Advanced Investigations Course
Investigations of Sexual Misconduct

D. Stafford & Associates, LLC, 179 Rehoboth Avenue, #1121, Rehoboth Beach, DE 19971
202-438-5929

Adrienne Meador Murray, Lead Instructor and
Executive Director, Equity Compliance and Civil Rights Services
amurray@DStaffordandAssociates.com

Dolores Stafford, President & CEO
Dolores@DStaffordandAssociates.com

www.dstaffordandassociates.com

Have you joined NACCOP yet? If not, go to www.naccop.org to become a member of this professional association supporting Clery Compliance Officers.

Once an institution is a member, individual membership is $50.00. You can sign up your entire Clery Compliance Committee for membership!

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Advanced Investigations Course:
Conducting Trauma Informed Investigations
Designed for Campus Police/Public Safety/Title IX & Conduct Officers
(Virtual Course)

Overview of Course Schedule

All Classes will run from 9:00am to 5:00pm with a lunch break from 11:45am to 1:00pm.

Fifteen-minute breaks will also be given at 10:15am, 2:15pm, and 3:30pm each day.

Day 1
Investigating and Managing Sexual Misconduct Cases from A to Z

- Introductions and Overview
- The 2020 Title IX Regulations
- The Clery Act for Title IX Professionals
- Stress, Trauma and Memory
- Addressing Immediate Reports
- The Intake Process for Formal Complaints
- Informal Resolution
- Law Enforcement Investigations

Case Studies

Day 2
Using Technology to Investigate Sexual Misconduct

- Computer Basics
- Internet Basics
- Security Risks
- Communication Platforms
- Social Media Ecology
- Social Media: Use and Effect
- Problematic Social Media Behaviors
- Popular Social Media APPs: What They Are and How to Use Them In Investigations
- Other Investigation Tools and Considerations
- New Title IX Regulations - Technology Related Issues
Day 3  Statement Analysis

- Introduction
- Indicators of Veracity
- Deception through Equivocations
- Statement Balance
- Extraneous Information and Deception
- Pronouns
- Practice

Day 4  Advanced Interviewing Techniques

- Interviewing Techniques
- Investigating Sexual Misconduct
  - Sexual Harassment
  - Sexual Violence
  - Intimate Partner Violence
  - Stalking
- Special Considerations
  - Consent
  - Incapacitation
  - Bias
  - Multiple Offenders

Case Study—Practice Interviews

Day 5  Closing the Case

- Report Writing
- Credibility
- Outcomes and resolutions

Case Study—Conclusion
Ms. Stafford was the Chief of Police at The George Washington University in Washington, DC from 1992-2010. During her distinguished 26 year career in the law enforcement and security industry, she worked in Campus Law Enforcement for 23 years at Bucknell University, Butler University, and most recently, at the George Washington University, where she served as Chief of Police of a 176 member police department for 18 years. Chief Stafford retired from active law enforcement on May 5, 2010. She has a Bachelor’s Degree in Criminal Justice from Mansfield University and has a Master’s of Science Degree in Education from Bucknell University. Chief Stafford is a Certified Litigation Specialist.

As one of the nation’s premier campus police chiefs, she is a much sought after speaker, consultant, educator, expert witness, and instructor on campus security, campus safety and law enforcement related issues and on compliance with the Jeanne Clery Disclosure of Campus Security Policy and Campus Crime Statistics Act (The Clery Act) and the security and safety requirements of the HEOA.

Chief Stafford has won numerous accolades for her 26 years of service in the law enforcement field. She won the “Breaking the Glass Ceiling” award in 2002 in honor of her ongoing contributions to improving the law enforcement profession. In 2004, Stafford was honored by the European Association for Campus Security for her expertise and achievements in campus security. Campus Safety Magazine awarded her their 1st Annual Campus Safety Director of the Year Award for 2006. In June 2008, Chief Stafford was presented with the Distinguished Young Alumni Award by her alma mater, Mansfield University in Pennsylvania.

She has been a member of the International Association of Campus Law Enforcement Administrators (IACLEA) since 1990 and she served on the Board of Directors from 2000-2005. She served as the Chair of the IACLEA Accreditation Commission from 2005-2008 and she served as the 45th President of the International Association of Campus Law Enforcement Administrators in 2003-2004, she was the first female to hold that office.

Chief Stafford has been a keynote speaker and has conducted presentations on the Clery Act for various organizations, including IACLEA, NACUBO, American Council on Education (ACE); the Stetson Law Conference, Security on Campus Inc, and other video/teleconference training companies.

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She was a member of the IACLEA Government Relations Committee from 1995 to 2010 and was the Committee Chair from 1998 to 2000. Chief Stafford has testified at several congressional hearings, one at the request of the U.S. House of Representatives in July of 1997 and two at the request of the U.S. Senate in March of 1998 and July of 2015. Chief Stafford was selected to represent IACLEA as the primary negotiator during the 1999 and 2009 Negotiated Rule Making processes sponsored by the Department of Education regarding the development of final rules for the implementation of the Clery Act. She is a nationally recognized expert on compliance with the Clery Act.

Chief Stafford has been a featured speaker in many other areas of security and safety for the American Council on Education (ACE); American Association of State Colleges and Universities (AASCU); National Association of Student Personnel Administrators (NASPA), the National Association of College and University Business Officers (NACUBO); University Risk Management and Insurance Association (URMIA); Stetson University College of Law; and the International Association of Campus Law Enforcement Administrators (IACLEA).

Chief Stafford led the GW Police Department as the agency became an internationally accredited law enforcement agency with the Commission of Law Enforcement Accreditation (CALEA) in March of 2006 and the agency was successfully reaccredited in March of 2009. The agency subsequently achieved accreditation with the International Association of Campus Law Enforcement Administrators in May of 2007. She was chosen to become an assessor for CALEA in March 2006 and she is currently an IACLEA assessor, and as such, she has completed numerous on site assessments for those organizations.

She has published more than a dozen articles in various professional journals and magazines. She was one of the lead authors of the International Association of Campus Law Enforcement Administrator’s Blueprint for Safer Campuses: An Overview of the Virginia Tech Tragedy and Implications for Campus Safety. This document, unveiled at a press conference sponsored by the Woodrow Wilson School at Princeton University on April 18, 2008, is a roadmap for campus safety and security. The Blueprint for Safer Campuses outlines the guiding principles for campus safety and security worldwide.
Adrienne Meador Murray began her career in municipal law enforcement as a civilian employee with the City of Richmond Police Department (Virginia). She graduated from the Virginia Commonwealth University Police Training Academy and began her career as a sworn police officer for the University of Richmond (UR) Police Department (Virginia). At UR, Murray progressed through the ranks from a night shift patrol officer to Operations Lieutenant (overseeing criminal investigations, crime prevention and patrol) over the span of a decade before becoming the Chief of Police at Davidson College in North Carolina. Most recently, Murray served as Chief of Police at Trinity Washington University (in Washington, D.C.). In January 2014, Murray joined the National Association of Clery Compliance Officers & Professionals (NACCOP) and D. Stafford & Associates where she currently serves as Executive Director of Training and Compliance Activities after having been affiliated with D. Stafford & Associates as a part-time Associate since 2012.

As the Executive Director of Training and Compliance Activities, Murray builds on her 17-year career in law enforcement in which she became a nationally recognized expert in the field of best practice postsecondary institutional response to the sexual victimization of college women in the United States and in Canada. She is also a trained civil rights investigator and is well respected throughout the country for her ability to aid institutions in understating how to do best practice criminal and civil rights investigations concurrently. She is well known for her work in having provided support, advocacy and criminal investigative services for victims of sexual assault, stalking and intimate partner violence and is a sought-out speaker and investigator. She has expertise in the construction of best practice law enforcement standard operating procedures and training police officers to respond in best practice and trauma-informed ways to victims of sexual assault and intimate partner violence. In her current role, Murray coordinates curriculum development and instruction for national classes, including basic and advanced sexual misconduct investigation classes; an investigation of dating violence, domestic violence and stalking class; and a Title IX Coordinator/Investigator class offered through D. Stafford & Associates. To date, Murray has trained more than 2,500 criminal and civil rights investigators throughout the U.S.
Drawing on her experiences as a trained criminal and civil rights investigator, Murray also oversees independent investigations of complex sexual misconduct cases; conducts audits of Title IX/VAWA Compliance; drafts institutional sexual misconduct policies and procedures; and conducts campus-based trainings pertaining to the resolution of sexual misconduct offenses on college and university campuses. Murray frequently presents at regional and national conferences on topics such as the *Sexual Victimization of College Women*, *Understanding Consent and Incapacitation*, and *Responding to Sexual Assault on Campus: Clery Act and Title IX Implications*. Murray also conducts provincially specific sexual misconduct trainings throughout Canada.

Murray is a graduate of the University of Richmond, where she received her Bachelor's Degree in Applied Studies in Human Resource Management. Murray is also a graduate of the 235th session of the prestigious FBI National Academy where she was awarded a graduate certificate in Criminal Justice. She has authored numerous journal articles.
Catherine Cocks, M.A.
Consultant, Student Affairs, Title IX, and Equity Compliance Services

Ms. Cocks has been a higher education professional for over thirty years. Her work with D. Stafford & Associates focuses on Title IX investigations and training; assessment of student affairs policies, practices and services; and behavioral threat assessment. Cathy was the Director of Community Standards for the University of Connecticut for 14 years where she managed the student conduct process, which included managing all Title IX cases involving student respondents and chaired the University’s student threat assessment team. Prior to that, she held several positions within Residential Life at the University of Connecticut and Roger Williams University.

She is a faculty member for the Association for Student Conduct Administration’s (ASCA) Donald D. Gehring Academy teaching on subjects such as ethics, governance, threat assessment, media relations, and higher education trends. She was an affiliated faculty member for many years in the University of Connecticut’s Higher Education and Student Affairs Master’s program teaching “The Law, Ethics, and Decision-Making in Student Affairs.”

Cathy has co-authored the “Philosophy of Student Conduct” chapter in the 2nd edition of “Student Conduct Practice” (2020) and was a member of the writing team for CAS Standards’ Cross-functional Framework for Identifying and Responding to Behavioral Concerns.

Cathy is a Past President of ASCA. She has also served as a Circuit representative, co-chair of the Public Policy and Legislative Issues Committee, and as a member of the ASCA Expectations of Members Task Force. Cathy has served in a variety of leadership roles in NASPA Region I.

She was the 2015 recipient of ASCA’s Donald D. Gehring Award. She is a past recipient of the NASPA Region I Mid-Level Student Affairs Professional Award and the NASPA Region I Continuous Service Award.

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She earned her Master’s degree in Higher Education Administration from the University of Connecticut and Bachelor’s degree in Communications/Media from Fitchburg State University.
Beth Devonshire, Consultant

Equity Compliance and
Title IX/Civil Rights Training

Beth Devonshire, Esq., has been an Associate with DSA since 2012 and she became a full-time consultant in August of 2018. She was the Associate Dean of Students at UMass Boston from November 2016 to July 2018. In that role, Beth administered the student conduct system, chaired the CARE and BIT Teams, served as the Deputy Title IX Coordinator, oversaw the U-Access (an office dedicated to assisting students who are dealing with a multitude of issues such as food insecurity, homelessness, emancipation from foster care, and chronic poverty), and acted as a liaison with the various constituencies around the University. Additionally, Beth was responsible drafting the policies and procedures related to students. Prior to that, Beth was the Director of Student Conduct at Bridgewater State University and the Director of Community Standards Stonehill College. Before beginning her career in Higher Education, Beth served as a clerk for the Justices of the Superior Court, and in various positions for the Massachusetts House of Representatives. Beth has also presented extensively on Title IX including presentations to Colleges, State Wide Organizations, Regional Conferences, and at the OCR Title IX Conference in March of 2011.

Additionally, Beth has given multiple presentations on other legislation and legal issues effecting higher education, including FERPA, Clery and Alcohol and Other Drug Prevention. Beth is the former National Knowledge Community Public Policy Liaison for NASPA, and also the former Massachusetts Public Policy Liaison for MA NASPA. Beth also served as the Director of the Legislative Committee for The Association for Student Conduct Administrators (ASCA) for two years. In those roles, Beth was charged with keeping abreast of proposed and passed legislation and cases impacting higher education and communicating those changes to the membership.

Before beginning her career in Higher Education, Beth served as a clerk for the Justices of the Superior Court from 2006-2007. Prior to that, Beth worked at the Massachusetts State House as Deputy Attorney for House Ways and Means, Chief of Staff for the Committee on Election Laws and as a Researcher for the Committee on Local Affairs.
Devonshire currently serves as an Associate for D. Stafford & Associates, a highly reputable consulting firm specializing in delivering on organizational, physical security, vulnerability and arming assessments; Clery Act compliance audits; assessments of Title IX compliance; Behavioral Intervention Team and Student Conduct Assessments and Training; and a host of other services related to security, safety and compliance for institutions of higher education.
Ann Todd
Consultant, Equity Compliance and Civil Rights Investigations

Ann Todd, Esq is a seasoned civil rights investigator in higher education for D. Stafford & Associates (DSA). Ms. Todd is a graduate of Davidson College with a degree in psychology and holds a JD from the University of Nebraska. Prior to joining DSA, she practiced law in Charlotte, NC, specializing in employment and civil rights and worked for a number of non-profit organizations. She returned to her alma mater (Davidson College) in 2008 and worked there through March of 2016 serving as the Assistant Director of Human Resources with the responsibility of managing employee relations and the learning and development function.

Ms. Todd joined the DSA in 2015 and currently serves as the Consultant, Equity Compliance and Civil Rights Investigations. She is the Senior Investigator for the DSA Title IX Investigation Team. She conducts external investigations on behalf of colleges and universities, specializing in investigating student allegations of sex discrimination, sexual assault, intimate partner violence, and stalking. Additionally, she brings a strong Human Resources background to investigating a range of employee misconduct—from performance issues to discrimination.

In addition to conducting investigations, Ms. Todd is a frequent speaker and consultant on Title IX investigations, conducting 20-30 courses every year on best practices for investigating sex discrimination and sex crimes on campus. She works with schools to draft policies and processes that provide equity and fairness to all parties involved and is adept at facilitating discussions with institutions to ensure the end product represents the values of the campus community.

Ms. Todd is a member of the NC Bar and a Certified Clery Compliance Officer through the National Association of Clery Compliance Officers and Professionals (NACCOP). She is also a certified 360 facilitator through the Center for Creative Leadership. She lives in Davidson, NC where she volunteers on a number of local and town boards.

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**Stan Burke** was an FBI agent for 23 years, serving as a field agent in the FBI’s Phoenix, Dallas and Albuquerque Divisions, and as a supervisor and chief at FBI Headquarters and the FBI Academy.

While assigned to the FBI Academy, he taught investigative statement analysis; interviewing and interrogation; and law enforcement ethics, for which he was certified as a subject matter expert. As a University of Virginia faculty member, he taught both graduate and undergraduate courses to law-enforcement managers and investigators throughout the world.

In 2008, he was appointed unit chief of the FBI’s Law Enforcement Communication Resources Unit. Under his management the LECRU joined forces with the FBI’s Behavioral Sciences Unit and founded the FBI’s Joint Communication Exploitation Research Team. Through his efforts, the JCERT analyzed statements submitted by law enforcement agencies worldwide and became an invaluable investigative resource. In 2010 he was awarded the prestigious FBI Director’s Award for these efforts.

In 2010, he was given section chief responsibilities over the FBI’s Law Enforcement Programs Section and was responsible for the management of all aspects the FBI’s national and international training programs.

Stan retired from the FBI in 2011 and is currently the president of Precision Intelligence Consulting, which provides investigative statement analysis services and instruction to clients throughout the world.

He grew up near Washington, DC, and graduated from the University of Maryland’s College of Business Management and Midwestern State University’s graduate political science program.
Introduction

Name
Institution
How long have you been doing this work?

Attorneys

- Not your attorney
- Consult with YOUR legal counsel
The Laws

- Title VII of the Civil Rights Act of 1964
- Violence Against Women Reauthorization Act of 2013
- Title IX of the Education Amendments of 1972

Language

- Civil Rights
  - Complainant vs. respondent
  - Accuser vs. accused
  - Reporting party vs. responding party

- Criminal (for purposes of concurrent investigations)
  - Victim vs. suspect/perpetrator
Parties

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

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

- Witness
  - Any individual who has direct knowledge of an incident.

Outcomes

- Findings
  - "Responsible" or "Not Responsible"
  - "In Violation" or "Not In Violation"
  - "Substantiated" or "Unsubstantiated"
  - "Founded" or "Unfounded"

- Criminal Findings
  - "Guilty" or "Not Guilty" (Innocent)

A False Report/False Allegation is not the same thing as a finding of "Not Responsible."

Standard of Proof

- Preponderance of the Evidence
  - Level used in most civil cases. Based on the evidence presented, it is more likely than not that the student is responsible.

- Clear & Convincing Evidence
  - Level used in some civil cases. Based on the evidence presented, it is highly probable that the student is responsible.

