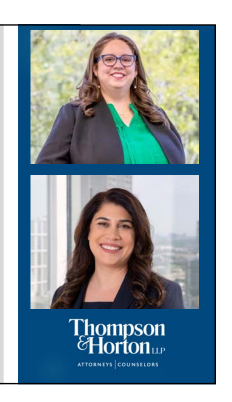
HIGHER EDUCATION TITLE IX INVESTIGATOR FOUNDATIONS & PRACTICUM

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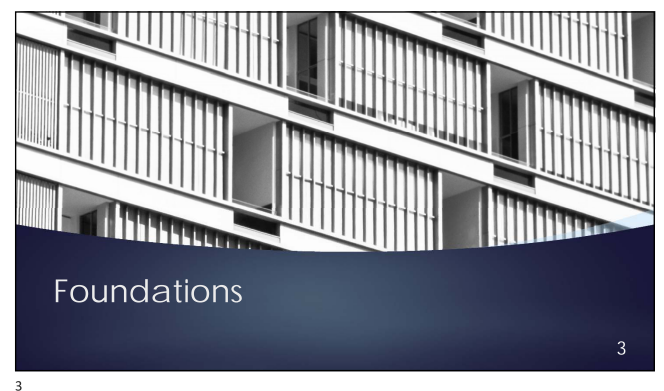
Thompson & Horton LLP

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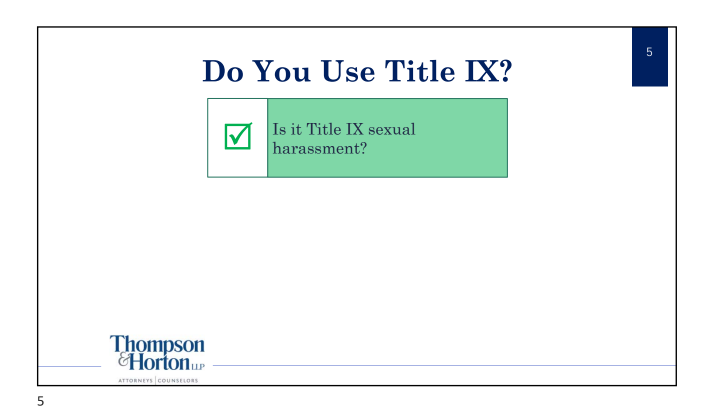
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How Did We Get Here? (To the Investigation, That Is)



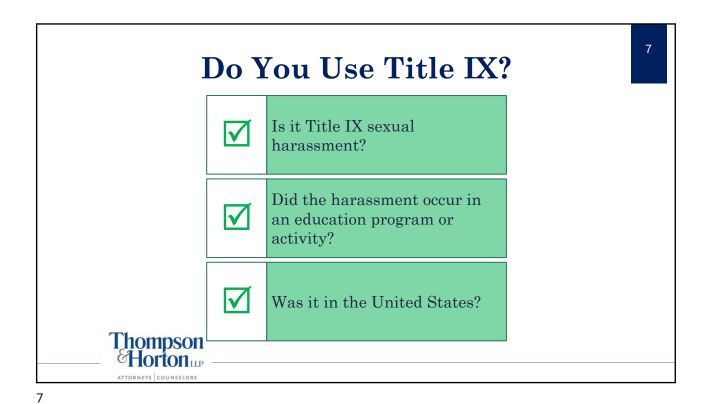


Do You Use Title IX?

Is it Title IX sexual harassment?

Did the harassment occur in an education program or activity?

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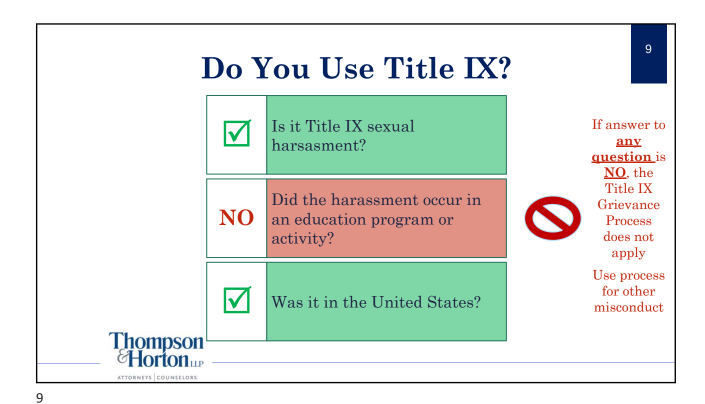
Do You Use Title IX?

Is it Title IX sexual harassment?

Did the harassment occur in an education program or activity?

Was it in the United States?

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ATOMNUS COUNSILOUS



Initial Grievance Process Steps

Step ½: Contact Complainant (Intake)

Step 1: Supportive Measures Meeting With Complainant

Step 2: Consider Emergency Removal / Administrative Leave for

Respondent

If Complainant files a Formal Complaint or Title IX Coordinator signs a Formal Complaint

Step 3: Notice of Allegations
Step 4: Consider Dismissal

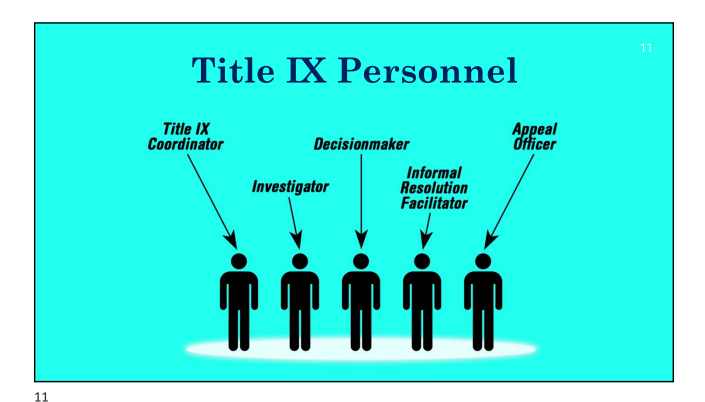
Step 5: Informal Resolution (in appropriate cases)



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Polling Access

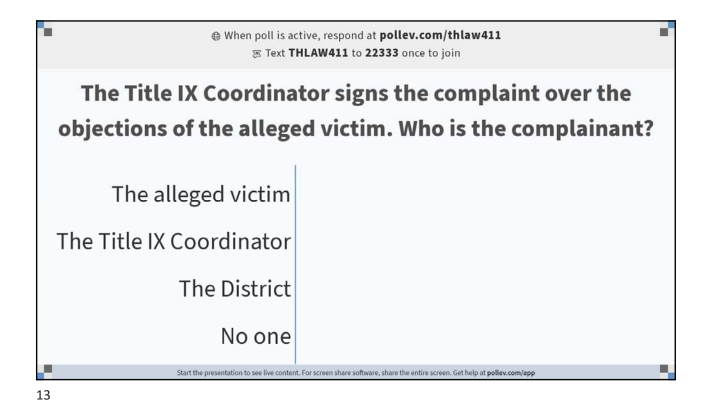
Use this QR code

Option One

Option Two

- Go to Pollev.com on any browser
- ► Accept or dismiss cookies
- ▶ Enter THLAW411 as the Username
- ▶ Skip when asked to enter your name

