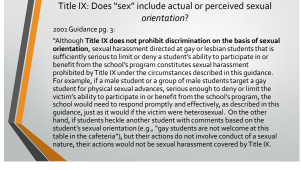
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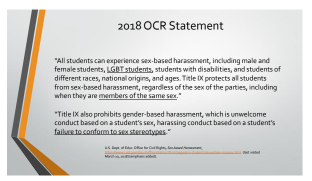
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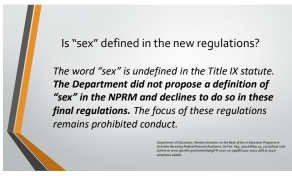


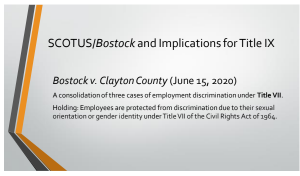
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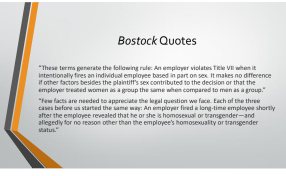
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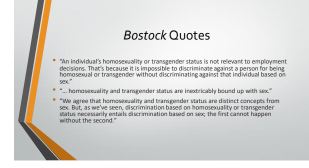




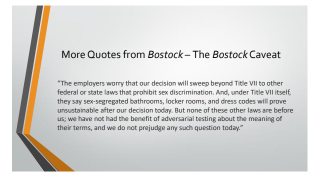
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More Quotes from Bostock "As a result of its deliberations in adopting the law, Congress included an express statutory exception for religious organizations... this Court has also recognized that the First Amendment can bar the application of employment discrimination laws "to claims concerning the employment relationship between a religious institution and its ministers."

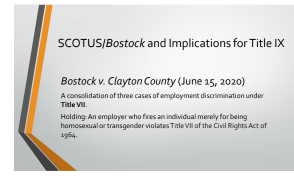
"Because the Religious Freedom Restoration Act (RFRA) operates as a kind of super statute, displacing the normal operation of other federal laws, it might supersede Title VII's commands in appropriate cases." "But how these doctrines protecting religious liberty interact with Title VII are questions for future cases too."

"So while other employers in other cases may raise free exercise arguments that merit careful consideration, none of the employers before us today represent in this Court that compliance with Title VII will infringe their own religious liberties in any way.

 ${\bf NOTE: SCOTUS\ decision\ in\ \it Our\ Lady\ of\ Guadalupe\ School\ v.\ Morrissey-Berru.}$

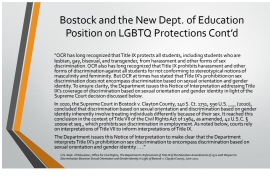
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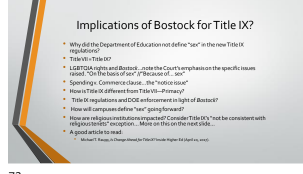
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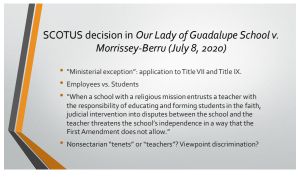
Bostock and the New Dept. of Education Position on LGBTQ Protections *The Supreme Court has upheld the right for LGBTQ+ people to live and work without fear of harassment, exclusion, and discrimination – and our LGBTQ+ students have the same rights and deserve the same protections. I'm proud to have directed the Office for Civil Rights to enforce Title IX to protect all students from all forms of sex U.S. Secretary of Education Miguel Cardona U.S. Department of Education Confirms Title IX Protects Students from Discrimination Based on Sexual Orientation and Gender Identity [Press release]

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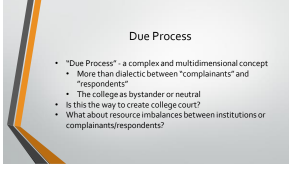


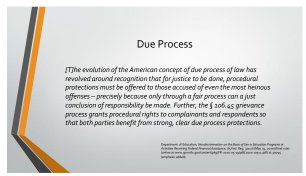


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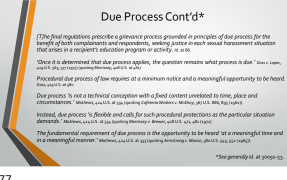
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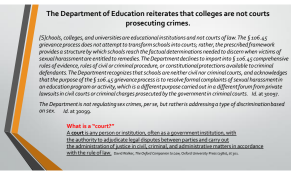
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The Department believes that the <u>Davis definition in §</u>
106.30 provides a definition for non-quid pro quo, non-Clery Act/VAWA offense sexual harassment better aligned with the purpose of Title IX than the definition of hostile environment harassment in the 2001 Guidance or the withdrawn 2011 Dear Colleague Letter.

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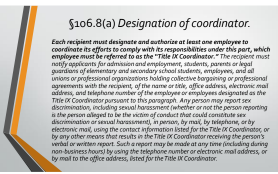
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§ 106.8 Designation of coordinator, dissemination of policy, and adoption of grievance procedures.

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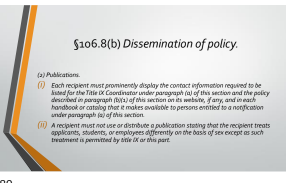
\$\(\)\$ (\$\)\$ (\$\)\$ (\$\)\$ Dissemination of policy.

2) 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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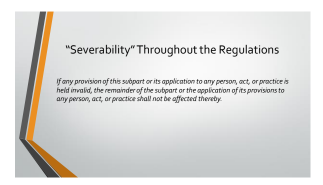


§106.8(c) Adoption of grievance procedures.