- Evidence Beyond a Reasonable Doubt
  - Highest level of proof. Level used in criminal cases.
### Umbrella Terms

- **Sexual harassment** is a form of sex discrimination prohibited by [Title IX](#).
- **Sexual assault** means an offense that meets the definition of rape, fondling, incest, or statutory rape as used in the FBI’s Uniform Crime Reporting program. Defined under the [Clery Act](#).
- **Sexual misconduct** is a term often used in school policies to adequately describe the spectrum of unwanted behaviors.

### Terminology

**Biological Sex**
- Internal and external genitalia and reproductive organs

**Gender**
- Not inherently connected to biology

**Gender Identity**
- How gender is labeled

**Gender Expression**
- External display of gender

**Transgender**
- Umbrella term for outside sex assigned at birth

**Sexual orientation**
- Romantically or sexually attracted to specific gender

**Genderqueer**
- Don’t identify with binary definitions

**Gender nonconforming**
- Outside behaviors assigned to gender at birth

**Gender fluidity**
- Range of gender expression
### Terminology

**Intersex**
- Sexual characteristics of both genders

**Transition**
- Process of asserting sex corresponds to gender

**Transphobia**
- Discrimination directed at those who are trans

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**Cisgender**
- Sex assigned at birth corresponds in "expected" way

**Pansexual**
- Attracted to members of all gender identities

**LGBTQ+**
- Umbrella term representing sexual orientations
Overview of the New Title IX Regulations: Practical Implications

Major Changes Under New Regs

- Jurisdiction
- Definitions
- Responsible employees
- Duty to respond
- Report vs signed formal complaints
- Role of advisor of choice
- Supportive measures
- Separation of duties
- Live hearings
- Notice requirements

Title IX Case Flowchart

1. Title IX Coordinator may sign complaint
2. Title IX Coordinator receives (actual knowledge)
3. Outreach and Supportive Measures
4. Complainant Decision: Formal Complaint Signed
5. Formal Complaint Signed
6. Investigation-Hearing-Appellate process
7. Case closed - except for supportive measures
8. Title IX Coordinator may sign complaint
“Report” versus “Signed Formal Complaint”

What is the difference between a report and a signed formal complaint?

Title IX Case Flowchart

1. Title IX Coordinator Informed (Actual Knowledge)
2. Outreach (Intake) and Supportive Measures
3. Complainant Decision
   - Formal Complaint
   - No Formal Complaint
   - Title IX Coordinator may sign complaint

Supportive Measures

- Change in class
- Change in housing
- Increased security
- Dual no-contact directives
- Academic accommodations
- Withdrawal without penalty
- Modified activities or campus access (as long as not punitive to respondent)
Written Explanation of Student or Employee’s Rights—Clery Act Requirement

(b)(11)(vii) “When a student or employee reports to the institution that the student or employee has been a victim of dating violence, domestic violence, sexual assault, or stalking, whether the offense occurred on or off campus, the institution will provide the student or employee a written explanation of the student’s or employee’s rights and options, as described in paragraphs (b)(11)(ii) through (vi) of this section. . .”

Written Explanation of Rights and Options

1. The importance of preserving evidence that may assist in proving that the alleged criminal offense occurred or may be helpful in obtaining a protection order
   - Not required but recommended: Where to obtain forensic exams, contact info, does not require police report and can have exam now, decide later

2. How and to whom the alleged offense should be reported
   - List any person or organization that can assist the victim
   - Recommended: Also include community organizations

3. Notification of the victim’s option to
   - Notify proper law enforcement authorities, including on-campus and local police;
   - Be assisted by campus authorities in notifying law enforcement authorities if the victim so chooses; and
   - Decline to notify such authorities

4. The rights of victims and the institution’s responsibilities for
   - Orders of protection;
   - “No contact” orders;
   - Restraining orders; or
   - Similar lawful orders issued by a criminal, civil, tribal, or institutional
5. To students AND employees about existing:
   - Counseling
   - Health
   - Mental Health
   - Victim Advocacy
   - Legal Assistance
   - Visa and Immigration Assistance
   - Student Financial Aid
   - Other services available for victims.

6. Options for, available assistance in, and how to request changes to (if requested and reasonably available)
   - Academic, Living, Transportation, Working

7. Confidentiality
   - Publicly available recordkeeping has no personally identifying information about the victim. (not required for respondent but best practice in most cases)
   - Accommodations and protective measures are confidential (to the extent they can be without impairing the ability to provide them)

8. Disciplinary Procedures
   - An explanation of the procedures for institutional disciplinary action in cases of alleged dating violence, domestic violence, sexual assault, or stalking, as required by paragraph (h)
Definition of Offense-Sexual Harassment under Title IX

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;


Definition of Persons and Programs/Activities

Employees must have same process

- Not just for students anymore
- Expectation that recipients handle any formal complaint that occurs through education program or activity in the United States through the Title IX compliant grievance process
Dismissal of Formal Complaints

Must Dismiss:
- Behavior does not constitute sexual harassment.
- Did not occur in educational program or activity, not in the United States.

May Dismiss:
- Complainant withdraws formal complaint.
- Respondent no longer enrolled/employed.
- Insufficient evidence.

Notification and appeal

Dismissed - You Cannot Policy Shop

- If dismissed because the complainant doesn’t want to proceed, it is STILL a Title IX complaint and cannot be remanded to a different policy or procedure.
- If dismissed because it did not rise to the level of a sexual harassment as defined by Title IX, the complaint may be referred to another policy/procedure.
- Student Conduct
- HR Title VII
- Other school specific?

Determine Emergency Removal

- Individualized safety and risk analysis
- Immediate threat to physical harm
- Notice and opportunity to challenge
**Title IX Case Flowchart**

- Formal Complaint Signed
- Informal Process
- Investigation-Hearing-Appeal
- Title IX Coordinator may sign complaint

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**Informal Resolution**

1. School must determine that informal resolution is the appropriate means to resolve.
2. Both parties must agree.
3. Cannot resolve employee on student complaints in this way (must go formal).
4. Either party can stop at any time prior to written agreement.
5. Parties who have proceeded to formal process can change their minds and shift back to informal any time prior to conclusion of hearing.
Notice Requirements

Grievance process
- Sufficient details and sufficient time to prepare
- Identifies of the parties, alleged conduct
- Date and location of incident
- Presumed not responsible

Advisor of choice
- False statements
- Updates as needed
- Other: Accommodations
- Retaliation
- Police too!

Investigations and Evidence Gathering

- Burden of proof
- Witnesses and facts
- “Gag orders”
- Advisor
- Notice
- Inspect evidence
- Investigative report

Evidentiary Standard

Clear and Convincing
- Substantially more likely than not to have occurred
- High probability that a particular fact is true
- Higher than preponderance, but not as high as “beyond a reasonable doubt”

Preponderance of the Evidence
- More likely than not
- 50% and a feather
Live Hearing

- Required element for all post-secondary grievance procedures
- “Single investigator” now prohibited
- In person or virtual
- Must be recorded or transcribed, with recording or transcript available to parties for inspection and review

Cross-Examination

- Advisor
- Relevancy
- Participation
Decision-Maker's Written Determination

- Decision-maker(s) must issue written determination that
  - Identifies allegations
  - Describes procedural steps
  - Includes findings of fact
  - Includes conclusions applying facts to code of conduct
  - Includes rationale for conclusion regarding each allegation
  - Describes appeal procedures

Appeals

- Must have
  - Procedure...
  - New evidence...
  - Conflict or bias...
  - Additional grounds permitted
  - Appeal decision-maker must have had no other role
  - Must be done in a reasonably prompt time frame

Roles
Title IX Personnel – Informal Resolution

Facilitator

- Facilitate the informal resolution process
- Receive same training as other Title IX Personnel

Advisors

- Institutions must provide an advisor if a party does not have one at hearing
- Conducts cross examination of witnesses and opposing party
- Receives evidence and investigation report
- No training requirement

Law Enforcement-Discussion

What is the role of law enforcement on your campus with regard to Title IX?
Does your campus police department conduct criminal investigations into violent felony crimes that occur on campus?
Are any interviews conducted with both Title IX and Criminal Investigations present?
What else?
Who does everything else?

- Emergency removal decisions (and appeals)
- Determine bias and conflict of interest
- Make dismissal decisions
- Appoint Title IX Personnel
- Interpret policy
- Draft and send notice documents
- Implement sanctions

All Title IX Personnel:

- Definition of sexual harassment
- Scope of the recipient's education program or activity
- How to conduct an investigation and grievance process including hearings, appeals, and informal resolution processes, as applicable
- How to serve impartially, including by avoiding prejudgment of the facts at issue, conflicts of interest, and bias

Decision-makers:

- Technology to be used at a live hearing
- Issues of relevance of questions and evidence, including when questions and evidence about the complainant's sexual predisposition or prior sexual behavior are not relevant

Investigators:

- Issues of relevance to create an investigative report that fairly summarizes relevant evidence
The Clery Act
FOR TITLE IX PRACTITIONERS

Key Requirements of the Clery Act

Collect, Classify, and Count Crime Reports/Statistics

Issue Campus Alerts

Publish Annual Security Report

Submit Crime Statistics to the Department

Key Requirements (part 2)

Provide Educational Programs and Campaigns on Dating/Domestic Violence, Sexual Assault & Stalking

Have Procedures for Institutional Disciplinary Action for DV/DV/SA/S

If you have campus police or security department: Publish Daily Crime Log

If you have residential facilities: Fire log, Fire Safety Report, Missing Persons Procedures
Three Part Test

1. **Was the crime reported to a Campus Security Authority?**
2. **Is the crime a Clery Act crime?**
3. **Did the crime occur on or within the institution’s reportable Clery geography?**

Campus Security Authorities (CSA)

- Campus police/security
- Security responsibility
- Individual or organization where crimes should be reported
- An official with responsibility for student and campus activities
Reporting Comparisons

Clery CSA
- Campus Law Enforcement and Public Safety
- RAs, RDs, other Housing officials
- Dean of Students Office
- ADs and Coaches (including Assistant ADs and Coaches)
- Student Union/Student Activities Staff
- Access Monitors/Contract/Event Security Officers
- Safety escorts on campus (including students)
- Greek Affairs staff
- Administrators at Branch/Satellite/Separate Campuses
- Study Abroad Coordinators
- Title IX Coordinator
- Director of the Student Health Center

Title IX Responsible Employee
- Title IX Coordinator
- Others as deemed “official of the recipient who has authority to institute corrective measures on behalf of the recipient.”

Who may not be a CSA?
- Faculty members who are not advisors of student groups (i.e., no responsibility for student or campus activities beyond the classroom)
- Most support staff
  - Clerical
  - Secretaries
  - Receptionists
  - Facilities Staff
  - Plumbers
  - Electricians
  - Food Service Workers
  - Cashiers
  - Cooks

Who is never a CSA?

Professional Counselors
Includes individuals who are unlicensed and uncertified but acting under the supervision of an exempt counselor, e.g., a graduate student doing an internship.

Pastoral Counselors
NOTE: These positions are exempt only when acting within the scope of their duties as a counselor or trainer.
CSA's Function

A CSA's function is to report allegations of Clery Act crimes made in good faith.

CSA Reporting Recommendations

- CSA crime reports should include sufficient detail, such as dates and locations, and, where appropriate, personally identifying information, including name and contact information if available.
- This is important for law enforcement purposes to ensure that all crimes are counted and to avoid double counting crimes.

CSAs are responsible for reporting allegations of Clery Act crimes that are reported to them in their capacity as a CSA.

This means that CSAs are not responsible for investigating or reporting incidents:
- They overhear students talking about in a hallway conversation
- A classmate or student mentions during an in-class presentation
- A victim mentions during a speech, workshop, or any other form of group presentation
- That the CSA otherwise learns about in an indirect manner
Three Part Test

1. Was the crime reported to a Campus Security Authority?
2. Is the crime a Clery Act crime?
3. Did the crime occur on or within the institution’s reportable Clery geography?

Clery Reportable Crime Categories

- Murder/Non-negligent Manslaughter*
- Negligent Manslaughter*
- Sex Offenses* (Rape/Fondling)
- Sex Offenses* (Incest/SR)
- Robbery*
- Aggravated Assault*
- Burglary*
- Motor Vehicle Theft*
- Arson*
- Arrests and Disciplinary Referrals for:
  - liquor
  - drugs
  - weapons
  - domestic violence
  - dating violence
  - stalking
  - hate crimes for *, plus
  - larceny theft
  - simple assault
  - intimidation
  - vandalism
Counting Clery Crimes

If a crime is reported (and otherwise meets the three-part test) it is counted.

- Includes attempts,
- Includes cases a DA would reject
- Includes cases of "not responsible"

Does NOT include every conduct code violation

It is not the word used but the facts of the case that determine how it gets counted

Clery Crime Categories

- Primary Crimes
- Hate Crimes
- Arrests and Referrals for Drug, Liquor and Weapon Violations
- Dating Violence, Domestic Violence and Stalking Incidents (VAWA Crimes)

Rape

Penetration, no matter how slight, of the vagina or anus with any body part or object, or oral penetration by a sex organ of another person, without the consent of the victim. This definition includes any gender of victim or respondent.
Fondling

The touching of the private body parts of another person for the purpose of sexual gratification without consent of the victim, including instances where the victim is incapable of giving consent because of his/her age or temporary or permanent mental or physical incapacity.

CONSENT

- The Clery Act does not require any particular definition of consent
- ASR must include definition of consent as defined by jurisdiction (state law)
- Institution should have a definition in their institutional sexual misconduct policy

“Non-Forcible” Sex Offenses

INCEST
Non-forcible sexual intercourse between persons who are related to each other within the degrees wherein marriage is prohibited by law.

STATUTORY RAPE
Non-forcible sexual intercourse with a person who is under the statutory age of consent.
Date Rape Drugs

A case where it is determined, through investigation, to have involved the administration of a date-rape drug in an unsuccessful attempt to incapacitate and sexually assault the victim (and the perpetrator's intent was to commit a sex offense)—the incident should be classified as a Sexual Assault.

A case in which there is no knowledge of the "intent" of the perpetrator should be classified as Aggravated Assault.

Unfounded Crimes

An institution may not withhold, or subsequently remove, a reported crime from its crime statistics based on a decision by a court, coroner, jury, prosecutor, or other non-campus official.

An institution may withhold, or subsequently remove, a reported crime from its crime statistics in the rare situation where:

- Sworn or commissioned law enforcement personnel have fully investigated the reported crime and, based on the results of this full investigation and evidence, have made a formal determination that the crime report is false or baseless and therefore "unfounded."

Three Part Test

1. Was the crime reported to a Campus Security Authority?
2. Is the crime a Clery Act crime?
3. Did the crime occur on or within the institution's reportable Clery geography?
CLERY GEOGRAPHY

- On Campus
  - Residential Facilities
- Non-campus building or property
- Public Property
---

### Clery Reporting Obligations

**Daily Crime Log**

**Annual Security Report**

**Emergency Notifications/Timely Warnings**

---

### Timely Warning/Emergency Notification

<table>
<thead>
<tr>
<th>TIMELY WARNING (TWN)</th>
<th>EMERGENCY NOTIFICATION (EN)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Legal Standard:</td>
<td>Serious or continuing threat</td>
</tr>
<tr>
<td>Circumstance:</td>
<td>Clery-reportable crimes that have been reported (occurred in past)</td>
</tr>
<tr>
<td>Audience:</td>
<td>Community-wide</td>
</tr>
<tr>
<td>When Issued:</td>
<td>As soon as pertinent information is available</td>
</tr>
<tr>
<td>Follow-Up:</td>
<td>Not Required</td>
</tr>
</tbody>
</table>

---

### Timely Warning Decisions

*EVERY* Clery-reported crime must be assessed on a case by case basis for timely warning purposes.

1. **The nature and type of the crime**
2. **The continuing danger to the campus community**

---
Duties Under VAWA

VAWA: NEW CRIME CATEGORIES

Added "Dating Violence, Domestic Violence, & Stalking" to list of countable Clery crimes
Added process and procedural requirements for DVDVS Crimes (including Sexual Assault)
Added training requirements on DVDVS Crimes (including Sexual Assault) for students and employees.
Added Gender Identity to Hate Crimes categories

Clery Crime Categories

Primary Crimes
Hate Crimes
Arrests and Referrals for Drug, Liquor and Weapon Violations
Dating Violence, Domestic Violence and Stalking Incidents (VAWA Crimes)
Domestic Violence

A felony or misdemeanor crime of violence committed by:

a) a current or former spouse or intimate partner of the victim
b) by a person with whom the victim shares a child in common
c) by a person who is or was cohabiting with the victim as a spouse or intimate partner
d) by a person who is similarly situated to a spouse of the victim under the domestic or family violence laws of the jurisdiction

OR
e) by any other person against an adult or youth victim who is protected from that person's acts under the domestic or family violence laws of the jurisdiction in which the crime of violence occurred.

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Dating Violence

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

The existence of such a relationship shall be based on the reporting party's statement and with consideration of the length of the relationship, the type of relationship, and the frequency of interaction between the persons involved in the relationship.

For the purposes of this definition—

- Dating Violence includes, but is not limited to, sexual or physical abuse or the threat of such abuse.
- Dating violence does not include acts covered under the definition of domestic violence.

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Stalking

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

a) Fear for the person's safety or the safety of others; or
b) Suffer substantial emotional distress.