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Complainant

An individual who is alleged to be the victim of conduct that could constitute sexual harassment

- □ Even if report made by parent/guardian or third party
- Even if Title IX Coordinator signs the Formal Complaint
- Person considered complainant even if they do not choose to file a Formal Complaint



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Respondent

An individual who has been reported to be the perpetrator of conduct that could constitute sexual harassment





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Initial Grievance Process Steps

Step ½: Contact Complainant (Intake)

Step 1: Supportive Measures Meeting With Complainant

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Respondent

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Initial Grievance Process Steps

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Step 4: Consider Dismissal

Step 5: Informal Resolution (in appropriate cases)



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Requirements for Notice

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- Upon receipt of a Formal Complaint, an educational institution must provide written notices to known parties:
 - Title IX Grievance Process (including informal resolution)
 - > Allegations of sexual harassment
 - > Right to inspect and review evidence
 - Right to have an advisor during the process
 - Any policy / provision of code of conduct that prohibits knowingly making false statements or submitting false information

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Requirements for Notice

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- Sufficient details known at the time and sufficient time to prepare a response before any initial interview.
 - Identity of parties involved in incident, if known
 - > The conduct allegedly constituting sexual harassment
 - The date and location of the alleged incident, if known

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Impact on Investigation



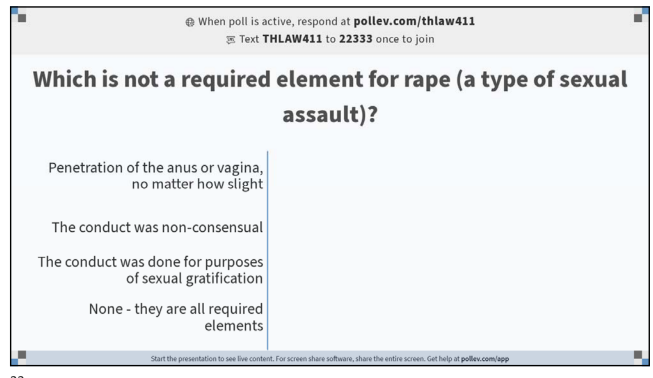
- Notice of Allegations to the Respondent is required before the educational institution meets with the respondent for an interview
- If there is not a Notice of Allegations, make sure one is sent before you do anything else in the investigation
- Supportive measures should have been offered to the parties by this time, as well—verify with the Title IX Coordinator so you can help keep an eye on supportive measures during the investigation

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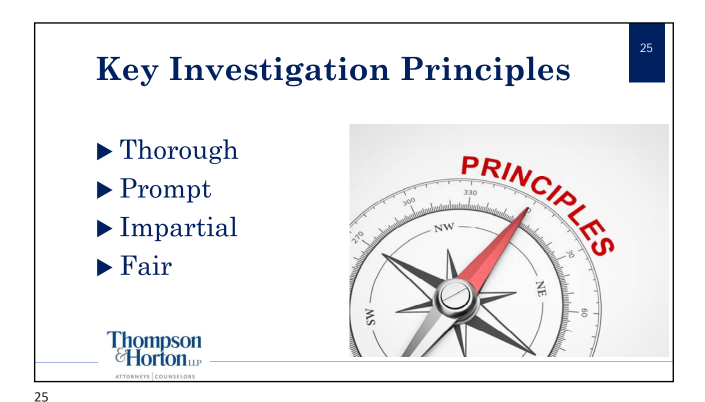
Investigator Tip

- ► The Notice of Allegations is your "roadmap" to your investigation
- ► Make sure you understand the allegations and the elements necessary to prove them



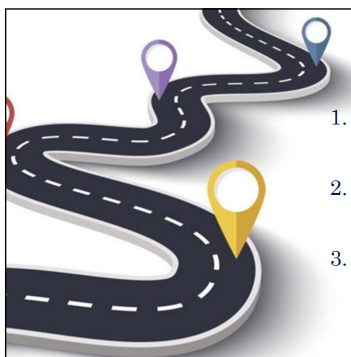








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9 for IX

Familiarization with the file

- 2. Verification of impartiality
- 3. Introduction to parties

27

4. 5. 6.

9 for IX

Interaction with law enforcement and preservation of evidence

- 5. Investigation Plan
- 6. Collection of evidence (interviews and tangible evidence)







1. Familiarization with the file

- ► Review <u>all</u> material provided by the Title IX Coordinator
- ► Create a checklist to ensure all steps are met and to document compliance
 - ➤ T&H Guidebook Checklist B Title IX Investigation Checklist



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Case Study

On January 22, 2023, Francis F. requested to speak with me after class about a friend in the class. Francis reported that this friend had been touched in the genital area without consent during a social event on campus. Francis did not initially name the student, but eventually told me it was Carson C., another student in my class.

- Professor Peterson Handwritten Statement January 22, 2023



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From: Carson Complainant

To: Title IX Coordinator

Subject: Complaint

Date: Thursday, January 25, 2023 7:18:28 PM

I know that Francis F. spoke to our professor about what happened to me on campus. I didn't want to tell anyone, but now that it's out, I do think it's important that something be done. I also need you to know that the person who did this to me also has made numerous horrible statements to me, all sexual in nature. Please let me know what you will be doing to deal with this situation.



Our Case: More Facts

- ▶ A formal complaint was filed on January 25, 2023 by CP
- ► Supportive measures are in place
- ► The Title IX Coordinator determined that, if true, the alleged conduct could be "fondling," a type of sexual assault, and severe, pervasive, and objectively offensive "sexual harassment"
- ▶ A notice of allegations was sent on January 30, 2023



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NOA: Allegations

It is alleged that on or around [dates]:

- 1. Robin Respondent (the "Respondent") touched Carson Complainant's (the "Complainant's") genitals over the clothing without consent, and
- 2. The Respondent repeatedly made sexbased comments to the Complainant.



Our Case: Allegations

The alleged conduct, if true, could be sexual harassment in an education program or activity of a recipient of federal funding and against a person in the United States. Specifically:

- 1. Touching the private body parts of another without consent and for purposes of sexual gratification is "fondling," which is a type of sexual assault under Title IX, and
- 2. Unwelcome sex-based conduct that is so severe, pervasive, and objectively offensive that it effectively denies equal access to the educational institution's educational program or activity is "sexual harassment" prohibited under Title IX.