A recipient must adopt and publish grievance procedures that provide for the prompt and equitable resolution of student and employee complaints alleging any action that would be prohibited by this part and a grievance process that complies with §106.45 for formal complaints as defined in §106.30. A recipient must provide to persons entitled to a notification under paragraph (a) of this section notice of the recipient's grievance procedures and grievance process, including how to report or file a complaint of sex discrimination, how to report or file a formal complaint of sexual harassment, and how the recipient will respond.

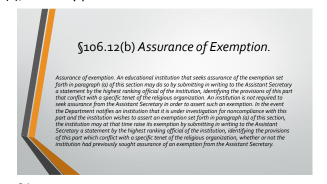
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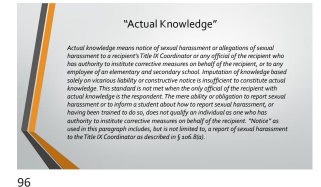
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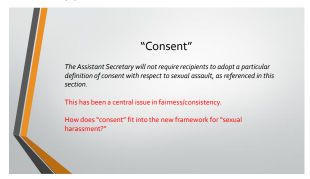






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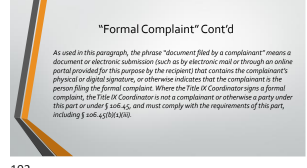




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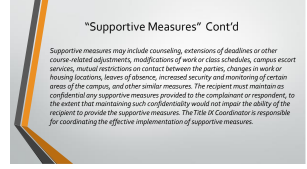
"Sexual Harassment" [Three-Prong Test] Sexual harassment means conduct on the basis of sex that satisfies one or more of the following: (1) An employee of the recipient conditioning the provision of an aid, benefit, or service of the recipient on an individual's participation in unwelcome sexual conduct; (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 20 U.S.C. 1092(f)(6)(A)(v), "dating violence" as defined in 34 U.S.C. 1293(0)(0) or "stalking" as defined in 34 U.S.C. 1293(0)(0) or.



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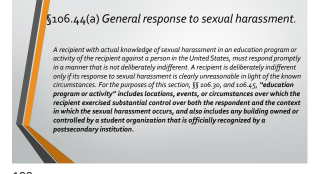




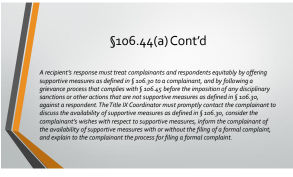
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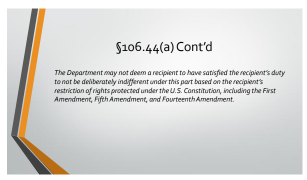
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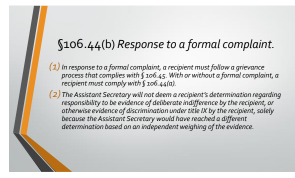


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\$106.44(c) Emergency removal.

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

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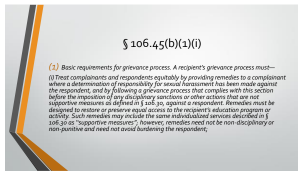


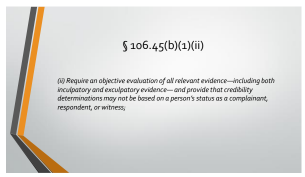
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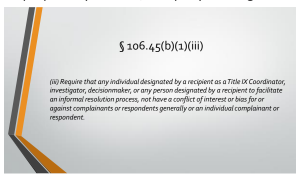
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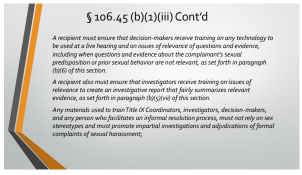
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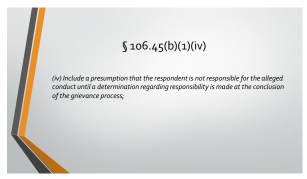
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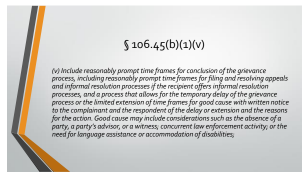


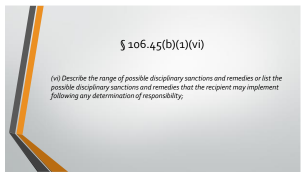
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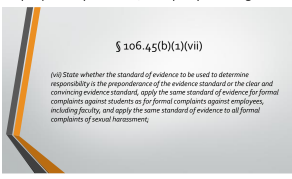
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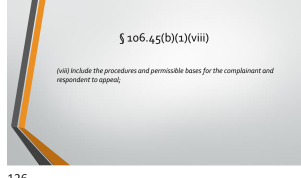




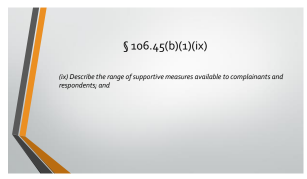
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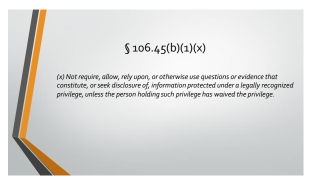
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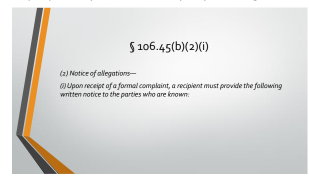