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Stalking

a) Course of conduct means two or more acts, including, but not limited to, acts which the stalker directly, indirectly, or through third parties, by any action, method, device, or means -- follows, monitors, observes, surveils, threatens, or communicates to or about, a person, or interferes with a person's property.

b) Reasonably perceived means a reasonable person under similar circumstances and with similar identities to the victim.

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

What’s Missing?

- There are behaviors that may be policy violations (or crimes) that are not covered in Clery:
  - Sexual exploitation
  - Psychological or emotional harm
  - Sexual harassment (Title IX but not Clery)
  - Gender-based harassment (Title IX but not Clery)

VAWA Procedural Requirements
Procedures victims should follow if a crime or dating violence, domestic violence, sexual assault or stalking has occurred AND procedures your institution will follow in the case of alleged dating violence, domestic violence, sexual assault or stalking.

and make sure it is all in WRITING.

“Information about the importance of preserving evidence that may assist…”

- Evidence to prove the alleged criminal offense occurred
- Evidence that may be helpful in obtaining a protective order
- Includes digital evidence as well (Social media, cell phone, etc.)
- Not required, but ideal:
  - Where to obtain forensic exams
  - Specific contact information
  - Info that completing forensic exam does not require police report
  - Can have exam now, decide later

“How and to whom the alleged offense should be reported”

- List any person or organization that can assist the victim
- Include institutional resources as well as community organizations.
- Include specific contact information
- Rape crisis centers
- Coalitions against domestic violence
“OPTIONS ABOUT THE INVOLVEMENT OF LAW ENFORCEMENT AND CAMPUS AUTHORITIES”

- Notify proper law enforcement authorities, including on-campus and local police;
- Be assisted by campus authorities in notifying law enforcement authorities if the victim so chooses; and
- Decline to notify such authorities.

“Rights of victims for orders of protection, ‘no contact’ orders or similar lawful orders...”

- Do you issue them on campus?
- What options in your jurisdiction?
- How do you file (at your institution or externally?)
- What is your responsibility to comply with/enforce orders?

“How the institution will protect the confidentiality of victims and other necessary parties”

- Publicly available recordkeeping has no personally identifying information about the victim, (not required for respondent but best practice in most cases)
- Accommodations and protective measures are confidential (to the extent they can be without impairing the ability to provide them)
“Existing services available for victims, both within the institution and in the community”
- Counseling
- Health
- Mental Health
- Victim Advocacy
- Legal Assistance
- Visa and Immigration Assistance
- Student Financial Aid
- Other services available for victims

“Options and how to request changes to accommodation and protective measures”
- Academic, Living, Transportation, Working
- Must make them if requested and reasonably available
- Regardless of whether the victim chooses to report

Providing support for the accused
- ED Clarification in Federal Register
- Obligations (whether police or school conduct) may be outlined for the accused as well as the victim.
- “Therefore, institutions should consider providing information about existing counseling, health, mental health, victim advocacy, legal assistance, visa and immigration, student financial aid, and other services available for victims.”

- “Although we encourage institutions to provide written notification of this sort to an accused student or employee, the statute does not refer to or support requiring it.”
“Describe each type of disciplinary proceeding”

- Anticipated timelines
- Decision-making process
- How and options for filing a school complaint (with contact info)
- How school determines which process to use
- Who makes decisions
- Include employee procedures
- Use procedures regardless of Clery geography

“State the standard of evidence, all possible sanctions, and range of protective measures”

- Can use any standard but must then use in all cases
- Must list all sanctions for each offense and be specific
- Not required to list all protective measures
  - Orders of protection (all types)
  - Transportation help or escorts
  - Modification to class or schedule
  - Changes in living/working situations

“Completed within reasonably prompt timeframes designated by the institution’s policy”

- Allow for the extension of timeframes
  - for good cause;
  - with written notice to the accuser and the accused of the delay and the reason for the delay;
- Policy must have timeframes for different steps.
Grievance Procedure
- Is transparent and consistent with policy
- Timely notice of meetings
- Timely and equal access to parties and officials any information that will be used during disciplinary meetings and hearings.
- Conducted by officials without conflict of interest or bias

Requirements for Officials
- Conducted by officials who do not have a conflict of interest or bias for or against the accuser or the accused

“Be conducted by officials who, at a minimum, receive annual training on the issues related to dating violence, domestic violence, sexual assault, and stalking and on how to conduct an investigation and hearing process that promotes accountability”
Advisor Requirement

- Advisor - individual who provides support, guidance, or advice
- Do not limit the choice of advisor
- May restrict participation if apply equally
- Provide timely notice of meetings
- May form a pool of people
- Can remove a disruptive advisor
- Could allow them to serve as a proxy
- Don't have to delay for them (but encouraged to be reasonable)

SIMULTANEOUS NOTIFICATION, IN WRITING...OF THE RESULT

- Results = initial, interim, and final decisions by any official
- Results must include Sanctions and Rationale
  - How weighted evidence
  - How evidence supported results and sanctions
- Notice must include
  - Appeal procedures if available
  - Change to the result
  - When the result becomes final.

VAWA Education Requirements
Education and Prevention

Annual training for conducting “officials” (Investigators, Adjudicators, Appeals)

Primary Prevention and Awareness Programs for all incoming students and new employees

Ongoing Prevention and Awareness Campaigns for all students and employees

CSA Training and “Super” CSA Training

Primary Prevention & Awareness

“The institution’s primary prevention and awareness programs for all incoming students and new employees, which must include—”

- Statement prohibiting dating violence, domestic...
- Definitions of dating violence...
- Definition of consent
- Safe and positive options for bystander intervention:
- Information on risk reduction

Primary Prevention Best Practices

“Programming, initiatives, and strategies intended to stop dating violence...stalking... before they occur through the promotion of positive and healthy behaviors that foster healthy, mutually respectful relationships and sexuality, encourage safe bystander intervention, and seek to change behavior and social norms in a health and safe directions.”

- Not required that all students take or attend (but mandate encouraged)
- Must show “good faith effort” to reach them with “active notification.”
- Format and timeframe encouraging maximum attendance
Ongoing Prevention & Awareness

“Ongoing prevention and awareness campaigns for students and employees... must provide the same information as the primary awareness and prevention programs”

- Deeper dives
- Sustained over time
- Promote services
- Range of strategies/audiences
  - Social media, email, posters, ads
  - Take Back the Night
  - Sports teams, Greek, dorms
  - Student fairs or campus events
  - DV program for supervisors

CSA TRAINING (RECOMMENDATIONS, NOT REQUIREMENTS)
- Role of a CSA
- Provide Reporting materials
- map of Clery geography
- list of Clery crimes
- forms for documenting
- Importance of documentation
- Need for timely reporting
- "Super CSAs?" Do in person

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Image by Gerd Altmann from Pixabay
The Clery Act Implications of the 2020 Title IX Regulations

VAWA Final Rule (79 Fed. Reg. 35422)

“VAWA amended the Clery Act, but it did not affect in any way Title IX of the Education Amendments of 1972 (Title IX), its implementing regulations, or associated guidance issued by the Department’s Office for Civil Rights (OCR). While the Clery Act and Title IX overlap in some areas relating to requirements for an institution’s response to reported incidents of sexual violence, the two statutes and their implementing regulations and interpretations are separate and distinct.”

Proposed Regs on Clery and Title IX

- Although the Clery Act focuses on crimes that may also meet the definition of “sexual harassment,”... such crimes do not always necessarily meet that definition (for example, where an incident of stalking is not “based on sex”).

- “The proposed regulations set forth definitions and obligations that further the purpose of Title IX with the goal of ensuring that institutions of higher education act to comply with their Clery Act obligations without conflict or inconsistency.

SECTION 106.44(A) GENERAL; SECTION 106.30

Do the proposed regulations meet that goal?
Do the final regulations meet that goal?
**Broad Brush Strokes of the New Title IX Regulations**

- Reporting Considerations: actual Notice (Constructive Notice Gone)
- Definition of Sexual Harassment for Title IX Purposes
- Jurisdiction
- Accessible Reporting to Title IX Coordinator
- School’s Mandatory Response Obligations
- Education Program or Activity and only within the U.S.
- Deliberate Indifference Standard
- Investigating a Formal Complaint
- Defining Complainant, Respondent, Formal Complaint, and Supportive Measures
- Live Hearing and Cross Examination Requirements
- Rape Shield Protections
- Standard of Evidence
- Appeals
- Informal Resolution
- Retaliation
- Clarification of protections under 1st Amendment, 5th Amendment, and 14th Amendment

**Reporting Considerations**

2020 Title IX Regulations

- "Actual Notice"
- Formal report to Title IX Coordinator or "official who can institute corrective measures on behalf of the school"
- Removes full list of Responsible Employees (RE): Schools need to identify who the employees are who are able to institute corrective measures (won’t be apples to apples across institutions.)

**What Forms of Sexual Misconduct are Covered?**

2020 Title IX Regulations

Sexual harassment means conduct on the basis of sex that satisfies one of the following:

- A school employee conditioning education benefits or opportunities on participation in unwelcome sexual conduct (i.e., quid pro quo);
- Unwelcome conduct that a reasonable person would determine is so severe, pervasive, and objectively offensive that it effectively denies a person access to an education program or activity;
- Sexual assault (as defined in the Clery Act), dating violence, domestic violence, or stalking as defined in the Violence Against Women Act (VAWA).

Clery Act

- Sexual assault (rape, fondling, incest, or statutory rape)
- Dating violence
- Domestic violence
- Stalking
What does this mean?

Sexual assault (as defined in the Clery Act), dating violence, domestic violence or stalking as defined in the Violence Against Women Act (VAWA).

Sexual assault means an offense that meets the definition of Rape, Fondling, Incest, or Statutory Rape as used in the FBI's UCR program and included in Appendix A of this subpart.

Sexual assault, a.k.a. Sex Offenses, involves “any sexual act directed against another person, without consent of the victim, including instances where the victim is incapable of giving consent.”

Rape

Penetration, no matter how slight, of the vagina or anus with any body part or object, or oral penetration by a sex organ of another person, without the consent of the victim. This definition includes any gender of victim or perpetrator.
Rape

This definition also includes instances in which the victim is incapable of giving consent because of temporary or permanent mental or physical incapacity (including due to the influence of drugs or alcohol).

Physical resistance is not required on the part of the victim to demonstrate lack of consent.

FONDLING

The touching of the private body parts of another person for the purpose of sexual gratification

without consent of the victim, including instances where the victim is incapable of giving consent because of his/her age or temporary or permanent mental or physical incapacity.

INCEST

Sexual intercourse between persons who are related to each other within the degrees wherein marriage is prohibited by law.
STANDARD

Rape

State specific

Sexual intercourse with a person who is under the statutory age of consent

VAWA Offenses

VAWA Offenses—Any incidents of Domestic Violence, Dating Violence and Stalking.

Note that Sexual Assault is also a VAWA Offense but was already defined in the Criminal Offenses category for Clery Act reporting purposes.

Domestic Violence

A felony or misdemeanor crime of violence committed by:

- A current or former spouse or intimate partner of the victim,
- By a person with whom the victim shares a child in common,
- By a person who is cohabitating with, or has cohabited with, the victim as a spouse or intimate partner,
- By a person similarly situated to a spouse of the victim under the domestic or family violence laws of the jurisdiction in which the crime of violence occurred OR
- By any other person against an adult or youth victim who is suffering from domestic violence, as defined in the Clery Act or
- By any other person against an adult victim who is 18 or older and is the parent or upbringing of a child of the victim under the age of 18

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A felony or misdemeanor crime of violence committed by:

- a current or former spouse or intimate partner of the victim,
- by a person with whom the victim shares a child in common,
- by a person who is cohabitating with, or has cohabited with, the victim as a spouse or intimate partner,
- by a person similarly situated to a spouse of the victim under the domestic or family violence laws of the jurisdiction in which the crime of violence occurred OR
- by any other person against an adult or youth victim who is protected from that person's acts under the domestic or family violence laws of the jurisdiction in which the crime of violence occurred.

**Assessment of Jurisdictional Definitions of Who is Protected**

What is a “Crime of Violence?”

According to Section 16 of title 18 of the United States Code, the term “crime of violence” means:

- an offense that has as an element the use, attempted use, or threatened use of physical force against the person or property of another, or
- any other offense that is a felony and that, by its nature, involves a substantial risk that physical force against the person or property of another may be used in the course of committing the offense.

So where can we find out what offenses constitute those described on the previous slide?

As used in this part:

- Alleged perpetrator of a crime of violence is a student who is alleged to have committed acts that would, if proven, constitute any of the following offenses or attempts to commit the following offenses that are defined in appendix A to this part:
  - Arson
  - Assault offenses
  - Burglary
  - Criminal homicide—manslaughter by negligence
  - Criminal homicide—murder and nonnegligent manslaughter
  - Destruction/damage/vandalism of property
  - Kidnapping/abduction
  - Robbery
  - Forcible sex offenses.
Crime of Violence

Crime of Violence +

Meets Relationship as

Described as Definition

of Domestic Violence+

Jurisdiction=*

Covered Offense under

Title IX

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Stalking

i. Engaging in a course of conduct directed at a specific person

that would cause a reasonable person to—

A. Fear for the person's safety or the safety of others; or

B. Suffer substantial emotional distress.

ii. For the purposes of this definition—

A. Course of conduct means two or more acts, including, 

but not limited to, acts which the stalker directly, 

indirectly, or through third parties, by any action,

means, or in any manner,

follows, monitors, observes,

surveys, threatens, communicates to or about, a 

person, or interferences with a person's property.

B. Reasonable person means a reasonable person under 

similar circumstances and with similar identities to 

the victim.

C. Substantial emotional distress means significant 

mental suffering or anguish that may, but does not 

necessarily, require medical or other professional 

treatment or counseling.

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Impact of Location & Party

“The only specific geographic limitation that these final regulations respect is a limitation...imposed in Title IX by requiring the sex discrimination to be against a person in the United States.” (p. 1793)

- **2020 Title IX Regulations**
  - Conduct that occurs within its “educational program or activity”...
  - Against a person within the United States
  - Subject must have been substantially central to both the respondent and the context in which the sexual harassment occurred
  - Also includes a building owned or controlled by an individual or organization that is officially recognized by the postsecondary institution

- **Clery Act**
  - On campus; on public property within or immediately adjacent to and accessible from the campus; in or on non-campus buildings or property that your institution (or a recognized student organization) owns or controls
  - May include some study abroad programs

- **For VAWA crimes**, must use processes even if occurs off-campus

---

Response to Formal Complaint

- **2020 Title IX Regulations**
  - Complainant: make the Title IX Coordinator
  - Title IX Coordinator acts as a gatekeeper, supportive measure coordinator, and on behalf of complainant

- **Clery Act**
  - A student or employee who reports DVDVSAS, whether the offense occurred on or off campus, shall be provided with a written explanation of the student’s rights and options including:
    - procedures to follow;
    - information about confidentiality;
    - existing counseling, mental health, victim advocacy, legal assistance, and other appropriate resources, including community resources;
    - access to law enforcement;
    - changes to academic, living, transportation and working situations, institutional procedures

---

Response if NO Formal Complaint

- **2020 Title IX Regulations**
  - Implement supportive measures
  - Must refer to the party as a “complainant”

- **Clery Act**
  - A student or employee who reports DVDVSAS, whether the offense occurred on or off campus, shall be provided with a written explanation of the student’s rights and options including:
    - procedures to follow;
    - information about confidentiality;
    - existing counseling, mental health, victim advocacy, legal assistance, and other appropriate resources, including community;
    - access to law enforcement;
    - changes to academic, living, transportation and working situations, institutional procedures
Informal Resolutions

- Can offer, but may not require
- Not allowed for employee on student sexual harassment
- Party may withdraw at any time

Clery Act
- Written information about procedures will follow for any VAWA incident (does not differentiate formal vs. informal)

2020 Title IX Regulations
- Written notice prior to an investigation

Clery Act
- Prompt, fair and impartial investigation and resolution
- Conducted by officials who receive annual training
- Advisor present
- Anticipated timeframes
- List all possible sanctions

Formal

2020 Title IX Regulations
- Live Hearing & Cross Examination (and must create a record)
- Annual training; describes the range of sanctions; describes the standard of evidence; appeal procedures; supportive measures

Clery Act
- Annual training
- Advisor present
- Anticipated timeframes
- List all possible sanctions

Formal (Notice)

2020 Title IX Regulations
- Live Hearing & Cross Examination (and must create a record)
- Annual training; describes the range of sanctions; describes the standard of evidence; appeal procedures; supportive measures

Clery Act
- Annual training
- Advisor present
- Anticipated timeframes
- List all possible sanctions
Formal (Live Hearing)

2020 Title IX Regulations
Requires Live Hearing with cross examination by advisor

Clery Act
Clery is silent regarding live hearing

Standard of Evidence
- 2020 Title IX Regulations
  - Either the preponderance of evidence standard or the clear and convincing standard.
- Clery Act
  - Any standard of evidence must include in policy.
  - Any standard may vary across protected classes.

Written Determination
- Clery Act
  - Written, simultaneous notification to both parties including:
    - Result (include any sanctions and rationale for results and sanction)
    - Appeals procedures
    - Any change to the result;
    - When such results become final.
**Appeals**

- 2020 Title IX Regulations
  - Must offer both parties an appeal, based on specific grounds only.
- Clery Act
  - Not required, but must provide notice if allowed along with appeal procedures.
  - Simultaneous written decision describing result, sanction, any changes to the result, when becomes final.