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2. Verification of impartiality

Any individual designated as an Investigator may not have a conflict of interest or bias for or against complainants or respondents generally or an individual complainant or respondent

34 C.F.R. § 106.45(b)(1)(iii)



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An impartial investigator ...

- ▶ Is unbiased
- ▶ Has no conflict of interest
- ► Does not prejudge
- ▶ Is well trained





Impartial Approach

- ► The preamble to the 2020 Title IX rules call for educational institutions to use an objective, "common sense approach" to evaluating whether bias, conflict of interest, or prejudgment exists
- ► Remember that "objective" means whether a reasonable person would believe partiality exists
- ► The preamble says not to apply "generalizations" that might unreasonably conclude partiality exists



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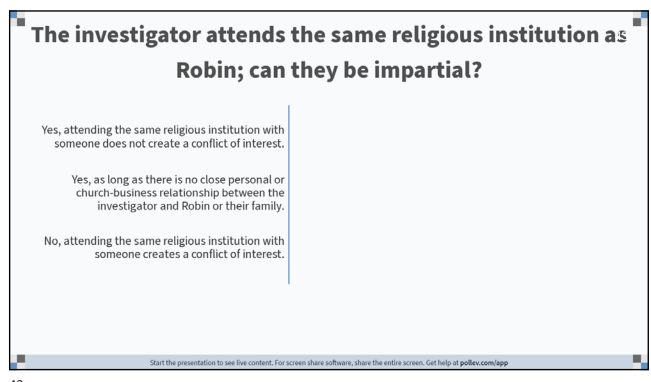
© Text THLAW411 to 22333 once to join

The investigator has a disciplinary role in the school and has imposed discipline on Robin in the past; can they be impartial?

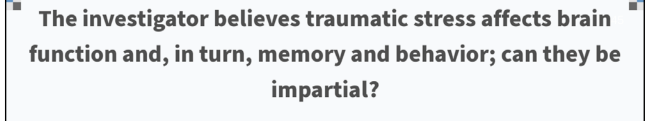
Yes, imposing discipline on a student does not create an impermissible risk of bias.

No, but only if the discipline was for prior sexual misconduct.

No, imposing discipline on a student creates an impermissible risk of bias.







Yes, belief in "trauma informed practices" does not create a conflict of interest or bias

Yes, if the investigator does not rely on apparent trauma as evidence.

No if the investigator uses trauma-informed investigative techniques.

No, belief in "trauma informed practices" renders someone biased toward victims

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Impartiality Tips

- ▶ Be open with the Title IX Coordinator or their designee about any concerns—better to report something that turns out to be nothing than to ignore something that turns out to be a big deal
- ▶ When in doubt, disclose any concerns to the parties and get their agreement to allow you to continue in the role (with Title IX Coordinator)
- ► Show your work! The best way to avoid a claim of bias, conflict of interest, or prejudgment is to methodically work your case and write a solid report





3. Introduction to parties

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- ▶ Not required, but best practice
- ▶ Benefits:
 - Notice to the parties of the "rules" for the investigation
 - > Notice to the parties that there may be periods where they do not hear from you, and how they can contact you



Introduction to Parties

- ► T&H Guidebook Document 28 Investigator Introduction to Party
- ► Send to parties, parents/guardians of minor parties, and advisors, if any



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4. Interaction with law enforcement

- L
- ► Law enforcement is often involved when reported conduct is criminal in nature
- ► Child protective services may also be involved/investigating where abuse or neglect is suspected

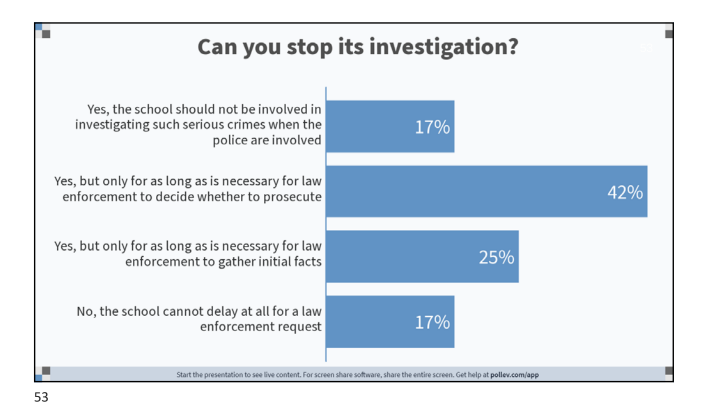


51

Our Case: The Police

- 52
- > Carson files a police report regarding the alleged fondling on January 31, 2023
- > Officer Ogletree contacts you upon finding out that you are investigating and is quite angry that you are "screwing up their investigation"
- > The Officer says the educational institution must turn over the investigation to the police and stop "meddling" in police business





The Police are the Beginning, Not the End

"[A] law enforcement investigation does not relieve the school of its independent Title IX obligation to investigate the conduct."

"Police investigations may be useful for fact-gathering; but because the standards for criminal investigations are different, police investigations or reports are not determinative of whether sexual harassment or violence violates Title IX. Conduct may constitute unlawful sexual harassment under Title IX even if the police do not have sufficient evidence of a criminal violation."



Delay for Concurrent Law Enforcement Investigation



- ► An educational institution must conduct its Title IX investigation in a "reasonably prompt" manner but may <u>temporarily</u> <u>delay</u> the <u>investigation</u> for good cause, which may include concurrent law enforcement activity
- No long or indefinite delay or extension of timeframes, regardless of whether a concurrent law enforcement investigation is still pending

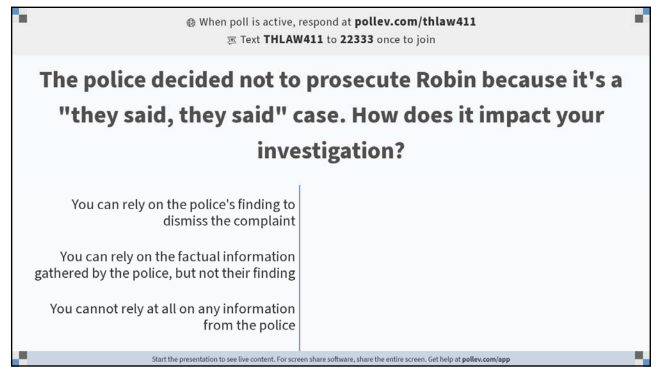
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Notice of Delay

- ► A Title IX team member must send written notice to both parties regarding the delay or extension and the reason(s) for the delay or extension
- ► Concurrent law enforcement activity is **not** good cause to delay sending the written notice of allegations of delay to the complainant or respondent
- ► T&H Guidebook Document 23 Notice of Extension of Timeframes







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Police Results as Evidence?