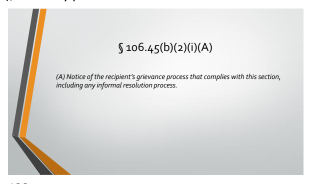
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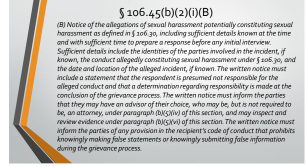
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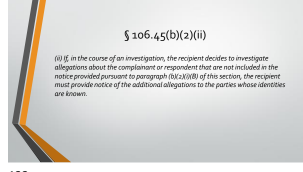




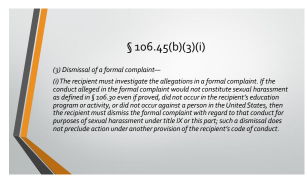
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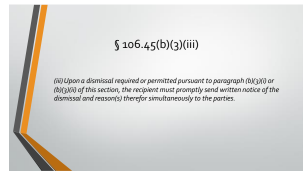


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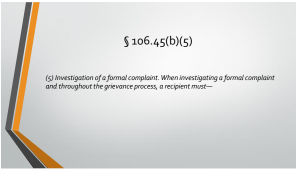


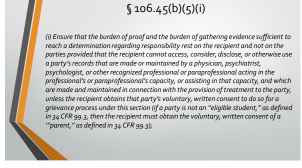
\$ 106.45(b)(4)

(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.

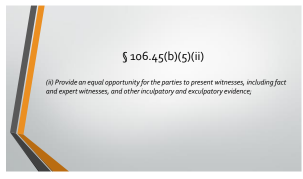
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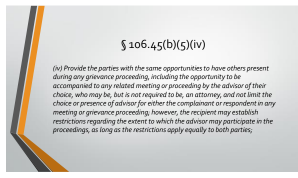


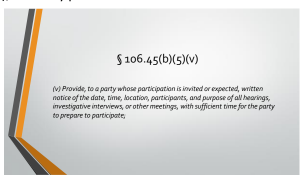
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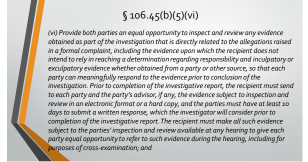
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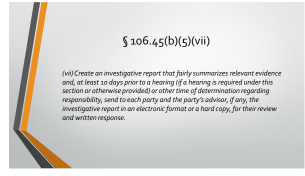




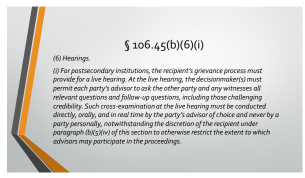
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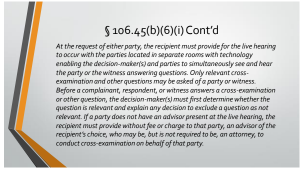
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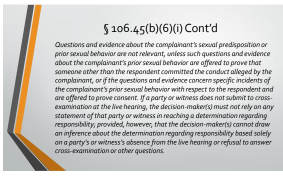


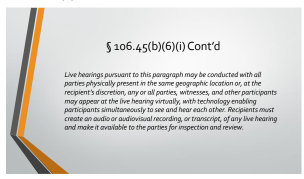
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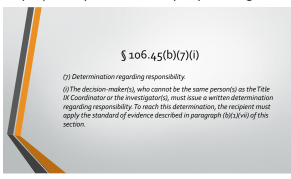
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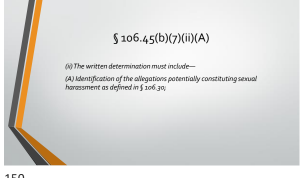




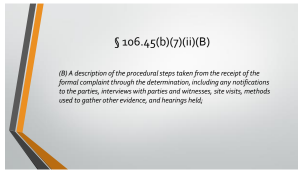
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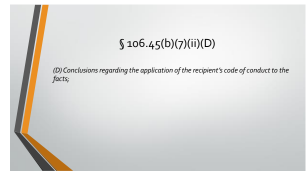


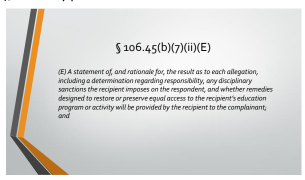
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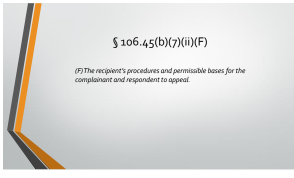
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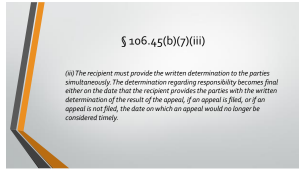




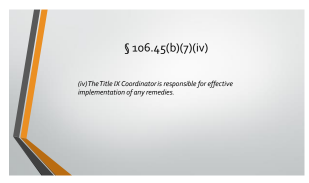
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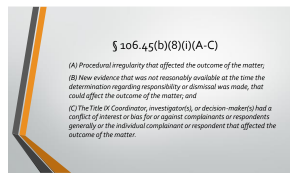


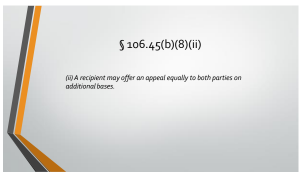
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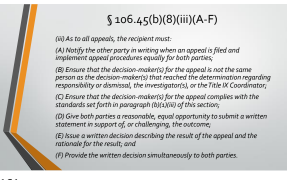
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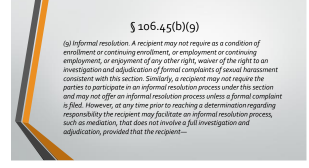