**Recordkeeping**

- 2020 Title IX Regulations
  - 7 years
- Clery Act
  - Retain all records used in compiling ASR for three years from the latest publication of the report to which they apply (in effect 7 years)

**Retaliation**

- Title IX Proposed Regulations
  - No double jeopardy
  - First amendment
- Clery Act
  - No witness, employee, or agent of an institution participating in an investigation, proceeding, or appeal, or otherwise discriminate against any person under any provision of this subsection.
QUESTIONS?
Using Technology to Actively Investigate Sexual Misconduct

ADVANCED INVESTIGATIONS COURSE

Agenda
- Introduction
- Computer Basics
- Internet Basics
- Security Risks
- Communication Platforms
- Social Media Ecology
- Social Media: Use and Effect
- Problematic Social Media Behaviors
- Popular Social Media Apps: What They Are and How to Use Them in Investigations
- Other Investigation Tools and Considerations
- New Title IX Regulations - Technology Related

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COMPUTER BASICS

COMPONENTS OF A COMPUTER

Main Hardware Components

- **Motherboard**
  - **Main Circuit Board**
  - Provides the connections and sockets that other components use to communicate with each other

- **CPU (Central Processing Unit)**
  - **Brain of the Computer**
  - **Decision Maker**
  - Performs the calculations that make the computer work

- **RAM (Random Access Memory)**
  - **System's short-term storage**
  - When the computer performs calculations, it temporarily stores the data in RAM until it is needed

- **ROM (Read Only Memory)**
  - **Permanently stored data**
  - Contains the programming needed to start the computer
  - Performs input/output tasks
  - Holds programs or software instructions

- **Hard Drive**
  - **Long-term storage**
  - Stores software, documents, and other files
Software

- System software
- Application software

The operating system (OS) that runs the computer.

Application software

Program that does a specific task on the computer (e.g. PowerPoint).

External Storage Examples

- External Hard Drive
- Flash Drive
- SD Card
- Compact Disc
- Tape Drive
- Cloud

Cloud

- File storage
  - Stores files and emails
  - Examples: Dropbox, Google Drive, iCloud
- File sharing
  - Shares files with others at the same time
  - Examples: iCloud Photos, Flickr, Google Docs, OneDrive
- Data backup
  - Copy of files on computer, phone, and other devices
  - Examples: iCloud, Samsung
INTERNET BASICS

Terms

<table>
<thead>
<tr>
<th>Term</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Internet Service Provider (ISP)</td>
<td>Provides the internet to you (e.g., Comcast)</td>
</tr>
<tr>
<td>Internet Protocol (IP) Address</td>
<td>ISP assigns device a unique number</td>
</tr>
<tr>
<td>Domain Name System (DNS)</td>
<td>Directory of server addresses</td>
</tr>
<tr>
<td>Router</td>
<td>Determine the best route for the code to take</td>
</tr>
<tr>
<td>Packets</td>
<td>File broken into many, many pieces</td>
</tr>
<tr>
<td>Transmission Control Protocol</td>
<td>Make sure the packets arrive &amp; put them together</td>
</tr>
</tbody>
</table>

HOW THE INTERNET WORKS
You’re home and bored

Google “Funny dog memes”

DNS looks up google.com in the directory, finds the server IP address, and tells your router

The router finds the best route and sends “Funny dog memes” to

Arrives at Google, Google finds funny dog memes

The data is broken into millions of “packets” like puzzle pieces and sent back

TCP: The pieces are checked to ensure everything is there

The pieces are put together

 ARRIN
American Registry for Internet Numbers (ARIN)

● ARIN manages and distributes IP addresses in the United States, Canada, and many Caribbean and North Atlantic islands.

● ARIN helps you find the domain owner:
  ● https://search.arin.net

IP Addresses

● Your IP address is assigned by the ISP
  ● If you’re home, your ISP assigns
  ● If you’re at Starbucks, their ISP assigns

● IP addresses can be found looking at “full headers” on email addresses

● There are public ways to find the general location of an IP address (search “find IP address”)
  ● Their accuracy fluctuates
VPNs

- Virtual Private Networks encrypt users' web traffic and masks their IP addresses
- It prevents ISPs from tracking your browsing history
- Many employers require a VPN if working from home so your work is encrypted
Social Engineering

The use of deception to manipulate individuals into divulging confidential or personal information that may be used for fraudulent purposes.

Types of Social Engineering

- Baiting
- Phishing
- Email hacking & contact spamming
- Pretexting
- Quid pro quo
- Vishing
Why Do Hackers Hack?

- Steal and use your usernames and passwords
- Access credit card accounts
- Request new account numbers
- Make purchases
- Make an authorized user
- Obtain cash advances
- Use and abuse your SUN
- Sell your information

Malicious Software (Malware)

- Worms
- Viruses
- Trojans
- Spyware
- Adware
- Rootkits

How Malware Gets on Computers

- Download from a webpage
- Email attachment
- As a file on an infected removable device (e.g., flash drive)
Passwords

Ways a Partner/Friend Can Easily Obtain a Password

- Password is shared
- Password is written down
- Password is easy to guess

2019’s Most Common Passwords

- 123456 (23.2m)
- 123456789 (7.7m)
- qwerty (3.8m)
- password (3.6m)
- 111111 (3.1m)

Source: UK’s National Cyber Security Centre

Webcams

- Trojans: Emails with attachments or links to websites, freeware (Is anything really free?)
- Roommates or partners may install on the target’s computer
- Roommates or partners may turn on their own webcams

Keystroke Logging (Keylogging)

- Can be in the form of software, malware, or hardware
- Tracks or logs the keys struck on the keyboard without the knowledge of the user
- Track unsuspecting user’s locations, record phone calls, read text messages, access locally-stored photos and videos, and see web-browsing history
Fourth Amendment

“...The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.”

Third Party Doctrine

“...a person has no legitimate expectation of privacy in information he voluntarily turns over to third parties.” (Smith v. Maryland, 1979)

Electronic Communications Privacy Act of 1986 (ECPA)

- “The ECPA, as amended, protects wire, oral, and electronic communications while those communications are being made, are in transit, and when they are stored on computers. The Act applies to email, telephone conversations, and data stored electronically.”
- Title I - Wiretap Act
- Title II - Stored Communications Act (SCA)
- Title III - Addresses pen register and trap and trace

ECPA Title II – Stored Communications Act (SCA)

- Governs the disclosure of electronic communications stored with technology providers
  - Electronic communication service (ECS) - customers send or receive wire or electronic communications
  - Remote computing service (RCS) - provides storage or processing services by means of an electronic communication system
- Limits third parties’ ability to access without authorization
- Does not apply to personal users
- Provides a framework for law enforcement requests
Law enforcement may access electronic communications that have been stored for 180 days or less only pursuant to a warrant.

Law enforcement may obtain access to the content of electronic communications (such as email) that have been stored for more than 180 days without providing notice to the subscriber or customer if the state prosecutor has obtained a warrant, administrative subpoena, grand jury or trial subpoena.

Law enforcement may obtain specific records about electronic communications of a subscriber or customer with an administrative, grand jury, or trial subpoena. Although the content of the electronic communications cannot be obtained, law enforcement may obtain name, address, records of sessions, including times and duration, local and long distance connection records, length of service and types of services utilized, telephone and instrument number or other subscriber number or identity, including any temporarily assigned network address, and the means and source of payment, including credit card or bank account number.

Law enforcement may only obtain historic Cell Site Location Information (CSI) of a subscriber or customer with a traditional search warrant.

Ruled the government must get a warrant before accessing a person's sensitive cellphone location data because there is a "reasonable expectation of privacy in the whole of their physical movements." Access to historical cell site records is a "sweeping mode of surveillance" that gives the government the power of "near perfect surveillance, as if it had attached an ankle monitor to the phone's user."
Creating Fake Accounts and Profiles

- Law enforcement can legally create fake accounts for the purpose of conducting a criminal investigation.
- Institutional investigators should not create fake accounts.

Cell Phone Providers Data Retention

<table>
<thead>
<tr>
<th>Calls and cell tower records</th>
<th>Text messages details</th>
</tr>
</thead>
<tbody>
<tr>
<td>AT&amp;T - 5-7 years</td>
<td>AT&amp;T - 5-7 years (no message content)</td>
</tr>
<tr>
<td>Sprint - 18-24 months</td>
<td>Sprint - Up to 18 months (no message content)</td>
</tr>
<tr>
<td>T-Mobile - 5 years (calls), 4-6 months (towers)</td>
<td>T-Mobile - 5 years (no message content)</td>
</tr>
<tr>
<td>Verizon - 1 year</td>
<td>Verizon - up to 1 year (retain message content for 3-5 days)</td>
</tr>
<tr>
<td>Internet Destination</td>
<td>Internet Session Information</td>
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<td>----------------------</td>
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</tr>
<tr>
<td>AT&amp;T - up to 72 hours</td>
<td>AT&amp;T - up to 72 hours</td>
</tr>
<tr>
<td>Sprint - up to 60 days</td>
<td>Sprint - up to 60 days</td>
</tr>
<tr>
<td>T-Mobile - not retained</td>
<td>T-Mobile - not retained</td>
</tr>
<tr>
<td>Verizon - up to 90 days</td>
<td>Verizon - up to 1 year</td>
</tr>
</tbody>
</table>

**Cell Phone Providers Data Retention**

**Texting, GroupMe, and WhatsApp**

Image by HeikoAL from Pixabay

Michelle Carter

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About Texting

Short Message Service (SMS) – Text only
Multimedia Message Service (MMS) – Texts, videos, photos, gifs, etc.

Texting Features

Main method of communication
High response rates
If one person deletes a text, the other retains it until they delete it
Ability to send messages to large groups
GroupMe and WhatsApp

- GroupMe: Mobile messaging app (owned by Microsoft)
  - Syncs with contacts
  - User can make groups up to 500 people, popular as a tool for staff groups
- WhatsApp: Text messages, group chats, voice calls (owned by Facebook)
  - Messages are not retained by WhatsApp once they are delivered
  - End to end encryption does not allow WhatsApp to see the content

Texting and Investigations

- Often the issue is not a lack of texts but thousands of text.
- Parties can be selective in the texts that are provided - carefully examine dates, times, and flow of the messages.
- Utilize programs such as iMazing to extract texts from phone.

EXPORTING TEXTS
Email and Investigations

- Emails can be an excellent source for information regarding sexual harassment cases, particularly when faculty and staff are involved (timelines, decisions, communication approach)
- Providers will typically not share account information without a court order
What is Social Media?

- “Social media are web-based communication tools that enable people to interact with each other by sharing and consuming information.” (Lifewire.com)
- One-to-many broadcast tools (e.g., Facebook)

Honeycomb of Social Media

“People who negatively compared themselves to other social media users were highly vulnerable to depression. Friendships with former partners and envy were correlated with an increased risk of depression. Frequent Facebook posts also increased the risks, possibly because these posts enabled users to ruminate on negative emotions.”

Roughly four-in-ten Americans have personally experienced online harassment.

64

Younger adults especially likely to encounter severe forms of online harassment.

65

Half of young women have received explicit images they did not ask for.

66
Gender and Online Harassment

“Any woman who has an opinion online is bound to get men who through anonymity feel the need to threaten and assault them. I had a friend who got a stalker from posting a political Facebook post.”

“Usually men harassing or threatening females is for posting any provocative pictures or an opinion different from his own.”

“I have friends in atheism, feminism and social justice. All have been trolled or harassed to varying extents. There’s usually more of a sexual component when the targets are women. Sex threat and assault, but I’ve seen men threatened with murdering their family or otherwise harassing men they’ve decided deserve it.”

“Mostly on dating websites my friends have had experiences where once turned down, men threaten to beat and rape them, murder them, call them names, threaten to ruin their reputation, etc. I have never used a dating website because of what I have seen.”

---

Problematic Behaviors

- **Sexual media of an individual (e.g., nude photo or video) posted online as a means of humiliating the individual**
- **A fake or stolen online identity created or used for the purpose of beginning a deceptive relationship**
- **Creating profiles pretending to be the target and posting disturbing content using their identity**
- **Stalking or harassment via social media, internet forums, or emails**
Problematic Behaviors

- **Doxing**: Publishing someone's sensitive personal information online attempting to harass, intimidate, extort, stalk, or cause harm targeting a target.

- **Gaslighting**: Persistent manipulation and brainwashing that causes the target to doubt themselves, and ultimately lose their own sense of perception, identity, and self-worth.

- **Ghosting**: Ceasing all communications with an individual and not responding to attempts to communicate with that individual.

- **Video Recording**: Using devices to record, without permission, sexual activity.

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Problematic Behaviors

- **Password Access**: Using the target's passwords to access social media accounts and emails to monitor behaviors.

- **Financial Control**: Providing financial support for the target's phone and exerting control over access.

- **Location Apps**: Tracking the target's location.

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**POPULAR SOCIAL MEDIA APPS: WHAT THEY ARE AND HOW TO USE THEM IN INVESTIGATIONS**

Image by Gerd Altmann from Pixabay
Terms

- **Extra**: To be unnecessarily dramatic and over the top
- **Period**: Meant to add emphasis to a point that has been made; a more extreme or intense version of "period"
- **Snatched**: To be wearing something that is very fashionable or has a look that looks really good; the process of supporting an insult against someone who has lost an argument
- **Big Yikes**: More intense version of the word "yikes"; something that is so very embarrassing that another, much larger "yikes" is needed

Terms

- **Cap/No Cap**: To "cap" is to lie about something, whereas "no cap" means to tell the truth
- **Shade**: Refer to a situation where someone illustrated sneaky actions toward someone or something
- **Flex**: To knowingly flaunt and show off; to refer to the thing being shown off
- **Lit**: When something is amazing, exciting, high-energy, or otherwise great; intoxicated or drunk

Terms

- **Salty**: To be annoyed, upset, or bitter, usually about something minor
- **Slay**: To do really well or succeed at something
- **Shook**: To be affected by something, usually negatively and very emotionally; to be shocked, surprised, or scared
- **Stan**: An overzealous and obsessive fan or to be that kind of fan
- **Tea**: Gossip; "spilling the tea" is the act of gossiping
- **Thirsty**: Overly eager and desperate, usually for attention, approval, or compliments
### Emojis

1. 🍆🌽🍌🍼🚀💄🌵
2. 🍇🎊🍑🍣🍩🎯
3. 🍒🐫🍓🙏🏼🏆🍪🌺🌷
4. ⛺️🎉📈💡
5. 🐳.Factory💉🎤🌠
6. 🎆箜篌🙌⛳️
7. 📬✂️🎢📩🚆🏄‍♀️

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### Usernames

Most people use the same username across their accounts and often it is the first part of their email address.

Some college admissions applications ask for usernames.

People like to use birthdates, jersey numbers from sports.

Instead of FirstName LastName, more are using FirstName MiddleName

Witnesses know usernames!

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### Facebook

Image by Thomas Ulrich from Pixabay

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About Facebook

- Facebook’s popularity is declining with teens and young adults though some still have accounts despite a lack of use.
- Tech rumors are that Facebook is working on a new feature called “Campus” to address their declining numbers with college students.
- Some have accounts because the institution or department has a group page.
- Informal groups like “Buy or sell” or “Barstool Sports” often lead to angry posts about the institution or attack people whose posts they don’t agree with.

Facebook Features

- CREATE A USER PROFILE
- HAVE “FRIENDS”
- CAN POST PHOTOS, THOUGHTS, STATUS UPDATES
- SHARE ARTICLES
- LIKE/DISLIKE POSTS
- CAN LIKE PAGES AND GROUPS

Facebook and Investigations

- Username: Try variations of the person’s name.
- Shortened names (“Bill” for “William”)
- First name/middle name (“Thomas Daniel”)
- Utilize filters.
- Searching “friends” accounts can sometimes give you access to additional information.
- Users can download their data through Privacy and Settings.
Facebook and Investigations

- Facebook has received pressure to “crack down” on law enforcement creating fake profiles.
- “We disclose account records solely in accordance with our terms of service and applicable law, including the Federal Stored Communications Act (“SCA”), 18 U.S.C. Sections 2701-2712.”
- Additional information is available on Facebook’s website.

About Snapchat

- Snapchat is enjoying increasing popularity with 18 to 24-year olds.
- Snapchat was first known for the increased popularity in sexting (sending sexually explicit media).
- Posts are recent and therefore, more timely.
- Part of its popularity is the immediate deletion of the posts (more on this later).
Snapchat Features

USERNAME AND VANITY NAME
UPLOAD CONTACTS FOR FRIENDS
SNAP
CHAT
STORIES
SNAP MAP
MEMORIES

Snapchat Deletion Procedures - Snaps

- Servers automatically delete all Snaps after they’ve been viewed by all recipients.
- Servers automatically delete all unopened Snaps after 30 days.
- Servers automatically delete unopened Snaps sent to a Group Chat after 24 hours.

Stories

Private Stories
- Only the user can add Snaps to their Private Story and they can choose which friends can view the story. Only friends with access to the Private Story are notified when something is added.