- ► Police evidence may be useful for factgathering
- ▶ But the standards for and purposes of criminal investigations are different from educational institution investigations
- ► Police investigations or reports are not determinative of whether sexual harassment or violence violates Title IX







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When the Police Call

- ▶ Document everything!
 - > Ask police to put request for delay in writing
 - Reduce verbal (e.g., telephone) conversations in writing
 - Best practice is to respond with summary/If my summary is incorrect please let me know by [date] or I will assume it is correct."
- ► Explain in writing the educational institution's obligation to conduct its own Title IX investigation and ask for notification when you can begin your investigation
- ► Follow up, then follow up again, then again







5. Investigation Plan

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- ► What questions need to be answered for a thorough and impartial investigation?
- ▶ Who should you interview and what evidence should you collect to allow the decision-maker to answer those questions?
- ► In what order should you collect evidence, including witness interviews?
- ▶ Prepare interview outlines



Planning the Investigation

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- ▶ What questions need to be answered for a thorough and impartial investigation?
 - What evidence do you need to collect?
 - Who should you interview?
- ► In what order will you conduct witness interviews?
- ► Think: What information do you need to obtain to allow the decisionmaker to answer the key questions and make a reliable determination





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What Are the Questions?

64

- ➤ Think back to the Title IX definitions of "Title IX sexual harassment" "in an educational program or activity" and "against a person in the U.S."
- > Look at the allegations and consider what the elements for each claim are
- Consider information needed to craft a remedy if a violation is found



Fondling

- ► Was there touching of the private body parts of another?
- ▶ Was it without consent?
- ▶ Was it for purposes of sexual gratification?
- ▶ Was it in an "educational program or activity"
- ▶ Was it "against a person in the U.S."



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Hostile Environment

Was there:

- ▶ Unwelcome conduct?
- ▶ Based on Sex?

Was it so:

- > Severe?
- > Pervasive? and
- ➤ Objectively Offensive?

That it would effectively deny equal access?

- Was it in an "educational program or activity"
- ► Was it "against a person in the U.S."

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Impact - Effective Denial

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- ▶ What were the effects on the Complainant, if any?
- ► What were the effects on the larger educational community, if any?
- ► What issues may need to be addressed with the Respondent, if any?
- ** Some institutions will separate this process from the initial investigation



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Types of Evidence

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- ▶ Direct Evidence
- ► Circumstantial Evidence
- ► Hearsay

Rumor / innuendo (NOT evidence)





Direct Evidence

Evidence that is based on personal knowledge or observation and that, if true, proves a fact without inference or presumption.

BLACK'S LAW DICTIONARY 675 (10th ed. 2014)

- What a witness directly experienced
- ► Eyewitness testimony
- ▶ Admissions—written or oral
- ▶ Surveillance tape or cell phone video captures the incident



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Circumstantial Evidence

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Evidence based on inference and not on personal knowledge or observation ... all evidence that is not given by eyewitness testimony.

Black's Law Dictionary 674 (10th ed. 2014)



Circumstantial Evidence







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Hearsay Evidence

A statement (oral or written) made by someone NOT WHILE TESTIFYING and that is offered to prove the truth of the matter asserted in the statement.

FED. R. EVID. 801(c)





Sources of Evidence

- ▶ Testimony
- ▶ Documents
- ▶ Education records
- ▶ Campus files
- ▶ Personnel files
- ► Investigation records
- Student files
- ▶ Police Reports
- **▶** Emails

- ▶ Handwritten notes
- ▶ Calendars
- ▶ Photographs
- Videos
- ► Text & instant Messages
- ▶ Other electronic files/ cloud storage
- Journal entries
- ► Medical records (ONLY with written consent)
- Interviews



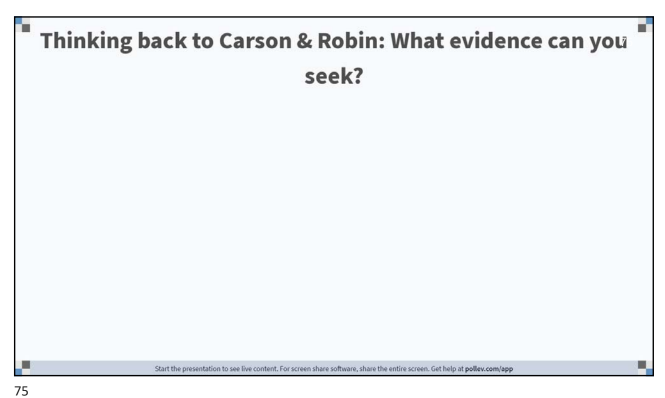
73

Preserving Evidence

- ► If there is evidence that could be at risk of loss, take steps to preserve evidence
- ► Contact law enforcement immediately if there is knowledge of illegal or illicit evidence











They-Said / They-Said No Other Witnesses

- ▶ Sexual harassment often occurs behind closed doors
- ► There are often no witnesses to the alleged harassment
- ▶ Many cases are going to involve the complainant making certain allegations, the responding denying them, with no other witness
- ► The fact that there are no witnesses to the alleged harassment does not mean it is automatically a "50/50"
- A thorough investigation and a complete summary of all relevant evidence can help a decisionmaker assess credibility and reach a reliable determination

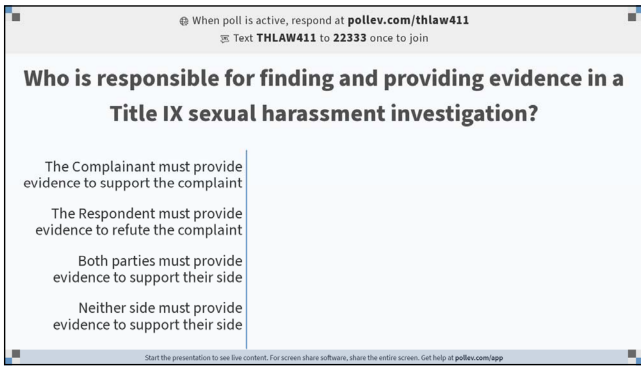
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What if there is really no evidence other than "they said, they said"?

A finding in favor A finding in favor Dismissal of the of the Complainant of the Respondent complaint with no finding

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It's Your Job!

- ► The burden of proof and the burden of gathering evidence sufficient to reach a determination regarding responsibility rest on the educational institution, not the parties
- ▶ Off limits: medical treatment records without voluntary, written consent



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But if the Parties Want to Share...