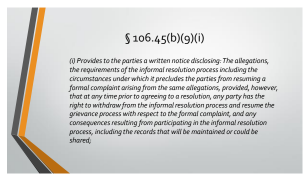
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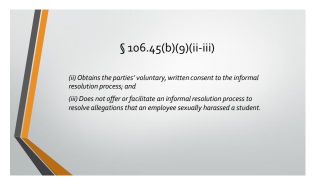
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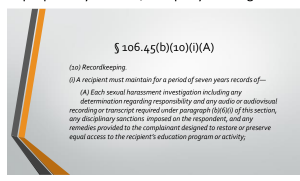


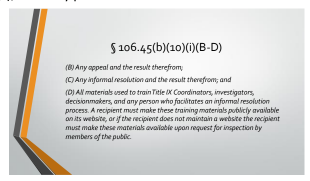
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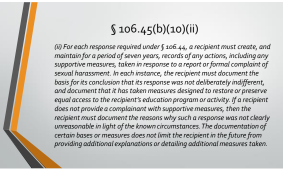
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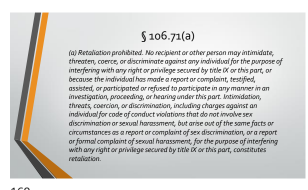
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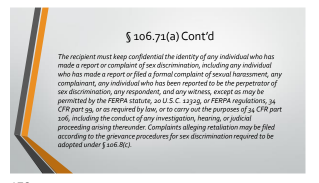
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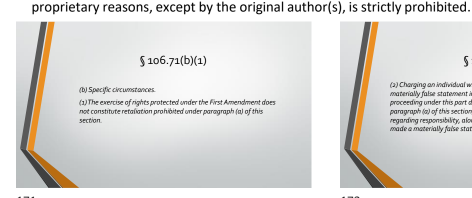


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\$ 106.71(b)(2)

(2) Charging an individual with a code of conduct violation for making a materially false statement in bad faith in the course of a grievance proceeding under this part does not constitute retaliation prohibited under paragraph (a) of this section, provided, however, that a determination regarding responsibility, alone, is not sufficient to conclude that any party made a materially false statement in bad faith.

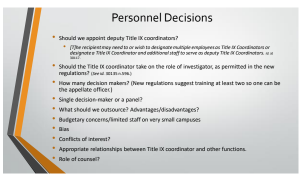
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Organization and Management: Tuning Your Systems to the New Mandates

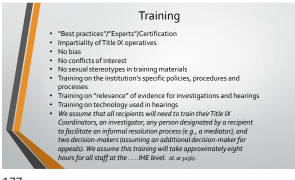


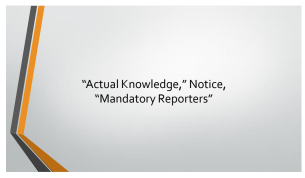
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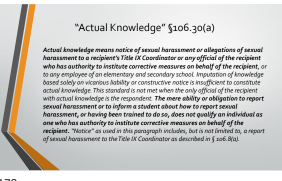
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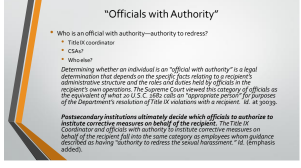




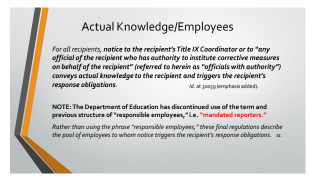
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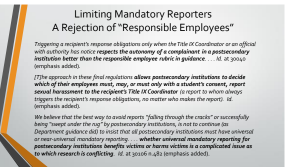
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"Mandatory Reporters"

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

Pros/cons?

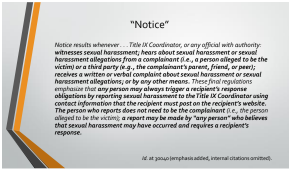
Conflicts in research?

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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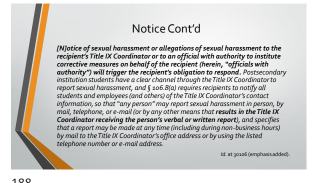
Actual Knowledge Can Be Triggered By...

Report from the complainant
Third party report ("bystander" reporting)
Anonymous report (by the complainant or by a third party)

See id. at 30087.

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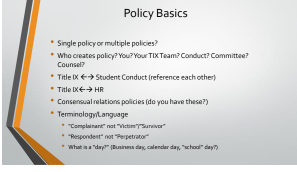






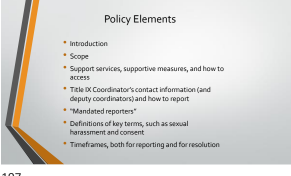
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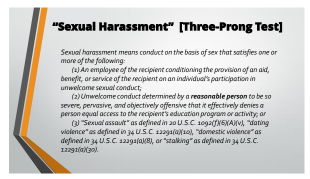
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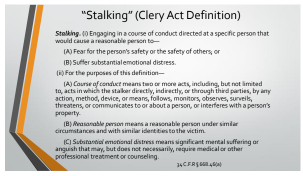
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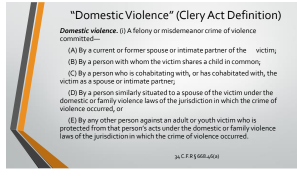
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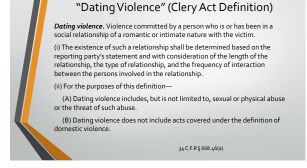