Custom Stories
- Custom Stories are for the user and their friends. The user and their friends can view and add Snaps to a Custom Story.

Geo Stories
- Geo Stories are for the user and nearby Snapchatters. Snapchatters must be near the location the User choses to view and add to the Story.
- Other Snapchatter’s who are a part of that Story will know the user’s location.

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Snapchat Deletion Procedures - Chats

- Servers delete messages sent in one-on-one Chat after both Users have opened and left the Chat.
- Messages can be set to delete after 24 hours by changing the erase rules in Chat Settings.
- Servers delete all unopened Chats after 30 days.
- Users can save a Chat by pressing and holding on it.
- Users can also delete chats by pressing and holding on the message, then tapping “Delete.”
- Servers delete messages sent in Group Chat after 24 hours, even if they haven’t been viewed yet.

Snapchat Deletion Procedures - Stories

- Snapchat servers delete Snaps added to the User’s Story 24 hours after they are added.
- The User can delete a Snap from My Story at any time.
- Servers delete Snaps added to a Custom Story 24 hours after they are added.

Snapchat Deletion Procedures - Memories

- Memories keeps the Snaps and Stories and are backed up by Snapchat.
- Servers erase a deleted Snap as soon as possible.
Snapchat and Investigations

- People infatuated or obsessed with one another are more likely to use memories – ask specifically if they have saved any memories.
- Snapchat informs users to seek law enforcement’s assistance for the recovery of Snaps - they will not retrieve for a user.
- Avoid asking an involved party or witness to “screenshot” an image because the sender is sent a notification - use another phone to take a photo of the screen.

Before sending a legal request, law enforcement must know the username (not the vanity name).
- Snapchat has policies allowing for preservation and emergency requests.
- A handbook is available on Snapchat’s website.
- Be aware of the deletion timeline so requests can be submitted prior to deletion.

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About Instagram

- Launched in 2010 and within two months had 1 million registered users
- Had 1 billion registered users in 2019
- A means to chronicle life events - big and small
- Curates an “image” or “brand” of a person
- Owned by Facebook

“Finsta”

- Users have a second account beyond their “Real” account.
- The “Real” account shows a carefully created life of friends, looks, and leading a great life (account parents/family see).
- “Finsta” is the account for friends.
  - Uses a name not known to parents and a different email or phone number so it can’t be connected
  - Displays more of “real life” - imperfect photos, struggles, memes, etc.
  - Place to make fun of others
  - “People crying over their privilege” (incoming first-year college student)

Instagram Features

- Different names for real and finsta accounts
- Search for friends, need username for finsta
- Upload photos, use filters
- Story (disappears after 24 hours)
- “Like” and comment
- Direct message
Instagram and Investigations

- Instagram does not notify the image poster when another user takes a screenshot.
- Users can view “Access Data” which provides all usernames used, accounts blocked, search history, logins (Security settings).
- Users can request a copy of everything they have shared on Instagram.

Instagram and Investigations

- Instagram has the same policy as Facebook regarding law enforcement.
- They do not require email or phone verification of the user.
- They do not require users to use real names or identities.
- Need the username for the date range you are seeking information.
About Twitter

- Microblogging and social networking service
- Twitter is a very public forum
- People can be vicious

Twitter Features

- Registered users can tweet, retweet, comment, and message
- Unregistered users can see tweets
- Tag users
- Hashtags

Subtweets

- Username begins with the “@” symbol.
- A tweet that mentions a Twitter member without using the “@” symbol does not appear on that individual’s timeline.
- Examples
  - Tweet: @bettyaubuchon is an excellent presenter
  - Subtweet: Cathy Cocks is the worst presenter ever
  - Subtweet: bettyaubuchon is the worst presenter ever
Twitter and Investigations

- Users can block all non-followers from seeing their Tweets.
- Users can block some accounts from seeing their Tweets.
- Users can download their data. The point of Twitter is for people to see them so you can find most Tweets BUT you need to be quick as parties may change their account to Private if they know they are being investigated.

Twitter and Investigations

- Twitter does not require real name use, email verification, or identity authentication.
- There is a “brief period of time” they keep information from a deleted account.
- Access to records is similar to other sites.
Popular Dating Sites

- Tinder (owned by Match)
- Grindr
- Coffee and Bagels
- Facebook Dating (not available everywhere)
- eHarmony
- Match
- OkCupid (anyone can message another person) (owned by Match)
- Ship (user’s friends weigh in)
- Tastebuds (based on music preferences)
About Tinder and Grindr

- May be considered more “hook up” apps than dating apps
- Tinder U: a version exclusive to college students
  - Must use .edu address
  - Other students from the same institution are shown first
- Grindr: Exclusively built for LGBTQ community
  - Most popular dating app for LGBTQ college students
  - Easy to create “impersonation” profiles

Tinder and Grindr Features

- Create profile
- Both utilize location-based matching
- Grindr utilizes tile views and “taps” to indicate interest
- Tinder uses card stack view and swipes right if interested, left if not

Dating Apps and Investigations

- It is very easy to impersonate someone else.
- Individuals may be embarrassed to share with investigators photos and messages.
- Investigators need to be comfortable discussing these apps and refrain from judgement or disapproval.
- If the individual has a parent/family member as a support person, that may add a dynamic that needs to be worked through.
Tinder and Investigations

- Tinder retains a user's data three months after an account is deleted or after two years of inactivity.
- Active users can download their data.
- No user verification
- "Response to Reports of Assault:
  - Tinder users can easily report instances of abuse or assault in-app or online. We strongly encourage any user who believes they have been a victim of a crime to report it to law enforcement. Our team works to promptly investigate reported crimes, assess and take appropriate action, and fully cooperate with law enforcement in any investigation.
  - When a user reports an assault to Tinder, we attempt to identify the alleged perpetrator and block the associated account. The incident is then reported to Match Group’s centralized safety repository and checked across our various brands to see if the user has other accounts on other platforms. If any are found, they are blocked as well.” (Tinder policies)

Grindr and Investigations

- Once a message has been delivered to a recipient, Grindr deletes the data within 24 hours.
- Profile and location information of a deactivated user is deleted within seven days unless retained for a legal purpose.
- Chat images, user activity, and other Personal Data is deleted within 120 days of an account deletion.
- Public information regarding interactions with law enforcement is limited to a request via an email address.
Considerations for Video Interviews

Network connections
- Ethernet connection
- Wireless
- VPN

Security considerations
- Waiting and breakout rooms
- Locked meetings
- Recordings
- Screen sharing

ADA
- Accommodations

Equity
- Same opportunity for involved parties
- Access
- Privacy

Advisors
- Providing space for private conversations
- Expectations

Physical layout
- Background
- Lighting
- Distraction-free
- Room rating

Advisors
- Providing space for private conversations
- Expectations

Physical layout
- Background
- Lighting
- Distraction-free
- Room rating
Surveillance Cameras

RESIDENCE HALLS
DINING HALLS
LICENSE PLATES
BUSINESSES

Surveillance Cameras and Investigations

Behaviors  Context clues  Timelines  Witnesses
ACCESSING RECORDS

11/12/2020

Education Records and FERPA

Judicial Order

School Officials

Another school where the student seeks to enroll or transfer

Who is the data custodian for the records?

Example: A residence hall director may know a student’s conduct history, but they are not the data custodian for a student’s academic history. That is likely the director of student conduct.

If you have access to a record for another aspect of your position, you don’t necessarily have access for an investigation.

Example: You also sit on the institution’s threat assessment team and have access to records to conduct threat assessments. You cannot access those records beyond that scope without permission.

You need to make a specific request and explain why you have a legitimate educational interest.

The data custodian will need to document the request and response.
FERPA and Personal Observations

"FERPA does not prohibit a school official from releasing information about a student that was obtained through the school official's personal knowledge or observation unless that knowledge is obtained through his or her official role in making a determination maintained in an education record about the student."

Search Engines

- Search engines like Google can be like finding a pot of gold...or a needle in a haystack.
- The right combination of terms, phrases, and creativity is the key to an effective search.

OSINT

https://osintframework.com
Criminal and Court Records

- Law enforcement likely has access to criminal records.
- Some records may be sealed, or it may be more difficult to obtain if it is an active case.
- There are ways to obtain records without going through your police department.
Public Access to Court Electronic Records (PACER)

- Access United States federal court documents and obtain case and docket information from the United States district courts, United States courts of appeals, and United States bankruptcy courts
- There is a per page fee that is enacted once a user exceeds $30 in a month
- “But if PACER seemed mind-blowing in the early 1990s, it now seems as archaic as a barrister’s wig.” (Tear Down this Paywall, Reason, June 2012)
- https://pcl.uscourts.gov/pcl/index.jsf

RECAP Project

- An extension on Chrome and Firefox
- Users can access documents that have been downloaded from PACER without any cost.
- https://free.law/recap/
§ 106.8 Designation of coordinator, dissemination of policy, and adoption of grievance procedures

- "Any person may report sex discrimination, including sexual harassment (whether or not the person reporting is the person alleged to be the victim of conduct that could constitute sex discrimination or sexual harassment), in person, by mail, by telephone, or by electronic mail...or by any other means that results in the Title IX Coordinator receiving the person's verbal or written report."

- What are your methods of reporting?

§ 106.30 Definitions – “Formal complaint”

- Can be an electronic submission such as email or an online portal “provided for this purpose by the recipient”
- "...contains the complainant’s physical or digital signature, or otherwise indicates that the complainant is the person filing the formal complaint.”
- A “report” and “formal complaint” are not the same.
- What would a “formal complaint” process look like?

§ 106.45 Grievance process for formal complaints

- (b)(1)(iii) - Decision-makers must “receive training on any technology..."
- Who is responsible for the technology?
- Who can train?
- Will there be a “gatekeeper” to manage the hearing?
§ 106.45 Grievance process for formal complaints

(b)(v)(vi) – “Prior to the completion of the investigative report, the recipient must send to each party and the party’s advisor, if any, the evidence subject to inspection and review in an electronic format or a hard copy...”

- What platform?
- Do you allow downloads?
- What are the FERPA implications to provide direct access to the other party’s advisor?

...all such evidence subject to the parties’ inspection and review available at any hearing to give each party equal opportunity to refer to such evidence during the hearing, including for cross-examination...”

- Do you provide hard copies at the hearing?
- Do you screen share or use projection?

(b)(vii) – The investigative report must be sent to each party, and the party’s advisor, either in an electronic format or a hard copy.

- What platform? Do you email?
- Do you allow downloads?
- What are the FERPA implications to provide direct access to the other party’s advisor?
§ 106.45 Grievance process for formal complaints

(b)(6)(i) - Either party can request for the hearing to be in separate rooms.
- Can you have one party in with the hearing body or do you need three tech-enabled rooms?
- Decision-maker(s) and parties must be able to simultaneously see and hear the party or the witness.
- Do you have the facilities for this?

(b)(6)(i) - Must create either an audio or audiovisual recording or transcript and make available
- What are the advantages/disadvantages to recordings and transcripts?
- How do you maintain?

(b)(10)(i) - Must maintain the following for seven years
- Each sexual harassment investigation including determination, recording or transcript, sanctions imposed, and remedies
- Appeal
- Any informal resolution
§ 106.45 Grievance process for formal complaints

- (b)(10)(i) - Must maintain the following for seven years
  - All materials used to train ("publicly available on its website or if the recipient does not maintain a website the recipient must make these materials available upon request for inspection by members of the public")
  - What are the implications for posting training materials online?

- (b)(10)(ii) - Must create and maintain the following for seven years
  - Records of any actions taken in response to a report or formal complaint
  - Document "basis for its conclusion that its response was not deliberately indifferent, and document that it has taken measures designed to restore or preserve equal access to the recipient's education program or activity."
  - How do you organize and maintain this information, especially if different offices have different roles?

- (b)(10)(iii) - Must create and maintain the following for seven years
  - If no supportive measures are provided, it must be documented as to why "such a response was not clearly unreasonable in light of the known circumstances."
  - What kind of justification does this look like?
Case Study - Betty and Thomas

Betty Minerva Roe is a sophomore and Thomas Aaron Doe is a junior at Stafford University in Michigan. It is December 2nd and Betty has submitted the following typed complaint to Stafford’s Title IX Office:

All through high school, I dated a boy named Peter. We broke up at the end of high school so we would not be tied down when we went to college. I decided on Stafford University in Michigan and Peter went to a school in Florida.

In my freshman year, I tried to become as involved as possible especially since I didn’t get along with my roommate. I joined Model UN, the Business Society, and the Cosplay Club. As part of the service requirement for the university, I have regularly volunteered at an animal rescue. I also got a job at the coffee shop right off campus. I did not go to parties as it wasn’t really my scene. At the end of my first semester, I moved from Everett Tower to Murray Hall because of my roommate issues.

I kind of missed having a boyfriend so I signed up for Tinder in my second semester. I didn’t want a serious boyfriend, but an occasional hookup would be good. That’s how I met Thomas Doe. When we messaged about getting together, he suggested my room in Murray Hall. At the time, I remember thinking it was weird that he knew I lived in Murray as I didn’t remember mentioning that and it definitely wasn’t in my profile. I also knew Thom was a resident assistant, so I felt safe meeting him.

When we met, Thom stated that we had been in the same Art History course the previous semester (my first semester at Stafford). I have no memory of him being in the class but it was a 250 person lecture hall so that wasn’t too unusual. Thom knowing where I lived still nagged a bit at me so I asked him. He stated that he knew because Professor Watson had us introduce ourselves and state where we live on campus. I didn’t remember that but I thought, “whatever.”

We hooked up a couple of times but I didn’t feel any connection so I tried to back off. He wanted a serious relationship. I explained to him that I had been in a serious relationship with Peter and didn’t want to go back to that level. Tom seemed OK with it but he did ask a lot of questions about Peter. Come to think of it, he actually asked me a lot of questions about everything about my life and he never shared anything. Tom seemed concerned that I was going to go back to Peter (Peter and I are still friends via social media). I tried to avoid Tom and became pretty cautious when he approached me and asked me questions about myself. If he asked details, I would change the subject.

At the beginning of my sophomore year, I moved into Todd Tower on the 5th floor. To my surprise, Tom was an RA on the 6th floor in Todd Tower. At check-in, he came up to me and stated, “Isn’t this great? We can see each other all of the time.” I don’t know why but I found this a little creepy.

Shortly after I moved in, I began receiving gifts left at my door. There would be flowers or stuffed animals. Usually, a card would accompany it. It would be typed with no signature. The cards would have statements in them such as “You’re beautiful” and “You are the smartest girl in the Tower.” The cards would be addressed to “Betty Rubble.” I love old TV cartoons and The Flintstones are my favorite. I don’t remember telling anyone at Stafford about this. Peter used to call me “Betty Rubble”. I use a Betty Rubble gif on my Snapchat profile but that’s about it. Thom doesn’t follow me on social media.

My friends told me that Thom always seemed to be lurking around, but no one saw who was placing the gifts at my door. Thom is an RA, so he does rounds in my building all of the time which is why I thought he was around my room. He seems to be on duty a lot.
One day I received a gift of Abraham Lincoln band-aids with the note “for the library.” The day before, I was working on a history paper on Abraham Lincoln in the library. As I was reading, I got a paper cut. I yelped a bit and sucked my finger to stop the bleeding. I didn’t see anyone nearby, but I do think I saw Tom at the library when I first walked in. I know he works for Technology Services and their offices are in the basement of the library.

I became scared of whoever this person was that was watching me and giving me unwanted gifts. I have tried to pay more attention to my surroundings. I realized that I see Tom a lot. It’s an 18-story dorm so there’s hundreds of people living there. If I was doing laundry, he would be too. I would see him in the dining hall at the same time my friends and I were there. Every time, he would act as if he was surprised to see me. He would also come up to me and ask about family, specifically my sister and dog. I never told him that I had a sister or a dog. He was always acting like we were really good friends. I could have sworn that he knew what I was posting on Instagram and Snapchat, but we weren’t following each other, and my accounts are blocked to non-friends.

I decided to move off campus for my junior year. One of the reasons was to avoid Tom. I just had a weird feeling. Unfortunately, I learned we were going to be in the same biology course. At first, I wasn’t worried because we only had lecture together. Our labs were at different times. I was so wrong about that.

In the first week, Thom came up to me after lecture demanding to know where I was living. I refused to tell him. He became angry stating, “How will I know if you are okay? Who is going to watch out for you?” I firmly told him that we were not friends and I was not interested in having any type of a relationship with him. Tom stated, “Oh, you love me. You just haven’t accepted it. You will in time.” His demeanor quickly changed into being overly nice, told me that we would catch up later, and he walked away.

The next week, Thom changed his lab section to be in mine. Every class he would come up to me and ask me how I was and wanted to know what I had been doing that week though he seemed to always know. I would say no every time. When I would walk away, he would slam his books to the floor or hit the wall. I saw Thom everywhere. He would always be staring at me. I also started to get prank phone calls at that time. I would block the number but still got prank calls from other numbers.

One day, around October 25th, a friend came up to me and asked me why I had joined Tinder again. I told him I hadn’t and asked why he thought that. My friend said that I had “swiped right” on his profile. He said that my profile photo was a nude selfie. I did not do that. The only nude selfie I have taken was one that I sent to Pierre.