- ► Let them! Do not discourage parties from submitting evidence
- ▶ Give them the same opportunity to present evidence, suggest witnesses, recommend directions for your investigation
- ► If you decide not to pursue a suggested route, record your reasons and summarize in your report



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Interviews - Outline

- ▶ Prepare an interview outline for each witness
 - > Bullet points and lists can help you stay on track
 - > But they don't help with word choice
 - Consider writing out (at least the most tricky) questions
- ▶ But you must always be flexible



Interview Outline

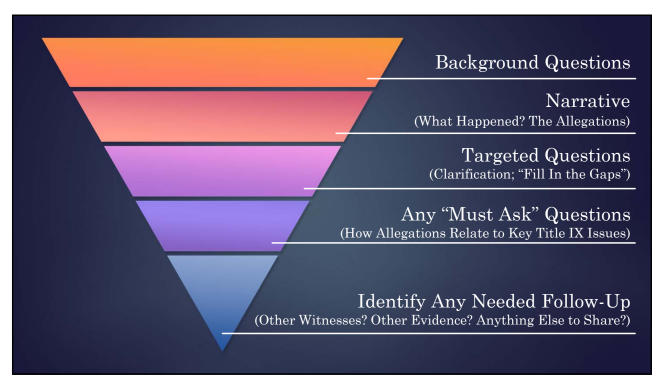
- ▶ Determine how you are going to establish rapport
- ► Focus on the allegations in the Formal Complaint and prepare questions to obtain a reliable chronology of events and all relevant information the witness has
- ► Identify "must ask" questions to elicit information related to Title IX sexual harassment definitions or to fill in gaps in chronology
- ▶ Identify evidence to discuss with witness



Good Preparation Is Key!



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"Must-Ask" Questions

- Is the conduct on the basis of sex?
- Is the conduct at issue Title IX sexual harassment?
 - If hostile environment harassment, was the conduct "unwelcome"?
 - If student-on-student Title IX Big 5, was there consent?
- Did the conduct occur in the education program and activities?
- How was the complainant denied equal access to educational programs or activities?



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Writing Out Questions

- ► Tell me about your relationship with Robin/Carson.
- ▶ Would you say you were friends or more than friends?
- ▶ Did your relationship change at any time?
- ► How did it change?



Writing Out Questions

- ▶ Did you and Robin/Carson ever touch each other sexually?
- ► How frequently did that happen?
- ▶ Ok, let's talk about the first time it happened, who was present, where were you, how was the conduct initiated, what did you say/they say?
- ▶ Let's talk about the next time it happened... (etc.)



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Before Interviews

- ► Decide how you will record information from the interviews
- ► Recordings may have to be shared (see later discussion of Directly Related Evidence)
- ► Consider having a note-taker attend



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Before Interviews

Schools must provide the parties written notice of the date, time, location, participants, and purpose of all investigative interviews or other meetings with sufficient time to prepare





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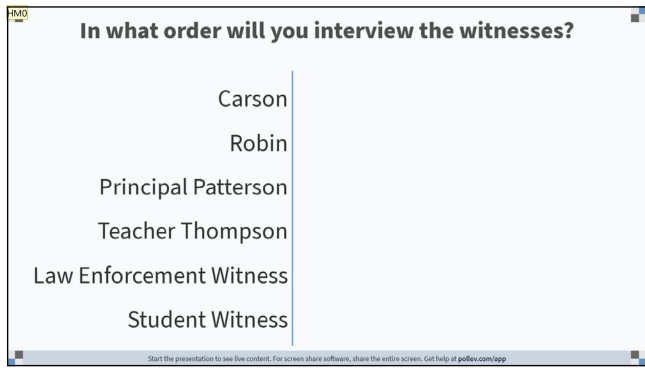
Before Interviews

- ► Recommended to do the same for nonparty witnesses (not required)
- ▶ Use T&H Guidebook Document 30 Notice to Party of Investigative Interview or Other Meeting and Document 31 – Notice to Witness of Investigative Interview of Other Meeting



90

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Remember...

- ➤ Your job is not to weigh the evidence
- ► Keep in mind the standard of proof (preponderance of the evidence) in planning the investigation
- ▶ But you will not apply it directly



HM0 [@Jackie Wernz], we need to update this to list Professor Patterson and take off Teacher Thompson. Not sure if that changes it for the k12 one, too?? Holly McIntush, 2023-02-28T15:16:59.653

Standard of Evidence

- ► Most educational institutions uses the "preponderance of the evidence" standard
- ▶ Preponderance of Evidence:
 - A fact is more likely than not to be true; a proposition is more probably true than false
 - At least 51% of evidence favors the Complainant (50% and a feather)

Probability of Truth > 50%

▶ Where the evidence is equipoise ("50/50"), the result is a determination that respondent is not responsible





6. Collection of Evidence

- ► Includes interviews and reviews of tangible evidence
- ► Remember that this is your burden think creatively, broadly, and evenhandedly



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Start of Interviews

- ► Explain background information
 - > Explain expectations for parents/guardians and advisors
 - ➤ Use T&H Guidebook Document 34 Party Interview Intro or T&H Guidebook Document 35 – Witness Interview Intro
- ► Take notes using memorandum of interview or finalize notes in a memo after
 - > T&H Guidebook Document 33 Memorandum of Interview



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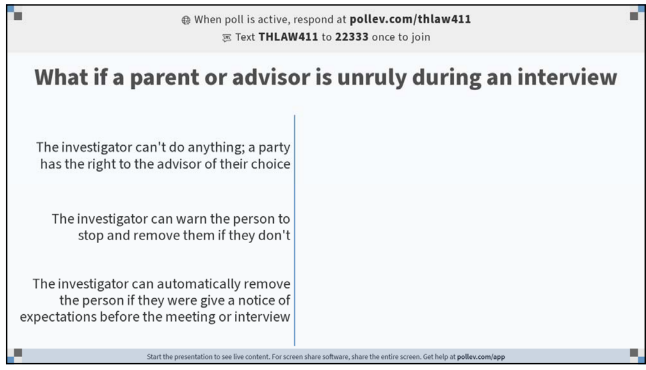


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Right to an Advisor

- ► Complainant and Respondent must be given the opportunity to select an advisor of their choice
- ► The advisor may be present for any meeting or interview during the investigation
- ► Advisor may inspect and review the evidence and report





Advisor Expectations

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- ► The educational institution may establish reasonable restrictions regarding the extent to which the advisor may participate in the proceedings, but the restrictions must be equally applied to both parties
- ► Recommended to provide an advisor (and party/parent) expectations document early on in writing before the first interview or meeting
- ► Go over the expectations at the beginning of the first interview or meeting and secure confirmation of understanding
- ► Example is available in our Guidebook Document 3



During Interviews

- ➤ Your goal is to obtain information, not share information
- ▶ Begin with open ended questions
- ► Probe more specifically if necessary



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During Interviews

- ▶ Do not use terms that suggest prejudgment or bias, like "victim" and "perpetrator"
- ▶ Do not use sex stereotypes
- ▶ Do not require one party to carry the burden of presenting or identifying evidence
- ▶ Do not be swayed in the evidence you collect and document by party status



Words Matter

103

- ► Avoid suggesting belief or disbelief ("I'm so sorry this happened to you")
- ➤ You can be empathetic, though ("I can tell this is difficulty, would you like a break" or "I don't expect you to be able to tell me every detail")
- ► Avoid words that seem to blame a party ("Why didn't you report it")



103

A Respondent argues that a Complainant's mental health issues are the reason for a false complaint. Can the investigator ask the Complainant about it?