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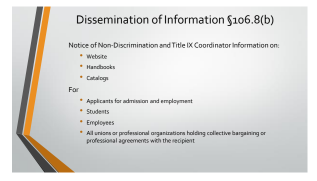
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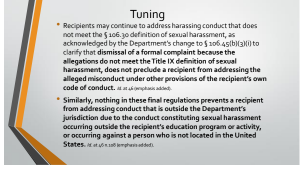
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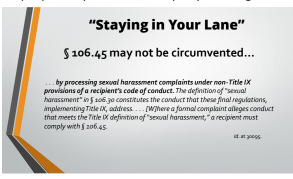
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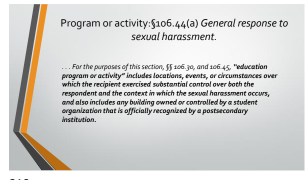




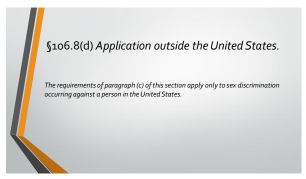
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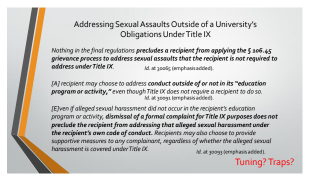
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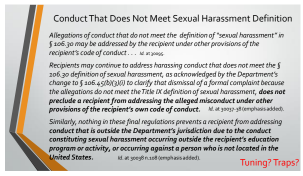
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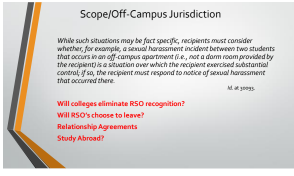
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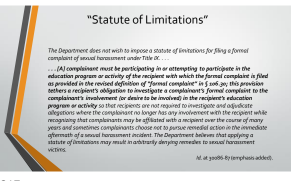
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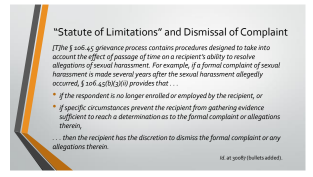
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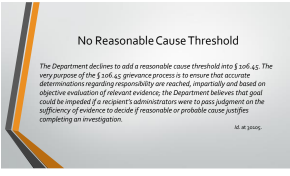
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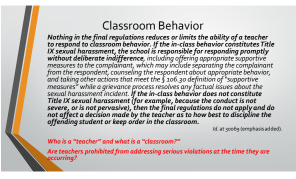
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Title IX Coordinator/Gatekeeping

Title IX Coordinators have always had to consider whether a report satisfies the criteria in the recipient's policy, and these final regulations are not creating new obstacles in that regard. The criteria that the Title IX Coordinator must consider are statutory criteria under Title IX or criteria under case law interpreting Title IX's non-discrimination mandate with respect to discrimination on the basis of sex in the recipient's education program or activity against a person in the United States, tailored for administrative enforcement. Additionally, these final regulations do not preclude action under another provision of the recipient's code of conduct, as clearly stated in revised § 106.45(b)(3)(i), if the conduct alleged does not meet the definition of Title IX sexual harassment.

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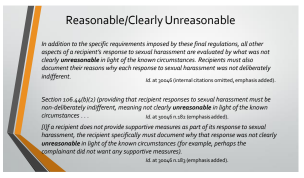
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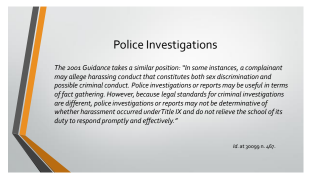
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Law Enforcement Cannot Be Used to Skirt Title IX Process [A] recipient cannot discharge its legal obligation to provide education programs or activities free from sex discrimination by referring Title IX sexual harassment allegations to law enforcement (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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Confidentiality and FERPA Protections Section 106.71(a) requires recipients to keep confidential the identity of any individual who has made a report or complaint of sex discrimination, including any individual who has made a report of filed a formal complaint of sexual harassment, any complainant, any individual who has been reported to be the perpetrator of sex discrimination, any respondent, and any witness (unless permitted by FERPA, or required under law, or as necessary to conduct proceedings under Title IX), and § 106.71(b) states that exercise of rights protected by the First Amendment is not retaliation. Section 106.30 defining "supportive measures" instructs recipients to keep confidential the provision of supportive measures except as necessary to provide the supportive measures. These provisions are intended to protect the confidentiality of complainants, respondents, and witnesses during a Title IX process, subject to the recipient's ability to meet its Title IX obligations consistent with constitutional protections. Id. at 30071 (emphasis added).

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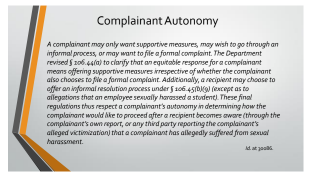
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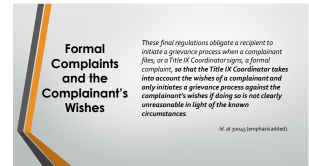


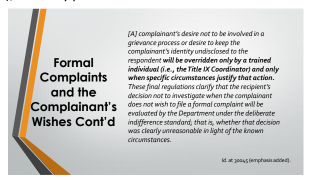
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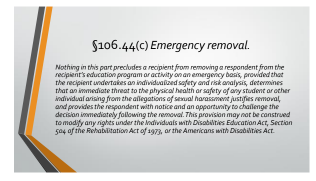
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§106.44(d) Administrative leave.

Nothing in this subpart precludes a recipient from placing a non-student employee respondent on administrative leave during the pendency of a grievance process that complies with § 106.45. This provision may not be construed to modify any rights under Section 504 of the Rehabilitation Act of 1973 or the Americans with Disabilities Act.