I met Pierre through Instagram. It was in September. I went to France for two weeks in high school and have an interest in international issues. I followed an Instagram page that connected American students with International students. Pierre and I would message via Instagram and eventually followed each other on Snapchat. I use Snapchat frequently. Pierre doesn’t post photos of himself, usually just photos of animals. We both love animals. We were enjoying these exchanges. Since Pierre is currently studying in Florida, we have never met but I would say that we are very close and attracted to each other. After we connected via Instagram, we started to text message each other. At first, the messages were pretty typical, sharing information about our days and I really opened up to Pierre. He was so caring. We started flirting and then it became more sexual. Pierre would ask what I wore to bed, what kind of underwear I liked to wear, and he would tell me things that he wanted to do to me sexually. Through Snapchat, I sent him a nude selfie and he sent a picture of his penis. This was in the beginning of October.

One day in early November, I was in the library’s computer lab. Someone started messaging me through a discussion group for one of my other classes. They were saying disgusting things. I got up and left. I was crying and as I was
leaving, I ran into Thom. He asked me why I was upset. I told him that I thought I was being stalked. He was very supportive and gave me a hug.

Last week, Pierre and I were playing a game with each other through Discord. At one point, he demanded that I play in the nude and take a photo for him. I refused and he got angry. He wrote, “Why are you so modest now, Betty Rubble? Do you have another paper cut?” I know I have never mentioned Betty Rubble to him and definitely didn’t talk about a paper cut. I started to think that Pierre may be Tom. I have never seen Pierre’s face.

I am afraid to leave my room. I take my laundry to an off-campus laundromat, and my grades have suffered. I had to drop biology because I was failing. I was so uncomfortable in it because of Thom. I can’t sleep or concentrate.

Additional Information:
Betty Minerva Roe:
- Junior, political science major
- Hometown: Butte, Montana
- Off-campus job: Local coffee shop
- Volunteer job: Animal Rescue in town
- On-campus residency: First-semester in Everett Tower, second-semester in Murray Hall, Sophomore in Todd Tower
- Off-campus residency: Junior at Devonshire Estates, Main Street, Butte, Montana

Thomas Aaron Doe:
- Junior, animal science with a minor in gaming design
- Hometown: Farmville, Illinois
- On-campus jobs: Resident Assistant, Tech Assistant for the University’s Technology Services department
- On-campus residency: Freshman: Shelby Hall, Sophomore: Blake Tower, Junior: Todd Tower

Question: What is your plan to use technology in this investigation?
I. Introduction (9:00 – 9:30)
   A. Opening remarks
   B. Description of course
   C. Introduction of students
   D. Definition of Statement Analysis
   E. Effective methods for eliciting statements

II. Indicators of Veracity (9:30 – 10:15)
   A. Discussion of veracity and its relationship to social tension
   B. Introduction to unique sensory details
   C. Locating and classifying unique sensory details
   D. Statement analysis exercise

III. Break (10:15 – 10:30)

IV. Deception through Equivocations (10:30 – 11:45)
   A. Defining equivocations and negations
   B. Locating equivocations and negations
   C. Classifying equivocations and negations
   D. Statement analysis exercise

V. Lunch Break (11:45 – 1:00)

VI. Statement Balance (1:00 – 2:15)
   A. Defining the statement’s event
   B. Locating the statement’s event
   C. Analyzing the statement’s event
   D. Statement analysis exercise

VII. Extraneous Information and Deception Part I (2:15 – 3:00)
   A. Defining extraneous information
   B. Locating extraneous information in statements
   C. Classifying extraneous information
   D. Statement analysis exercise

VIII. Break (3:00 – 3:15)

IX. Extraneous Information and Deception Part II (3:15 – 4:00)
   A. Statement analysis exercise
X. Pronouns (4:00 – 4:45)
   A. Defining pronouns
   B. Interpreting pronouns
   C. Locating pronouns
   D. Classifying pronouns
   E. Statement analysis exercise

XI. Conclusion of Class (4:45 – 5:00)
   A. Review of techniques
   B. Question and answer session
Interviewing Strategies Through Statement Analysis

A tool to help you conduct a more thorough interview by examining a person’s verbatim words. This process looks for areas of insight and possible deception.

Technique understood by fewer than 1 percent of law enforcement personnel.

Statement Analysis: The Big Picture

Obtain the Statement ➔ Analyze the Statement ➔ Interview Using the Statement (Amplify)

A tool for uncovering the truth.
Aug. 17, 1998 — During President Clinton’s grand jury testimony he stated:

“I swore an oath to tell the truth, and I believed I was bound to be truthful and I tried to be.”

**Introduction:**

**Statement Analysis**

**Obtaining a Statement**

Have the subject write his or her own verbatim narrative. This helps establish the writer’s perception of the priorities surrounding the event.

What do you ask of the subject?

**Guidelines for Obtaining a Written Statement**

- Use 8½ x 11-inch lined paper with margins.
- Use a pen — Not a pencil.
- Give him or her adequate time to write.
- Minimize the importance of the process.
- Ask the subject an open-ended question to elicit the narrative.
Oral Statements

- Audio or video record the statement; then transcribe verbatim.
- Ask an open-ended question such as: “Tell me what happened.”
- Don’t interrupt.
- Let the subject do the talking.
- Don’t edit what he or she says.

Dictated Statements

Same format as a written statement.

As you write the narrative:
- Sit next to the subject so he can read it as you write.
- Write verbatim, every word.
- If he stops talking, leave a space.
- Don’t interrupt.
- Don’t edit.

It Involves Examining ...

If the question was answered:
- What words were chosen?
- Why did they choose those words?
- Are the words designed to convince or to convey a message?
- Can I create an interrogation strategy from the words chosen?
MISSING CHILD CASE
Mary, 4-year-old girl

Prompt:
"Write down everything you did from the time you woke up until the time you went to sleep."
Statement Analysis
The Big Picture

1

Statement Analysis
The Big Picture

Obtain the Statement ➔ Analyze the Statement ➔ Interview Using the Statement (Amplify)

A tool for uncovering the truth.

2

Acquiring Tools

3
Think back to a traumatic childhood event.

What happened?

Write your response.

“A statement based on reality will be different from one based on imagination.”

— Udo Undeutsch, University of Cologne, West Germany, 1952

Look & Listen for Indicators of Veracity
In studies comparing experienced and constructed memories, the truthful memories contained more sensory information than did the fabricated, constructed memories.


Indicators of Veracity

In studies of oral statements, researchers found that truthful accounts contained more details than deceptive accounts.


Indicators of Veracity

Look & Listen

**DETAILS**

- **Unique sensory details** (Underline in Pink)
  - Sight
  - Sound
  - Touch
  - Smell
  - Taste

- **Spatial Details** (Underline in Pink)

- **Emotions** (Highlight in Pink)
LOOK & LISTEN FOR UNIQUE SENSORY DETAILS

Sight: “I looked back and saw flames shooting up around the car...”

Sound: “It sounded like a loud cherry bomb went off.”

Touch/feel: “I could feel searing heat on my cheeks & forehead.”

Smell: “He smelled like he hadn’t showered in a month was a disgusting odor.”

Taste: “The milk tasted sour...”

Indicators of Veracity

True memory generally includes unique sensory details.

“I believe he had a knife.”

vs.

“The handle of the knife was wrapped with black electrical tape. I could feel the rough edge when he rubbed it against my throat.”

Indicators of Veracity

True memory generally includes unique sensory details.

“To the best of my knowledge the car was red.”

vs.

“The car was candy-apple red. I could hear the gears grinding when he shifted. The exhaust smelled like burnt oil.”
True memory may also include spatial details (specific locations & spaces)

“I hid behind some Mayflower packing boxes in the closet beneath the staircase.”

Indicators of Veracity

Studies reveal that the recall of experienced events includes more affective information — such as emotional reactions — than does recall of fictional events.


Indicators of Veracity

LOOK and LISTEN for emotion (Highlight in pink)

Fear  Surprised  Disgust  Shame
Anger  Sadness  Enjoyment
Embarrassment  Love

Indicators of Veracity
Guilty people can back-stop their "story" and practice their lie … but they usually forget to add emotion.

*Note: Crying, screaming, and other similar actions are reactions to emotions … Do not highlight.*

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**Signs of Veracity in Sexual Assault Narrative**

Articulation of fear & other emotions

Specific details in describing the assault

Sensory detail
Statement Analysis
The Big Picture

Obtain the Statement
Analyze the Statement
Interview Using the Statement (Amplify)

A tool for uncovering the truth.

YOU ARE A WORLD-FAMOUS ATHLETE!
“Lack of conviction is a modifying or equivocating term. Such terms allow the speaker to evade the risk of commitment. The speaker is undermining his/her own assertion, which may indicate some difficulty with committing to what is being said.”

LACK OF KNOWLEDGE OR MEMORY

NO, NOT or a contraction of NOT such as DIDN'T or WOULDN'T

"I'm not sure."
"I don't remember."
"I don't recall."
"I don't know."

Note: The subject is usually telling us about something they don't remember or didn't do.

Statement Analysis
Negations

Offer insight into areas that may become important later in the statement.

"There weren't any lights on."
"I didn't notice the door was open."
"I couldn't see that well."

Statement Analysis
Indicators of Deception

The best indicator of deception in response to an open-ended question is equivocation and/or negation.
Anything that does not answer the question is extraneous information:

- Used to justify the speaker’s or writer’s actions.
- Used to fill space or buy time.

**Highlight with yellow marker!**

**Statement Analysis**

**Extraneous Information**

IF THERE IS EXTRANEOUS INFORMATION, the investigator should be asking the question:

“Did the subject come to CONVINCE or to CONVEY?”

**Statement Analysis**

**Bi-Polar Question**

"*Did you do it?*

\[ \text{YES} \quad \text{NO} \]"
“I wouldn’t have done that.”
“How could I have done it?”
“I’ve never done anything like that.”
“Why would I do something like that?”

**vs.**

**NO, I DIDN’T DO IT!**

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**Statement Analysis**

**“Did You Do It?”**

Michael Jackson

**Sawyer:** Why did you settle the case then?

**Jackson:** The whole thing is a lie.

**Sawyer:** Why did you settle the case? And it looks to everyone as if you paid a huge amount of money.

**Jackson:** That’s...that’s, most of that’s folklore. I talked to my lawyers, and I said, ‘Can you guarantee me that justice will prevail?’ And they said, ‘Michael we can not guarantee you that a judge or a jury will do anything.’ And with that I was catatonic. I was outraged.

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**Statement Analysis**

**Extraneous Information**

Michael Jackson

**Sawyer:** How much money?

**Jackson:** Totally outrageous. So, I said...I have to do something to get out from under this nightmare. All these lies and all these people coming forth to get paid and all these tabloid shows, just lies, lies, lies, lies. So what I did, we got together again with my advisors and they advised me. It was hands down unanimous decisions — resolve the case. This could be something that could go on for seven years.
Statement Analysis
Extraneous Information

Gary Condit

**Connie Chung (ABC News):** Congressman Condit, do you know what happened to Chandra Levy?

**Condit:** No, I do not.

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Gary Condit

**Chung:** Did you have anything to do with her disappearance?

**Condit:** No, I didn’t.

---

Gary Condit

**Chung:** Did you say anything or do anything that could have caused her to drop out of sight?

**Condit:** You know, Chandra and I never had a cross word.
**Statement Analysis: The Big Picture**

**Gary Condit**

**Chung:** Did you cause anyone to harm her?

**Condit:** No

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**Statement Analysis: Extraneous Information**

**Woody Allen**

**Kroft:** The allegations are that you took Dylan into an attic or crawl space.

**Allen:** Mm-hmmm

**Kroft:** Is there any truth to that at all?

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**Statement Analysis: The Big Picture**

**Woody Allen**

**Allen:** Well, be logical about this. I'm... isn't it illogical that I'm going to, at the height of a very bitter, acrimonious custody fight, drive-up to Connecticut where nobody likes me in a house — I'm in a house full of enemies, I mean Mia was so enraged at me and-and she had gotten all the kids to-to be angry at me, that I'm going to drive up there and suddenly, on visitation, pick this moment in my life to become a child molester. It's just—just incredible. I could have — if I wanted to be a child molester, I had many opportunities.
Shortest is best

Simplest is best

“To give a reason for anything is to breed doubt of it.”
— William Hazlitt, 1826
Interviewing Strategies Through Statement Analysis

NOUNS

1

Statement Analysis
Analyzing Nouns

A noun is a word used to name a person, place, thing or idea.

Underline all proper nouns the first time they are used and list them in the left hand margin.

Examine order of importance.

Order of Importance

Note the order in which names are mentioned in the narrative. Generally, there is a reason why a certain order is followed.

People often place who or what is more important in order of importance or who can help them the most.
Statement Analysis
Order of Importance

Example: Christmas Cards

Love, Michelle, Chris, Mike

Love, Michelle, Mike, Chris

Love, Michelle, Mike

Generally there is a reason why a certain order is followed. People place who or what is more important to them in the order they appear.
Rowlett, Texas — Two children (Damon & Devon) were stabbed to death in their home.

Statement Analysis
Darlie Lynn Routier

Rowlett 911 Call

“Somebody came in and they've broke in. They just stabbed me and my children.”

Statement Analysis
Analyzing Nouns

Routier 911 Call

“I drove to Tom’s. ___ Stopped for gas. I got a burger.”

Statement Analysis
Pronouns

PERSONAL PRONOUNS

I, me, he, she, we, you, they, it

Circle all pronouns in black ink.

I = commitment to what is written.

If the personal pronoun disappears, it could indicate tension at that point in the narrative.

“I drove to Tom’s. ___ Stopped for gas. I got a burger.”
David Westerfield  
(San Diego, 2002, Kidnapping of Danielle Van Dam)

He told investigators that he was traveling alone in his recreational vehicle the weekend that 7-year-old Danielle Van Dam disappeared from her bedroom.

Statement Analysis Pronouns

When interviewed, he stated that he was traveling alone in his RV in Northern California. However, during questioning he used the word “we” on two occasions to describe his travels.

WE

A STRONG word that means TOGETHER
WE should never be used by a victim when describing a violent assault.

“He forced me into the woods.”
vs.
“We went into the woods.”

“He raped me”
vs.
“We had intercourse.”

The investigator should ask two questions:

1) *Did the victim know the suspect?*

2) *Did the crime actually occur as claimed?*
I was at Bonnie Lake movie theater and halfway through the movie I got up to go
to the restroom and I walked into the restroom and went to the end stall and was
about to turn around and shut the door when a man about 19 or 20 turned me
around and slammed me into the wall and locked the door. I was about to yell and
he put his hand over my mouth and said "don't talk or I will beat the shit out of
you." I still tried to scream but he slapped me in the face and said not to make a
noise or he'd beat the shit out me, grabbing me by shirt and shoulders too. He
then undid my pants (struggling) I tried to not let him but he got them off of one
leg. The he undid his pants and took them down only a little ways. He had a
condom on already and it was orange. He braced his right arm up against the
wall and put his penis in me. I was against the wall straddling the toilet and he
was doing the same facing me. His left hand was behind my right leg and he had
sex with me. It wasn't for very long and when he was done he pulled up his
pants and I was crying and he pushed me and left the restroom. I was in shock
shock and I just sat there. I didn't know what to do. He had a white shirt on with a logo
on the front. Blue jeans too. He had a crooked tooth, short dirty blond spiked
hair and was shorter than me (5'9''). He had a dark leather bracelet on one hand.
I was wearing Express jeans, flipflops, and a tee shirt. I didn't tell anyone except
Sophia Yost.
I worked at my office, City hall on & off all day. I went to Durars to eat supper at the Catfish Kitchen at around 6 or 7. I think I came home after that. I may have went up to City hall later I'm not sure. but if I did it will be on the Police Log. I remember watching T.V. A.E.T.N. Later, then the News and the last thing I remember watching was David Letterman show.