No, information from treatment records is never relevant

Yes, because it would be unfair to the Respondent not to consider their argument

Yes, but only if there is voluntary, written consent

Don't Ask...

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Unless you have written consent:

- ▶ Medical records
- ▶ Privileged information
- ► Information about the Complainant's sexual predisposition or prior sexual behavior ("rape shield")

For consent, use T&H Guidebook Document 36 – Authorization to Use Otherwise Irrelevant Information



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It's Not Relevant

- ▶ Medical Record Information: Cannot access, consider, disclose, or otherwise use a party's records that are made or maintained by a physician, psychiatrist, psychologist, or other recognized professional or paraprofessional acting in the professional's or paraprofessional's capacity, or assisting in that capacity, and which are made and maintained in connection with the provision of treatment to the party, unless the recipient obtains that party's voluntary, written consent to do so for a grievance process
 - For a minor, consent of parent is required



It's Not Relevant

- ▶ **Legally Privileged Information:** No information protected by a legal privilege may be used during an investigation unless waived in writing by the person holding the privilege (party and, for a minor, their parent/guardian)
 - > Attorney-Client Privilege
 - Physician-Patient or Psychotherapist Patient Privilege records maintained in connection with the provision of the treatment of the party



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It's Not Relevant

- ► Complainant Sexual History or Behavior: Questions and evidence related to a complainant's prior sexual history or sexual behavior are not relevant and may not be asked or sought
 - > Exceptions in two narrow circumstances



"Rape Shield" Exceptions

- 109
- ➤ To show that someone other than the Respondent engaged in the alleged conduct
- ➤ Prior conduct between the parties to be used to show consent



109

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True

True

False

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Don't Tell...

- ➤ Gag orders are not allowed in the Title IX process
- ➤ You can express the need to maintain confidentiality





111

During an interview, the interviewer can tell a witness not to talk about the case with others in the school community

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False

112

True

Retaliation Warning

- ► Investigators can (and should) warn parties and witnesses of risks that sharing information could lead to retaliation
- ► Also inform parties and witnesses that they should report if they feel they are retaliated against



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Closing Interviews

114

- Ask "anything else"
- Consider allowing parents/guardians and/or advisor to ask questions
- ► Ask for questions, including about process
- ► Always discuss retaliation both against them and against the other party
- ► Explain next steps
- ▶ Ask the witness to reach out if they think of anything else later



After the Interview

115

- ▶ Finalize your notes as soon as possible
- ► Assess whether to update the investigation plan with other witnesses or evidence identified during the interview
- ► Gather any remaining evidence that is relevant to the allegations
- ► Assess whether any factual or chronological gaps exist and, if so, complete additional interviews and/or evidence collection



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Uncooperative Witnesses

- ► What if a party or witness refuses to show up?
- ➤ Cannot make a decision solely based on a party's non-cooperation



Uncooperative Witnesses

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- ► For parties, use T&H Guidebook Document 32 Party Non Response to Interview Request
- ▶ For witnesses, there is less leverage; get creative
- ► Consider:
 - > Why the non-cooperation?
 - > Explain the consequences
 - > Involve others



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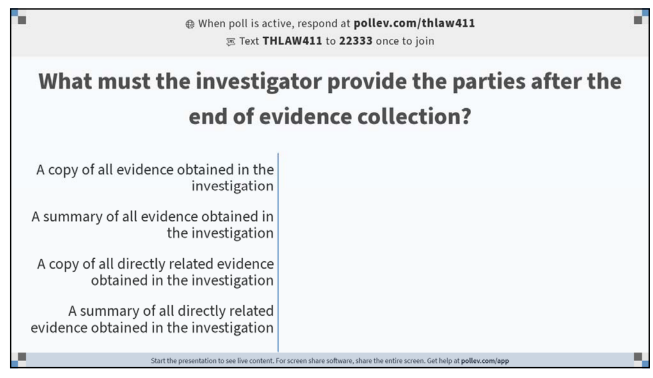
Remember... Presumption that respondent is not responsible Thompson Hortonus

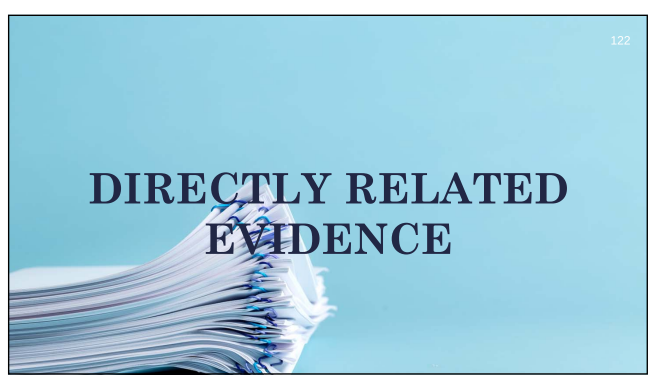


"Fill In the Gaps"

- Are there any gaps in your chronology of events?
- ▶ Is there any evidence missing?
- ▶ Did you obtain all the documents and information the parties and witnesses referenced?
- ► Are there any follow-up questions you need to ask the parties or witnesses?
- ▶ Is there anything else you need to track down to prepare a thorough investigation report that will allow the Decisionmaker to reach a reliable determination?