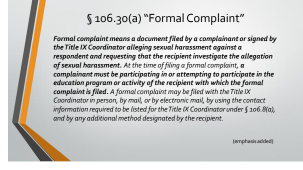
Thoughts on Emergency Removal and Administrative Leave

How should we make this clear in our policies?
Will IHE's be at risk if they use this process?
Litigation risk/TRO?
Bias? De novo review by hearing?

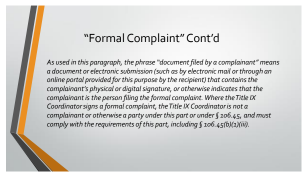
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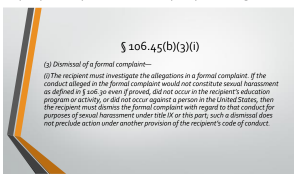


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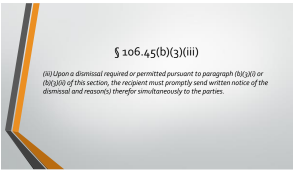


\$ 106.45(b)(3)(ii)

(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.

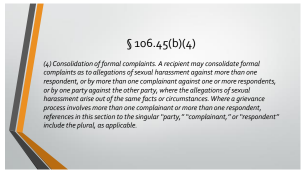
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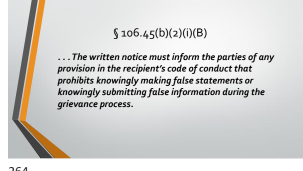




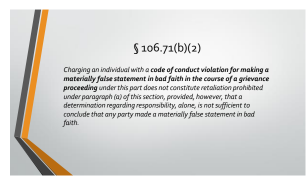
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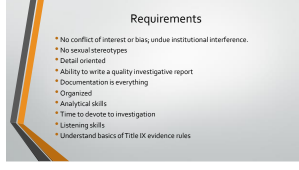




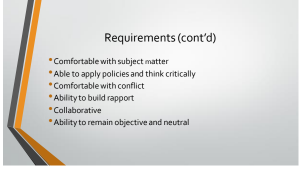
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The Minimum and Maximum Role of the Title IX Investigator

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?

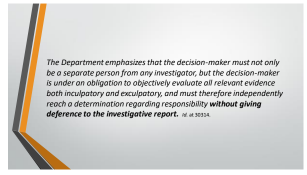
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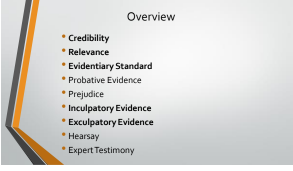
The Department does not wish to prohibit the investigator from including recommended findings or conclusions in the investigative report. However, the decision-maker is under an independent obligation to objectively evaluate relevant evidence, and thus cannot simply defer to recommendations made by the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

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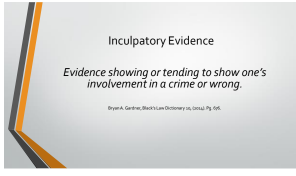


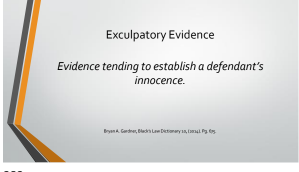
[A] recipient must objectively evaluate all relevant evidence (inculpatory and exculpatory) but retains discretion, to which the Department will defer, with respect to how persuasive a decision-maker finds particular evidence to be.

Id. at 30337.

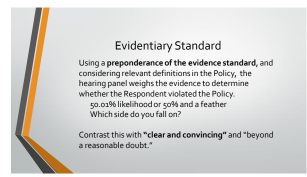
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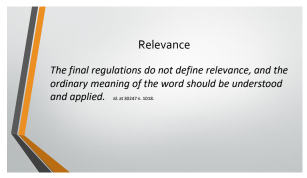
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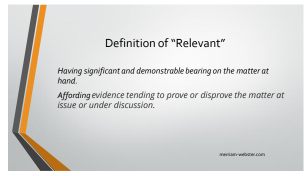


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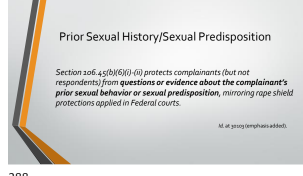
[R]elevance is the sole gatekeeper evidentiary rule in the final regulations, but decision-makers retain discretion regarding the weight or credibility to assign to particular evidence. Further, for the reasons discussed above, while the final regulations do not address "hearsay evidence" as such, § 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</u> evidence about a complainant's sexual predisposition (with no <u>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. (ax 30125.

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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

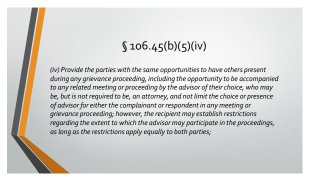
- Credibility vs. Reliability
- Often these cases are "word against word," so what exists to corroborate claims?
- Reports to law enforcement, medical assistance, contemporaneous reports
 or conversations, journal entries, witness accounts, etc. can be viewed as
 corroborating (if medical or mental health 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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"Advisors"

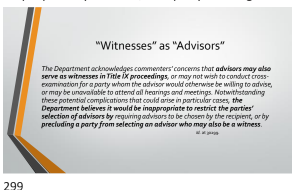
Complainants and respondents can have any advisor of their choosing.
Some will choose a lawyer as an advisor. Some will want a lawyer but will not be able to afford one. Equitable treatment issues?
Some may have a family member, a friend, or another trusted person serve as their advisor.