I was real tired I cut the T.V. off at around 12:00 or 12:30 I'm not sure. I cut the Lights off and sat in the hall way floor for maybe 15 or 20 min. I got up and went to my bed room closed the door I layed down. the next thing I remember something woke me up, I not I'm not sure what it was I think it was the smoke alarm. I not to sure of the rest but I think I could not see real good and I could not breath get my breath very good I went for the window and after that I'm not to sure. the next thing I remember for sure was people talking to me.
The below statement was taken from a white female, 49 years of age:

1 - On Sunday evening Dec 18th at approximately 09:00 pm or so, I went up
2 - to husbands bedroom to ask for the keys to my home in Pine Bush and for
3 - my garage door opener to be returned to me. (Minor correction) I had
4 - been trying to move back out to my house when I discovered they were
5 - missing. He refused my request several times. I told him if he would not
6 - give them back I would find them myself. I went down to the garage to
7 - his vehicle. I knew he kept all the keys in there. The door was locked. I
8 - took a screwdriver that I found in the garage (approx 14’ long) tried to get
9 - the lock up through the open (cracked apx 2") window. I was not
10 - damaging anything, I only wanted to open the door. Bob came through
11 - the basement door, and when he saw me with my arm down his window,
12 - he became very angry, and began yelling. He grabbed me and pulled me
13 - by my left arm and then grabbed my right arm and pulled the screwdriver
14 - out of my hand. I saw the screwdriver coming at my head + tried to pull
15 - away, but he hit me over the right eye. I fell back and fell down as it hurt
16 - terribly. I sat there for several minutes (crossed out “however”) It took me
17 - a while to gather myself. I grabbed a bottle of water to put over my eye. I
18 - felt sick to my stomach and saw spots. I began to get a terrible headache.
19 - I also felt very afraid as my daughter was upstairs in bed and I was afraid
20 - for both of our safety. I just knew I needed to get out of that house no
21 - matter what. I felt despair because I also didn’t know how to get help.
Jeffrey MacDonald Statement

1 Let's see. Monday night my wife went to bed, and I was
2 reading. And I went to bed about--somewheres around
3 2:00. I really don't know; I was reading on the couch,
4 and my little girl Kristy had gone into bed with my
5 wife. And I went in to go to bed, and the bed was wet.
6 She had wet the bed on my side, so I brought her in her
7 own room. And I don't remember if I changed her or not;
8 gave her a bottle and went out to the couch 'cause my
9 bed was wet. And I went to sleep on the couch. And
10 then the next thing I know I heard some screaming, at
11 least my wife; but I thought I heard Kimmie, my older
12 daughter, screaming also. And I sat up. The kitchen
13 light was on, and I saw some people at the foot of the
14 bed. So I don't know if I really said anything or I
15 was getting ready to say something. This happened real
16 fast. You know, when you talk about it, it sounds like
17 it took forever; but it didn't take forever. And so, I
18 sat up, and at first I thought I was--I just could see
19 three people, and don't know if I--if I heard the girl
20 first--or I think I saw her first. I think two of the
21 men separated sort of at the end of my couch, and I
22 keep--all I saw was some people really. And this guy
23 started walking down between the coffee table and the
24 couch, and he raised something over his head and he just
25 sort of then--sort of all together--I just got a
26 glance of this girl with kind of a light on her face. I
27 don't know if it was a flashlight or a candle, but it
28 looked to me like she was holding something. And I just
29 remember that my instinctive thought was that "She's
30 holding a candle. What the hell is she holding a candle
31 for?" But she said, before I was hit the first time,
32 "Kill the pigs. Acid's groovy." Now, that's all--
33 that's all I think I heard before I was hit the first
time, and the guy hit me in the head. So I was knocked
back on the couch, and then I started struggling to get
up, and I could hear it all then--now I could--maybe
it's really, you know--I don't know if I was repeating
to myself what she just said or if I kept hearing it,
but I kept--I heard; you know, "Acid is groovy. Kill
the pigs." And I started to struggle up; and I noticed
three men now; and I think the girl was kind of behind
them, either on the stairs or at the foot of the couch
behind them. And the guy on my left was a colored man,
and he hit me again; but at the same time, you know, was
kind of struggling. And these two men, I thought, were
punching me at the same time. Then I--I remember
thinking to myself that--see, I work out with the
boxing gloves sometimes. I was then--and I kept--
"Geeze, that guy throws a hell of a punch," because he
punched me in the chest, and I got this terrific pain in
my chest. And so, I was struggling, and I got hit on
the shoulder or the side of the head again, and so I
turned and I--and I grabbed this guy's whatever it
was. I thought it was a baseball bat at the time. And I had—I was holding it. I was kind of working up it to hold onto it. Meanwhile, both these guys were kind of hitting me, and all this time I was hearing screams. That's what I can't figure out, so—let's see, I was holding—so, I was the—and all I got a glimpse was, was some stripes. I told you I think they were B6 stripes. There was one bottom rocker and it was an army jacket, and that was a colored man, and the two men, other men, were white. And I didn't really notice too much about them. And so I kind of struggled, and I was kind of off balance, 'cause I was still half way on the couch and half off, and I was holding onto this. And I kept getting this pain, either in—you know, like sort of in my stomach, and he kept hitting me in the chest. And so, I let go of the club; and I was grappling with him and I was holding his hand in my hand. And I saw, you know, a blade. I didn't know what it was; I just saw something that looked like a blade at the time. And so, then I concentrated on him. We were kind of struggling in the hallway right there at the end of the couch; and then really the next distinctive thing, I thought that—I thought that I noticed that—I saw the top of some boots. And I thought that I saw knees as I was falling. But it wasn't what was in the papers that I saw white boots. I never saw white, muddy boots. I saw—saw some knees on the top of the boots, and I
told, I think, the investigators, I thought they were brown, as a matter of fact. And the next thing I remember though, was lying on the hallway—at the end of the hallway floor, and I was freezing cold and it was very quiet. And my teeth were chattering, and I went down and—to the bedroom. And I had this—I was dizzy, you know. I wasn't really—real alert; and I—my wife was lying on the—the floor next to the bed. And there were—there was a knife in her upper chest. So, I took that out; and I tried to give her artificial respiration but the air was coming out of her chest. So, I went and checked the kids; and—just a minute—and they were—had a lot of—there was a lot of blood around. So, I went back into the bedroom; and I—this time I was finding it real hard to breathe, and I was dizzy. So I picked up the phone and I told the asshole operator that it was—my name was Captain MacDonald and I was at 544 Castle Drive and I needed the M.P.'s and a doctor and an ambulance. And she said, "Is this on post or off post?"—Something like that. And I started yelling at her. I said—finally, I told her it was on post, and she said, "Well, you'll have to call the M.P.'s" So, I dropped the phone and went back and I checked my wife again, and now I was—I don't know. I assume I was hoping I hadn't seen what I had seen or I'd—or I was starting to think more like a doctor. So, I went back and I checked for pulses. You
know, carotid pulses and stuff; and I--there was no
pulse on my wife, and I was--I felt I was getting sick
to my stomach and I was short of breath, and I was dizzy
and my teeth were chattering 'cause I was cold. And so
I didn't know if I was going--I assume I was going into
shock because I was so cold. That's one of the symptoms
of shock; you start getting shaking chills. So, I got
down on all fours; and I was breathing for a while.
Then I had realized I had talked to the operator and
nothing had really happened with her. But in any case,
when I came back to check my wife, I then went to check
the kids. And a couple of times I had to--thinking
that I was going into shock and not being able to
breathe. Now I--you know, when I look back, of course,
it's merely a symptom, that shortness of breath. It
isn't--you weren't really that bad, but that's what
happens when you get a pneumothorax. You--you think
you can't breathe. And I had to get down on my hands
and knees and breathe for a while, and then I went in
and checked the kids and checked their pulses and stuff.
And--I don't remember if it was the first time I checked
them or the second time. I checked them, to tell you
the truth, but I had all--you know, blood on my hands
and I had little cuts in here and in here (pointing to
his mid-section), and my head hurt. So, when I reached
up to feel my head, you know, my hand was bloody. And
so I--I think it was the second circuit 'cause it--by
that time, I was—thinking better, I thought.
And I went into that—I went into the bathroom right
there and I looked in the mirror and didn't—nothing
looked wrong. I mean there wasn't even a cut or
anything. So, I—then I went out in the hall. I
couldn't breathe, so I was on my hands and knees in the
hall, and I—and it kept hitting me that really nothing
had been solved when I called the operator. And so I
went in and—this was in the—you know, in the middle
of the hallway there. And I went the other way. I went
into the kitchen, picked up that phone and the operator
was on the line. My other phone had never been hung up.
And she was still on the line, and she said, "Is this
Captain MacDonald?" I said, "Yes, it is." And she said,
"Just a minute." And there was some dial tones and stuff
and then the sergeant came on. And he said, "Can I help
you?" So, I told him that I needed a doctor and an
ambulance and that some people had been stabbed, and
that I thought I was going to die. And he said,
"They'll be right there." so I left the phone; and I
remember going back to look again. And the next thing I
knew, an M.P. was giving me mouth-to-mouth respiration
next to—next to my wife. Now, I remember I saw—I
don't know if it was the first or second trip into the
bedroom to see my wife—but I saw that the back door
was open; but that's immaterial, I guess. That's it.
Extraneous Statements

Let me tell you why that woman was in our car. I was sitting at the bar having a beer and watching the game on TV. The Skins were playing great and I was hoping they would win one for a change. They were alternating quarterbacks and I think that is stupid. They need to pick one and go with him. The crowd at Joe's Bar was in a crazy mood; people were yelling, singing, and having a grand time. The bartender told me it's the best business he had done in years. He was changing kegs constantly throughout the night. I really had to watch myself because of the atmosphere; it would have been easy to get carried away and drink too much. I was careful and paced myself pretty well. I never had more than two beers in any hour. When the game was over, the woman who was sitting beside me at the bar asked me if I would drop her off on the way home. So I did.
The Guardian's Interview of Edward Snowden

Q: Edward, there is rampant speculation, outpacing facts, that you have or will provide classified U.S. information to the Chinese or other governments in exchange for asylum. Have/will you?

A: This is a predictable smear that I anticipated before going public, as the US media has a knee-jerk "RED CHINA!" reaction to anything involving HK or the PRC, and is intended to distract from the issue of US government misconduct. Ask yourself: if I were a Chinese spy, why wouldn't I have flown directly into Beijing? I could be living in a palace petting a phoenix by now.
I am making this statement voluntarily. I understand I have the right to remain silent and that anything I say can and will be used against me in a court of law. I have the right to talk to a lawyer and have him present with me while I am being questioned. If I cannot afford to hire a lawyer, one will be appointed to represent me free of charge before any questioning, if I wish. I can decide at any time to exercise these rights and not answer any questions or make any statements.

Statement: I arrived at PAC Bank on 12-17-01 to do my Child's deposit as I do each time I work. As I pulled in, my retina spasmed closed the tv in my car opened the door. And as I reached to turn off my car, a black African American male, wearing a black leather jacket and red hat approached me. He had a gun in his hand but way out of his pocket, ordering me to get out my car. His exact words were: 'My talking your purse, so get out the car and backed up I politely said, I don't and he pulled off my immediately panicked especially since my deposit was under my passenger seat of my car. I asked the bank tellers to please call the cops, someone inside my car. They called the cops and I told dispatch what happened. They sent a car over. I explained to them again in about 15 minutes they told my car a block away from the bank. Money bag was missing. So now it's that I had something to do with it even though I explained to them over and over again that I didn't have anything to do with it. But I guess they will have to wait till they think I actually believe me. I wish the ever happened to me.
At 5:15 pm I entered the whirlpool at the YMCA and began a conversation with another member. Noticing a person with an arthritic condition similar to my own and upon identifying with the value of heat and water as values in treating arthritis, I asked if the person was in pain. I spoke of the healing properties of heat & water and I asked if he hurt at this time. Person said yes. I asked if person wanted his knee massaged and he said yes. I massaged person’s knee. This was inappropriate behavior on my part. At no time did person say anything! My behavior was compulsive and should not have taken place. This was inappropriate for my position in life. I would be willing to participate in a 12th step program for compulsive behavior. Sex and Love Addicts Anonymous has a wonderful history for helping people with compulsive behavior. I have been active member for 24 yrs. thank you!
1. When the wake-up call came at 6AM, I was already up because
2. I don’t sleep well in motels. I had been watching the early
3. news; they were talking about the terrible airline crash; they are
4. still finding body parts. I then took a shower (it was a quick
5. one because the water was not very hot), got dressed and went to
6. the lobby for their continental breakfast. I had a donut (greasy
7. but good) and a cup of coffee. I then went back to my room,
8. checked to make sure I had packed everything, got my bags, and
9. put them in the trunk of the car. I then went back to the lobby
10. to check out. I got another cup of coffee while I was there. I
11. then used my Visa card to pay for the room, but the system was
12. down and it took some time to verify it. I then walked to my car
13. and as I was putting my key in the lock a man poked something in
14. my back and told me not to move. He took my keys and my wallet
15. and told me to get in the car and lie face down and not move. I
16. did as I was told until I was sure he was gone. I then went back
17. to the lobby and had them call 911 and waited for you to get
18. here.
1. Saturday morning I got up at about 7:30 am.
2. After fixing breakfast for my family, I decided to work on
3. the backyard. I drove to Home Depot in Fredericksburg
4. and went inside.
5. I purchased lumber and materials to make a swing set and
6. play area. I walked out of Home Depot with my purchases
7. and walked through the parking lot to my car.
8. I was loading my stuff into my car when I saw a man
9. walking up to me. The man approached me and asked me
10. if I had the time. As I started to look at my watch to tell
11. him the time, he hit me on the left side of my head with a
12. pipe. I fell to the ground.
13. The man took my wallet from my back left pocket and ran
14. out of the parking lot.
15. I got up and got my cell phone out of my car. I called 911
16. as I walked back into Home Depot. Once inside Home
17. Depot, an employee named Becky helped
18. get some bandages. I waited with her until the police and
19. the ambulance arrived.
“Tell us what you know about the robbery.”

1. I work the 12m to 8a shift at the warehouse. I am the only guard on duty during that shift. I like to arrive at work a few minutes early, usually 10-15 minutes. This gives me time to talk to the guard I relieve.

4. On the night of the break-in, I arrived at 11:50pm. Don Smith, the 4p-12m guard, and I had a conversation about the ball game being interrupted by the earthquake. It was a terrible thing to happen, especially for serious baseball fans. We talked about my being a Reds fan and him being a fan of the Dodgers. We also talked about the weather here locally and the problems with the economy. Dan left at 11:55pm since he knows I like to start my rounds at exactly 12:00 midnight.

11. I began to suspect something was wrong about 3:00am when I noticed the back gate was unlocked. A few minutes later, I was convinced that something was wrong when I found the payroll office door unlocked and the safe open.

15. I recalled reading a story last year about money being taken from another warehouse. The guy who took the money wasn’t caught.

17. My first reaction was to call the boss. The boss has instructed us to call him in any emergency. He was pretty upset when I woke him at 4:00am.

19. At no time did I see any strangers in the warehouse that night. My boss suggested that we add another guard to the night shift. I told him that I believe this is a good idea since it might help prevent future thefts.

22. That’s basically what happened that night.
What insight do you gain from analyzing the pronouns?
What do you think happened?
Is this a truthful account?

Jed came over and started to massage my shoulders. He then asked me if I wanted to see the house. I said ok so we went inside. We went through the kitchen and den down the hall to the foyer to a room that had a piano. We stayed in that room for about 15 minutes. We talked and I played the piano. He said do you want to see the upstairs so I said alright. We went upstairs and then he took me to Stan’s bedroom. He then started kissing me. While we were kissing we made our way to the bed and laid down. We kissed for a couple of minutes and he started to unbutton my blouse. Then he pulled my blouse off, undid my bra and took it off. He then undid my pants. I started feeling uncomfortable and tried to button them back up. I said I would like to go back to the party. I started to sit up and he said no the party is here. My heart was pounding and I kept trying to get up and he kept pushing me down. I said no, no, I want to go. He then started to finger me and I went limp. He said so that’s the way you’re going to be now. He got off me and I got up and got dressed. I went to the door, opened it to leave and he shut the light off and then grabbed me around the neck and pulled me back on the bed. I pulled away and screamed loud. He pushed my head into the bed so I couldn’t scream. He twisted my neck. He said, "I swear to God I’ll break your fucking neck", now take your pants off. I said no. He said I’ll kill you, drop you in a body bag in Philly and no one would ever know. He pulled my pants off. I was just crying and saying no, please don’t hurt me. He punched me about four times. I told him I couldn’t breath. Then he rolled me on my back and I felt him push his penis against me. Then he put it in me and I started crying, oh God, oh God.
"Tell me what happened?"

1. My dad dropped me off at library around 4:00 p.m. I went inside went to the
2. computer typed the name of the book I was looking for in and saw it was in
3. and asked the librarian where I could find it and she told me. I went upstairs
4. where she said it would be and looked but couldn’t find it. This is when I
5. started to realize that someone had been following me. I found the book and I
6. worked on a report that was due at school the next day. I had to go to the
7. bathroom so I went downstairs to the bathroom and when I went down I
8. realized I forgot something and went back upstairs and got it. I thought I saw
9. some of my friends outside by the door and went outside to see them. But I
10. didn’t know anyone but they talked to me. I wanted to go see the river and
11. went to go over and someone pulled on my arm and pulled me away from the
12. corner and by the wall and we some how got to the ground and he held onto
13. my arms then he had a hold of my arms with one hand and I tried to move and
14. he put both hands back down then he managed to get my pants and underwear
15. down, then when he lifted his shirt up his button and zipper were already
16. undone and then he got his pants down and we had intercourse
17. for a few minutes and when he stopped he got up really quick and when he
18. was walking off he fixed his pants. I went back inside and asked to use the
19. phone they told me there was a pay phone downstairs then I went outside
20. to wait for my dad.
Statement of Raquel Ford

What Happened?

Me and my brother Dmitri walked to my cousins house to watch tv and play video games.

We went to Uncle Mikes bedroom and played with my cousins. While we played the games my uncle grabbed my arm and took me to my cousin's bedroom. He shut the door and then tickled my stomach. He also lifted my shirt and touched my chest with his hand. I got scared and fell on the floor. He then kissed me. I pushed him away and told him no and then he said he was sorry.