7. Compiling and sharing the DRE

123

- ► "Directly related evidence" is not defined in the rules
- ► Statements, notes of interviews, and other types of evidence collected in the investigation are likely covered



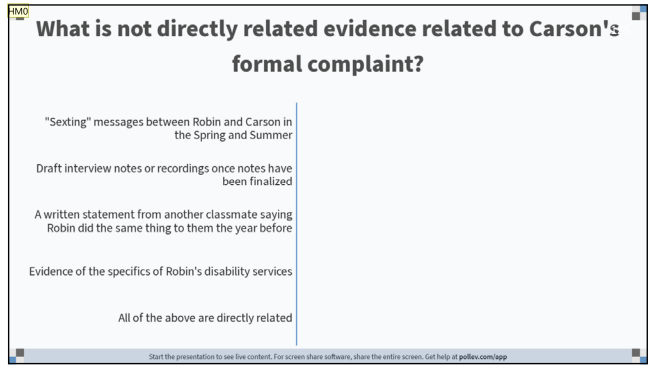
123

124

Directly Related Evidence

- ► Even evidence the educational institution doesn't think it will use
- ▶ The parties must be given at least 10 days to review all the evidence and submit written responses about the evidence to the investigator
- ► The investigator must consider the responses when writing the investigative report
- ► Use T&H Guidebook Document 37 Notice of Right to Review and Respond to DRE

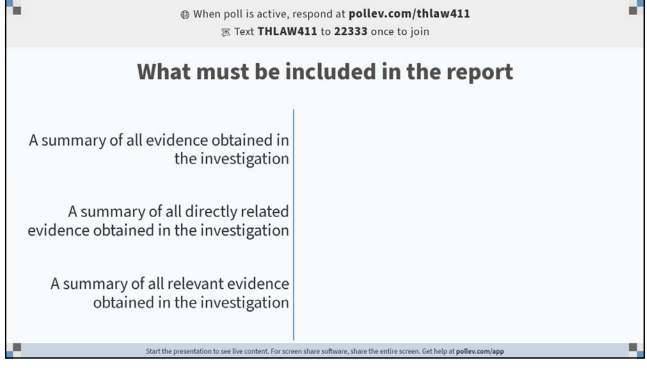




Evidence subject to legal privilege Evidence related to a complainant's past sexual history not related to: 1. The evidence is offered to prove someone other than the respondent committed the alleged sexual harassment 2. The evidence relates to the sexual behavior between the complainant and respondent and is offered to prove consent Thompson Hortonup

HM0 Because I updated the dates to be January 2023, do we worry about the spring and summer here? Or just let them discuss how long before this that was... Holly McIntush, 2023-02-28T15:30:43.710





8. Drafting, finalizing, and sharing the report

- ► The report must summarize all "relevant evidence"
- ➤ You can (and should) begin drafting the report during the 10-day DRE period
- ► The report must be shared with the parties who have 10 days to respond before a decision



129

Investigation Report

► Summarizes the *relevant* evidence



Use T&H Guidebook Document 38

– Investigative Report Template



130

Relevant Evidence

131

Evidence is relevant if

- (a) it has any tendency to make a fact more or less probable than it would be without the evidence, and;
- (b) the fact is of consequence in determining the action.

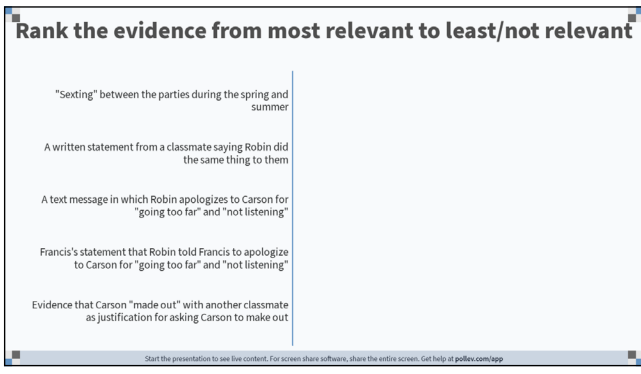
Fed. R. Evid. 401





131

132 Relevant Evidence **Inculpatory Evidence Exculpatory Evidence** Favorable to the respondent Favorable to complainant Evidence that shows or tends to Evidence that exonerates or support the allegations of sexual tends to show the respondent is harassment and/or the not responsible for the respondent's involvement in the allegations of sexual allegations to establish harassment responsibility Thompson



Remember - not relevant without consent

134

Evidence subject to legal privilege

Evidence related to a complainant's past sexual history unless:

- 1. The evidence is offered to prove someone other than the respondent committed the alleged sexual harassment
- 2. The evidence relates to the sexual behavior between the complainant and respondent and is offered to prove consent

A party's records made or maintained by a medical professional or paraprofessional made and maintained in connection with the provision of treatment of the party



Credibility Determinations



The investigator does not make **findings** regarding credibility, but the investigator should include information related to credibility in the investigative report to help the decisionmaker assess credibility and reach a reliable determination that the respondent is or is not responsible for the alleged sexual harassment

135

Credibility Determinations

Inherent Plausibility

Demeanor

Motive to Falsify

Corroboration

Past Record



U.S. Equal Employment Opportunity Commission

EEOC Enforcement Guidance: Vicarious Liability for Unlawful Harassment by Supervisors (Jun. 18, 1999)

Credibility Factors

- **▶** Corroborating evidence
- ► Contradictory evidence
- ▶ Source of information (and source motive)
- Body language and demeanor
- ► Specific details
- ► Reasonableness of testimony / plausibility
- ▶ Witness's memory (impact of time, outside influence, trauma, intoxicant)
- Witness's demeanor
- Witness's motivations or interest in the outcome
- ► Witness's bias or prejudice
- ► Internal consistency
- ▶ Other factors of believability

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Example

The parties do not dispute that in the Fall semester of 2022 and during the first weeks of the Spring 2023 semester, Robin touched Carson for purposes of sexual gratification on three occasions. The main dispute is whether that conduct was consensual.



Example

According to Carson, Carson and Robin had discussed previously that Carson had never done anything sexual and did not want to do so. Carson says when Robin asked to "make out" or touch Carson, Carson always said no. Carson said they really like Robin and their families are friends, so Carson did not want to do anything to put that at risk. Carson also said that their parents are very strict and Carson was afraid if they knew anything happened, they would blame Carson. So, despite having said they did not want to, Carson said they eventually said "ok fine" on the occasions when the touching occurred.