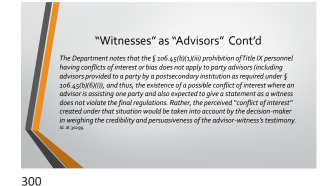
If a party does not have an advisor, the school must provide one.
If within the final regulations do not require the recipient to pay for parties' advisors, nathing the in the final regulations precludes a recipient from choosing to do so. Id. at 30297.

Fifective representation?
If providing 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 complainant or respondent." Id. at 30299.

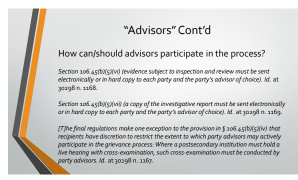
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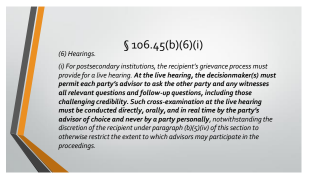
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§ 106.45(b)(6)(i) Cont'd At the request of either party, the recipient must provide for the live hearing to occur with the parties located in separate rooms with technology enabling the decision-maker(s) and parties to simultaneously see and hear the party or the witness answering questions. Only relevant cross-examination and other questions may be asked of a party or witness. Before a complainant, respondent, or witness answers a cross-examination or other question, the decision-maker(s) must first determine whether the question is relevant 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.

Hearings

• What is a "hearing"?

• Single decision-maker vs. a panel of decision makers?

• Rules of evidence?

• Should all hearings be online (currently)

• What are the differences?

• Online hearings

• Platforms?

• Security?

• Do you record?

• Cross-examination

• Hearing rules?

3

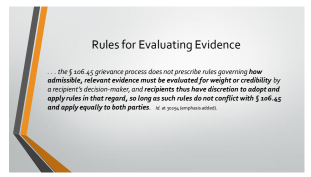
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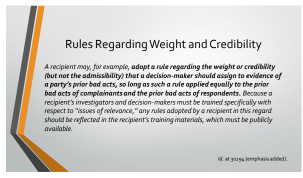


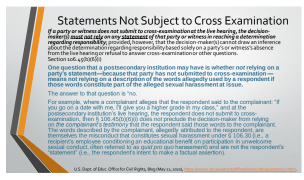
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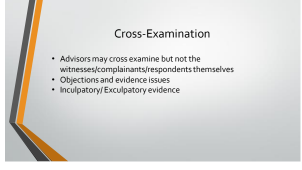
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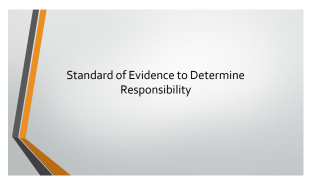
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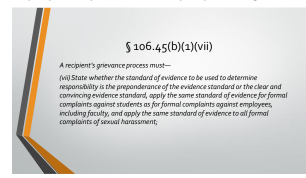


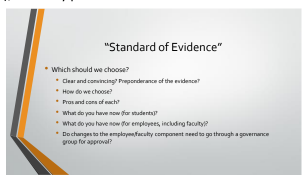
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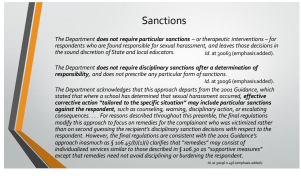




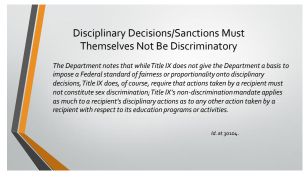
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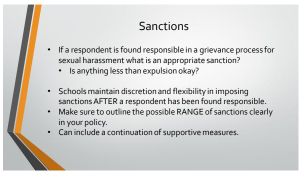
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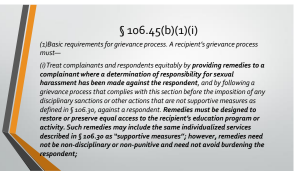


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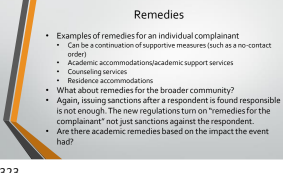
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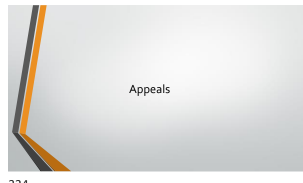




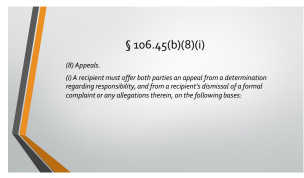
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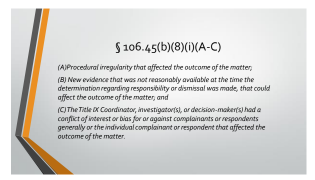
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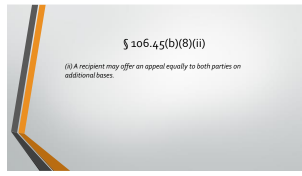


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\$ 106.45(b)(8)(iii)(A-F)

(iii) As to all appeals, the recipient must:

(A)Notify the other party in writing when an appeal is filed and implement appeal procedures equally for both parties;

(B) Ensure that the decision-maker(s) for the appeal is not the same person as the decision-maker(s) that reached the determination regarding responsibility or dismissal, the investigator(s), or the Title IX Coordinator;

(C) Ensure that the decision-maker(s) for the appeal complies with the standards set forth in paragraph (b)(a)(iii) of this section;

(D) Give both parties a reasonable, equal opportunity to submit a written statement in support of, or challenging, the outcome;

(E) Issue a written decision describing the result of the appeal and the rationale for the result; and