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Finalize the Report

- 140
- ► After the 10 day DRE review period, consider and address any responses to DRE in the report
- ► The report does not reach a decision/determination, that is the decision-maker's role
- ► The educational institution must share the final report with both parties and their advisors (Use T&H Guidebook Document 39 Notice to Parties to Review Investigative Report)
- ▶ Both parties must be given at least 10 days to review and respond before a final decision

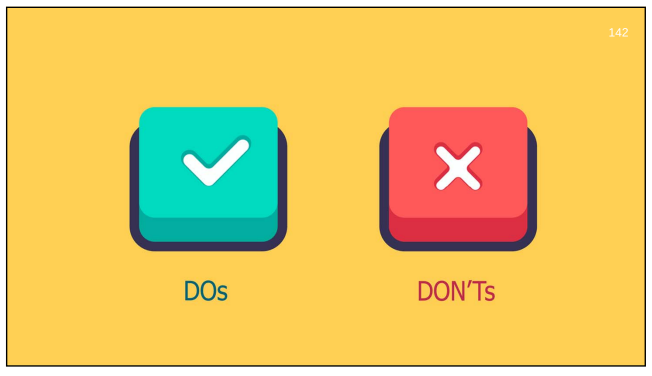


Considering the Parties' Response to the Evidence

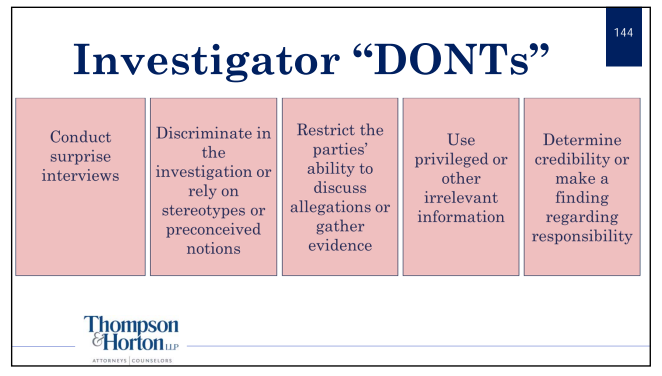


- ▶ Did either party identify evidence that was absent or not gathered *and* that should be?
- ▶ Did either party identify new witnesses or new evidence *that* should be considered?
- ▶ Did either party point out inconsistencies in the evidence *that* are material to facts or issues in dispute?
- ▶ Did either party raise concerns regarding the relevance of the evidence *that should be considered*?

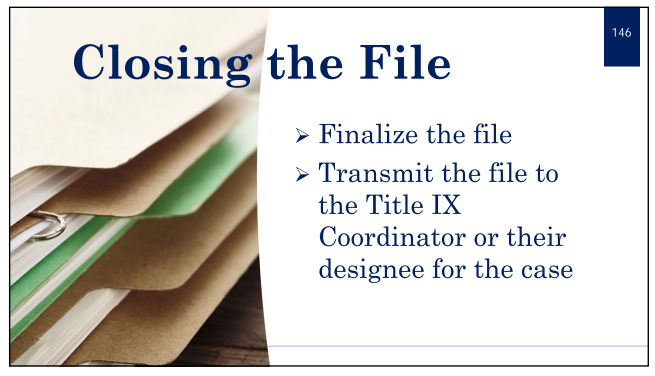
141













Notice of Allegations

On [dates 6-8 weeks ago] during math class, Remi Respondent engaged in unwelcome sexbased conduct toward Cary Complainant, including sexual flirtation and advances, propositions or requests for sexual activity, verbal abuse of a sexual nature, and suggestive comments, even after the Complainant asked the Respondent to stop.



148

Notice of Allegations

The conduct alleged, if true, could be 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 education program or activity.



149

Brainstorm

- ► What witnesses can you interview? What questions will you ask.
- ► What evidence can you seek and how will you obtain it?



150

150

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CP Interview

- ► Remi would point at Cary's backside and make a round gesture like a butt.
- ► Would drop pencils say "bend over" almost every day, then stare at Cary's backside
- ▶ On one occasion, Remi grabbed Cary's waist from behind with both hands, pulled Cary toward them to where their bodies were touching and then touched Cary's behind.



151

CP Interview

- ► Remi would comment that they wanted to "break your back" to Cary and make gestures like sexual thrusting
- ► Whenever Cary would yawn Remi would make comments about "giving head"



152

154

CP Interview

- ▶ Wei Witness sat next to Remi Respondent in class.
- ▶ Wynn Witness sits next to Cary.



153

CP Interview

- ► Cary says that the conduct occurred in Professor Powell's class.
- ► Cary reported an initial incident to Professor Powell, who said they would talk to Remi. Because nothing stopped, Cary didn't report again.



154

Thompson

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Brainstorm

- 155
- ► How will you revise your investigation plan
- ► Who will you interview other than the RP?
- ▶ What questions will you ask witnesses?



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Wei Witness Interview

- ▶ Wei and Remi are close friends.
- ▶ Wei only saw one interaction of a sexual nature between Cary and Remi, when they kissed during the first few days of the academic year. Wei says that both parties did it willingly.
- ▶ After the interview, Wei's roommate emailed to say they didn't think Wei was telling all they knew, but that when they asked Wei the same questions the night before Wei said the same thing as in the interview.



Wynn Witness Interview

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- ▶ Wynn and Cary are friends.
- ▶ Wynn reported hearing jokes and comments like those Cary reported from Remi and other students in the class (Robin and Ryan)
- ▶ Professor Powell sees it sometimes and tells the students to stop
- ▶ Wynn did not see Remi touch Cary on the behind, but Cary told Wynn about it right after it happened. Cary seemed stunned and was tearful when reporting it to Wynn.
- Wynn denied that Cary ever kissed Remi.



157

Professor Powell Interview

158

- ► Thought that Remi and Cary were dating because they always seemed to be flirting.
- ➤ Cary did report once that Remi had made an inappropriate joke. Professor Powell spoke to Remi and told them to stop. Cary didn't report anything further.
- ► Professor Powell denied seeing or hearing inappropriate comments or touching.



Brainstorm

► What questions do you have for the Respondent?



159

RP Interview

- ▶ Remi said at the start of the academic year, they and Cary were best friends and Remi thought they were going to be something more because they flirted a lot. They would tell jokes and talk a lot.
- ► They kissed early on but then when Remi asked Cary out, Cary said no.
- ▶ When Cary started dating someone else, Cary started acting weird toward Remi.



160

RP Interview

161

- ► Remi denies making the comments or touching Cary other than jokes that a bunch of kids in the class would make ("break your back")
- ► Remi said it was the "step on a crack, break your mother's back" type of joke



161

162

Brainstorm

► What follow-up questions do you have for the Complainant?



CP Interview (#2)

163

- ► CP denies kissing Cary
- ► Cary acknowledges that Remi asked Cary out early on and Cary said no
- ► Cary acknowledges maybe changing toward Remi after starting to date someone else because their new significant other was the jealous type



163

164

Directly Related Evidence

▶ What directly related evidence must you share in this case?



Investigation Report

- ► Assume there are no responses to the directly related evidence
- ► What are the issues in dispute in this case?
- ▶ What evidence is relevant?



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HIGHER EDUCATION TITLE IX INVESTIGATOR FOUNDATIONS & PRACTICUM

QUESTIONS?

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