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

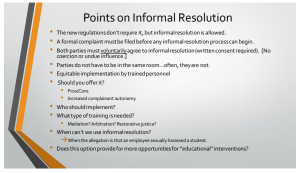
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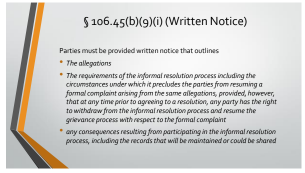
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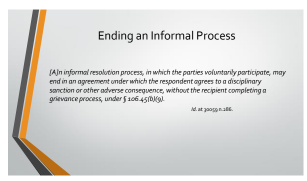
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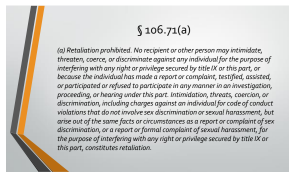


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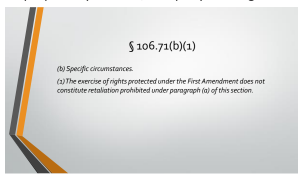


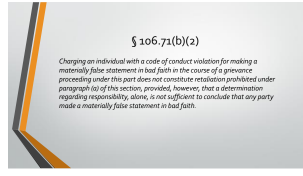
§ 106.71(a) Cont'd

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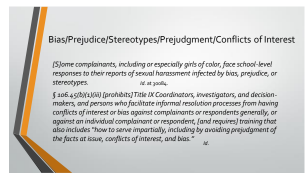


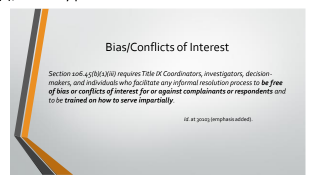
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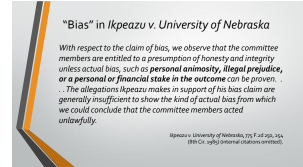
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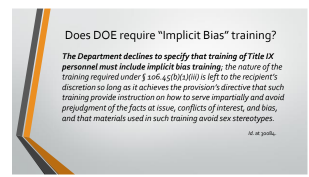
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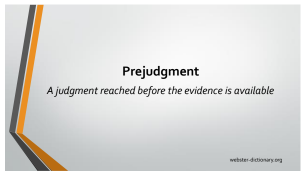
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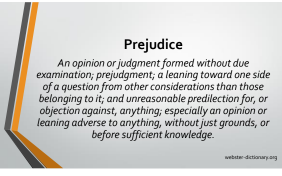
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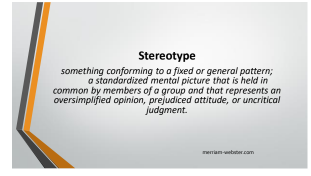




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"Sex Stereotypes"

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

What are some examples of sex stereotypes?

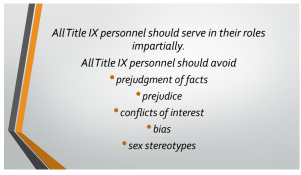
An example of a scholarly paper on stereotypes:

S. Kanahara, 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.

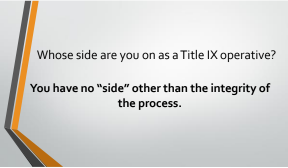
Be especially careful when doing case studies of any kind.

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



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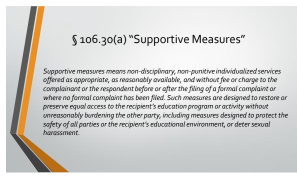
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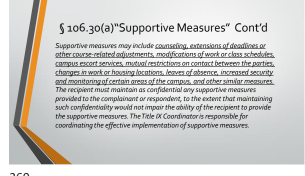




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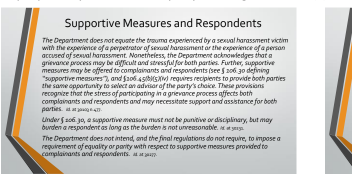


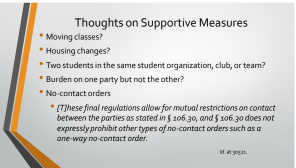
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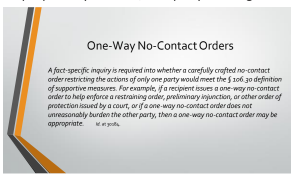
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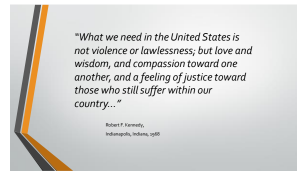


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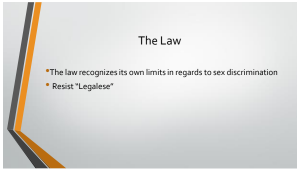
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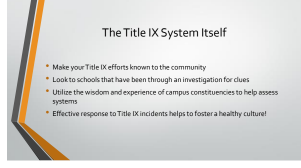




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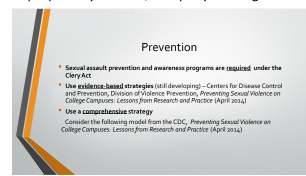


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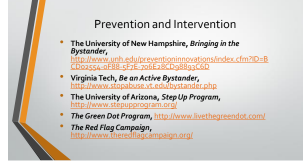




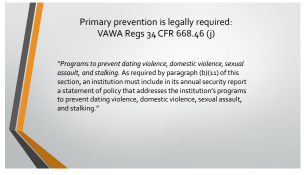
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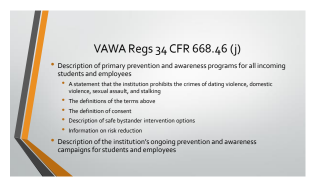
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