He tickled me some more and then put one of his hands down my pants. He stuck one of his fingers inside my privates. I screamed and then he took his hand out. I went to the back of the closet and cried. I said I wanted to go home and he said I couldn't leave until I stopped crying. He left and when he came back he had a rifle. He told me that if I told anyone what happened he would kill himself. He put the rifle between his legs and placed the end of it into his mouth to show me how he would do it. He took the rifle away and told me that I could leave when I stopped crying. He then let me leave and I went home. When I got home I told my mom what happened to me.
WHAT HAPPENED?

I, Kimberly, went out for a walk on 12/27/08 at 9:00pm. I power walked for a while. As I reached the state line marker at 149th St (in front of the 7-11) I heard the loud footsteps someone running up behind me. I turned around to look and that was when the man reached around my waist and grabbed my left hand and placed his right hand in my mouth and drug me behind a trailer and told me he wanted sex that he had just gotten out of jail and needed sex. He told me not to scream or he would hurt me. He told me to take off my pants. The drawstring in my pants was tangled up in a large ball knot so he just ripped them down and took off his pants. He then forcefully stuck himself in me. He asked how old I was and asked how if felt to have a 25 year-old inside me and how he felt inside me. I was scared and begged him not to hurt me. He was in me about 5 minutes. He seemed to want to please me more than himself. I was afraid and begged him to let me go. He got what he wanted and finally let me go. He then brushed dirt off of my clothes and fixed my hair. He helped with the zipper on the top of my jogging suit and then said he wanted it one more time. He unzipped my shirt and licked my vagina. He did not have a full erection so he was putting his fingers of his right hand in me to help put it in. Then there were voices on the street and he let me up and told me not to go to the street or he would kill me, but to go to the parking garage. I went to the parking garage and when he was gone I ran to the restaurant and phoned 911.
We are investigating the event you report happened on Friday at the Courthouse. Please describe the incident in detail.

1. After arriving back to work from my lunch, I came (walked) up to the “back door” of the Justice Center. Sgt. Franklin was sitting on the table w/ Sgt. Garrison. I spoke to both of them. Sgt. Franklin opened the door and let me in. Judge Sperry came up in the car with Linda, her assistant and Roxanne Moore. Judge Sperry showed me her dolls from her happy meal. (This struck me oddly, as I had just been to the McDonald’s on exit 66. I didn’t remember seeing anyone’s car. I thought I might know as I went around to the drive-through.) I also spoke with the custodian. I went upstairs thinking about all the work the afternoon required. I walked past the bailiff’s post and noticed a man in a dark navy or black shirt sitting there. I think that he was on the phone. I gave a curtsey nod to this person, not wanting to interrupt. *only people who are authorized can be there. I thought he was an officer. I needed to go to the restroom. I did not have a key so I walked into the Jury room’s Ladies room. I have done this in many times past, having worked there in the bldg some years before. I washed my hands, urinated and washed my hands again. I flushed the toilet by using my foot on the lever. I washed my hands again. Then I opened the door to the restroom, holding the paper towel I had just used. As I was fixing to go outside, there was a tall man standing in the doorway of the restroom. His arms were positioned on either side of the door frame. I first noticed how large this man was then I noticed that he had a gun in his hand. I knew what he was planning to do to me. He grabbed me in a bear hug holding both arms beside me and bore me down to the floor. I wimped out and did not fight him. I could see only thing he would hit me
22. with his gun. He held both my hands over my head and put the gun out of my reach.
23. He then placed his left arm over my sternum and held me there while he unfastened
24. my pants and pulled them down. The left leg was sort of inside out over my shoe
25. (left) the right was down to my knee. He pulled my panties to the side and inserted
26. his penis and ejaculated. I guess he caught his breath a second and then got off and
27. got his gun, his belt and pulled up his pants. Leaving with his belt in his hand.
28. At this point I felt humiliated, disgusted and sick. I get up, clean myself up and tell
29. myself “act normal.” I dried out the sink, checked the floor for spots. I did not want
30. someone else to step in my mess. I am beginning to feel some anger so I walked
31. around the building to see if I would see him. I sort of thought about turning him in.
32. It is my belief that without any witnesses who would believe me. I did not see him
33. again. So I went back into my office and started back to work.
Tell me what happened to you

My mom drove me to work on Saturday April 18, at 5:00pm to start my shift that ended at 1:00am. All throughout the night Cody touched me inappropriately. Around 12:30am I called my mom to let her know that I would be staying to help Matt and Cody close because we were fairly busy. Also, around 12:30am Jessi stopped by with beer that Cody asked her to bring. We started drinking, but Matt didn’t drink, Cody had me and Matt contact her to let her know to bring beer. After we closed and everything was cleaned up, Jessi and Matt left. I was smoking a cigarette waiting for Cody to finish up his paperwork so we could leave. Then he told me to sit on his lap and I started to back up then he pulled me onto him then I said no, we can’t do this. But he kept saying it was okay. He started touching me and took my shirt off and my bra. Then he got up and sat me in the chair he then grabbed my head and forced me to give him oral. After a minute he threw me onto the desk and forced my legs up and performed oral on me. I still said no, we can’t do this. Then he got up and had sex with me on the desk. I was scared and was shooken up I couldn’t yell. After he was done he made me get dressed and said “You’re seventeen, right? I’m going to jail.” Sort of jokingly. Then I was quiet on the way home and when I walked in the door my dad asked me why I was late because I came home at 3:18am. I went to take my contacts out then went to sleep. Also the whole time he was having sex I had my hands on his chest trying to push him away but he had my hips restrained. I couldn’t move but still said no, we can’t do this. I was scared. I had tears in my eyes when I was trying to push him off of me. He obviously knew I didn’t consent to this.
**Quick Reference Guide — Statement Analysis**

<table>
<thead>
<tr>
<th>Indicator of …</th>
<th>Description</th>
<th>Hints</th>
<th>Examples/Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Unique Sensory Details</strong>&lt;br&gt;Underline in PINK</td>
<td>Veracity</td>
<td>Sensations of the author</td>
<td>sight, sound, touch, smell, taste</td>
</tr>
<tr>
<td><strong>Spatial Details</strong>&lt;br&gt;Underline in PINK</td>
<td>Veracity</td>
<td>Specific locations</td>
<td>&quot;I hid in the closet beneath the stairs leading to the second floor.&quot;</td>
</tr>
<tr>
<td><strong>Emotions</strong>&lt;br&gt;Highlight in PINK</td>
<td>Veracity</td>
<td>fear, anger, shock vs. actions</td>
<td>happy, sad, angry, afraid, contempt, disgust, surprise</td>
</tr>
<tr>
<td><strong>Equivocation</strong>&lt;br&gt;Highlight in GREEN</td>
<td>Deception</td>
<td>Ambiguity&lt;br&gt;Vagueness</td>
<td>maybe, probably, think, believe, assume, guess, kind of, might</td>
</tr>
<tr>
<td><strong>Negation</strong>&lt;br&gt;Underline in GREEN</td>
<td>Deception</td>
<td>What did not happen vs What did happen</td>
<td>no, not, wouldn’t, didn’t</td>
</tr>
<tr>
<td><strong>Extraneous</strong>&lt;br&gt;Highlight in YELLOW</td>
<td>Insight</td>
<td>Information that does not answer the question</td>
<td>Often predominant in prologue</td>
</tr>
<tr>
<td><strong>Verbs, tense</strong>&lt;br&gt;Highlight in BLUE</td>
<td>Insight</td>
<td>Liars use more present tense because of they are actively composing</td>
<td>Caution: If past tense is used in a missing person case — is the missing person alive or is the author fabricating?</td>
</tr>
<tr>
<td><strong>Verbs, unexpected</strong>&lt;br&gt;Highlight in BLUE</td>
<td>Insight</td>
<td>Verb choice, uncompleted verbs, passive voice, communication verbs</td>
<td>Lack of urgency?&lt;br&gt;Control issues between offender and victim</td>
</tr>
</tbody>
</table>
| **Nouns, persons**  
Underline & write in left margin the first time the name appears | Insight | Order of appearance | Often people list names in the order of importance to them — there is a reason for the order |
|---|---|---|---|
| **Nouns, changes in**  
Underline in BLUE | Insight | | |
| **Nouns, unexpected**  
Underline in BLUE | Insight | Person, place thing | |
| **Pronouns, personal**  
Circle | Insight (deception) | Replace names | Normal: first person, singular, past tense |
| **Pronouns, possessive**  
Circle | Insight | | |
| **Adjectives, unexpected**  
Circle in BLUE | Veracity | Denotes ownership, closeness | The shift between definite “the” and indefinite “a” |
| **Adverbs, intensifying**  
Highlight in ORANGE | Insight (deception) | Intensifying | |
| **Adverbs, minimizing**  
Highlight in ORANGE | Insight (deception) | Minimizing | |
| **Adverbs, editing**  
Highlight in ORANGE | Insight (deception) | Indicate missing information | |
| **Time, missing**  
Underline & list in right margin | Insight (deception) | | |
| **Time, pace change** | Insight | | |
| **Incident/Event, balance of statement**  
Box in ORANGE | Veracity = Balanced Statement | Where is the author’s focus, on the incident or somewhere else? | Extraneous prologue = deceit |

Healthy relationship: clear introduction, name & relationship “lady” changes to “woman”

the guy, the maniac, the sick man vs. the killer, the robber
The weapon vs. the gun

I, me, we, us, they, you
Watch for blanks such as: “I drove to Tom’s. ____ Stopped for gas.”

my, our, your, theirs
“my gun” to “the gun”

Definite article: the
Indefinite article: a, an

really, honestly, truthfully, “I honestly didn’t see her.”

only, just, simply, merely
“I simply walked her dog.”

later, after, next, then, so
“Later, I put the dog in the cage.”

Count the lines before, during and after the significant event and calculate the percentage of each
Interviewing

What are Interviews

- PART OF EVIDENCE (TESTIMONIAL)
- CONVERSATION
- STRUCTURED

Interview Golden Rules

- Preparation
- Environment
- Flexibility
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<td>Elements</td>
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<tr>
<td>Location</td>
<td>What should you get?</td>
<td>Process</td>
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<tr>
<td>Witnesses</td>
<td>What more do you</td>
<td>Report</td>
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<tr>
<td>Respondent</td>
<td>need?</td>
<td>Rights</td>
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**Pre-draft Questions**

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**Policy refresh**

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**Creating the Environment**

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**Opportunities for Power?**

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Creating the Environment—The Investigator's Role

Due process

Trauma Informed

I pledge to...
- Be open-minded
- Consider different theories of a case
- Roll with the surprises
- Adapt to the room

Discussion: Do you audio or video interviews? What are the pros and cons?
Who is in the room?

- Investigator(s)
- Parties
- Advisor
- Support Person
- Interpreter
- General Counsel

THE INTERVIEW

The DSA Interview Outline

- Preliminaries
- Background
- Narrative
- Clarification
- Case Questions
- Closing
PRELIMINARIES: You do the talking

- Role of the investigator
- Confidentiality vs. Privacy
- Retaliation
- School policy

BACKGROUND: Build the Rapport

- Icebreaker
- Safe topics
- Common ground
- Pre-Draft
- NOT BACKGROUND ON THE CASE

NARRATIVE: The big question

- Introduce the question
- Let the interviewee talk
  - No interruptions
  - No rush
  - No interruptions
  - Allow for silence
CLARIFICATION: Filling in the holes

- What questions came up from the Narrative?
- Ask chronology questions
- Verify statements, words, people
- Ask for corroborating evidence where expected
- Dates/Times/Locations

CASE QUESTIONS: The pre-drafted must asks

- Case-specific Questions
- Close-ended Questions
- Confirmations
- Contradictions
- Defenses/Alternative Theories

CLOSING: Loose ends

- Final thoughts from interviewee
- Final questions from investigator
- Reiterate policy issues
- Next Steps
- Complainant/Respondent
- Questions for other parties
- Additional witnesses
- Interim measures/resources
Interviewing
Bad Habits

- Interrupting
- Two questions at once
- Not listening for the answer
- Avoiding the hard questions
- Lost focus on elements

ALTERNATIVE
INTERVIEW
TECHNIQUES

STRESS, TRAUMA
AND THE
INTERVIEW
Frame by Frame

- I woke up this morning in my dorm
- What time?
- What woke you up?
- Who was in the room?
- And left for class
- What time did you leave?
- How do you know?
- Who did you see?
- Do you normally leave at this time?
- Where was your class?
- What was your exact route?
- Did you stop anywhere on the way?

Change perspectives: Report the incident from different perspectives (what others might have seen)

Recalling in reverse order: Recounting in a different narrative order
YOUR Interview Technique

- Planning—what do you need to know?
- Pros and Cons to each technique—study them
- Practice, Practice, Practice
- Be nimble—may need to change formats mid-interview
- GOAL—Control the interview

Review/watch/listen to your interviews when you are finished
- Look for bad habits
- Look for good habits
- Work with a trusted colleague—ASK FOR FEEDBACK
### PRELIMINARIES

- Permission/Notification of recording if needed
- Introductions and Role of the Investigators
  - Draft and ask questions of all interviewed witnesses
  - Collect other available evidence directly related to the allegation
  - Create a summary of the relevant evidence
- Confidentiality vs. Privacy
- Retaliation
- Rights of the parties
  - Right to submit witnesses and evidence
  - Right to submit questions for us to ask of witnesses and parties
  - Right to review evidence collected that is directly related to the allegation and respond (Prelim Report)
  - Right to review the summary and respond prior to a hearing (Final Report)
- School-specific rights (amnesty, report, next steps)
- Review Advisor Policy (if an advisor has attended)

**Case-Specific Preliminary Topics:**

### PRELIMINARIES NOTES:

### BACKGROUND

**Background:**

### BACKGROUND NOTES:

### NARRATIVE

- “We are now going to talk about the specifics of the case. (May read the allegation to outline scope)
- “We’d like you to tell us what happened. We are looking for your memories and not the memories of others. If you learned something from someone else—just share it and let us know how you know it.” Avoid guessing—if you don’t know something that is ok.”
- “Don’t rush—take all the time you need.”
- “Start wherever you’d like.”

### NARRATIVE NOTES:

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### Clarifications
- Refer to Narrative for specific questions
- Ask chronology questions
- Verify statements, words, people
- Ask for possible corroborating evidence
- Dates/Times/Locations

**CLARIFICATIONS:**

---

### Case Questions/Close-ended Questions/Confirmations/Contradictions
- Elements of the policy violation
- Consent/Incapacitation
- Defenses/alternative theories
- “A witness said you…”
- “Did you…”
- 

**QUESTIONS and RESPONSES:**

---

### Closing
- “Are there questions you thought we would ask other information you think is important for us to know?”
- “Do you have any questions for us?”
- Is there any evidence you want to provide (now or following the interview)
- Reiterate retaliation and confidentiality
- Complainant/Respondent: “Are there any questions you want to make sure we ask the other party?”
- Complainant/Respondent: “Are there any other witnesses you want us to talk to?”
- Complainant/Respondent: Discuss interim measures or resources, next steps
- 

**FINAL NOTES:**

---

**FOLLOW UP NEXT STEPS:**

---
Investigating Sexual Harassment

1. Title VII v. Title IX Overview
2. The New Regs and Employees
3. Breaking Down the Three Prongs
   a. Quid Pro Quo
   b. Hostile Environment
   c. Sexual Assault
   d. Intimate Partner Violence
   e. Stalking

Employees and Title IX Complaints

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Title VII of the Civil Rights Act of 1964

Title VII prohibits employment discrimination based on race, color, religion, sex and national origin.

EMPLOYMENT PRACTICES
- Fail or refuse to hire
- Discharge
- Discrimination with respect to compensation, terms, conditions, or privileges of employment
Title VII of the Civil Rights Act of 1964

INCLUDES
- Hostile Environment
- Non-'economic' or 'tangible' injury
- Disparate Impact
- Indirect action that affects whole groups
- 3rd party harassment
- Retaliation
- Pregnancy
- Accommodations

Title IX of the Educational Amendments of 1972

No person in the United States shall, on the basis of sex, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any education program or activity receiving Federal financial assistance.

Title VII of the Civil Rights Act of 1964

EDUCATION AND EMPLOYMENT PRACTICES
- Excluded from participation (eligibility)
- Provide different benefits or aid
- Discrimination within program (different rules, treatment)
Title IX of the Educational Amendments of 1972

**INCLUDES**
- Hostile Environment
- Non "economic" or "tangible" injury
- Sexual Harassment
- Disparate Impact
  - Indirect action that affects whole groups
  - 3rd party harassment
  - Retaliation
  - Pregnancy
  - Accommodations

Title IX

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Q: Do complainants have a private right of action under Title IX for a claim of employment-related sex discrimination and retaliation?

A: Well, it depends...
§106.6(f)

Nothing in this part may be read in derogation of any individual’s rights under Title VII of the Civil Rights Act of 1964, 42 U.S.C. 2000e et seq. or any regulations promulgated thereunder.”

Commentary Clarification

- Applies to all employees (all levels) and volunteers
- Requires all notice and rights
- Requires hearings with cross examination
- Title VII and Title IX have different definitions
- Can consider behaviors outside the scope of Title IX under Title VII (separate policy)
- Intersectionality (race, disability) will trigger additional policy
- Medical centers are not post-secondary institutions
The Final Rule Impact on Employees

**Title IX and Title VII Definitions**

**Title IX**

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;
3. “Sexual assault”, “dating violence” “domestic violence” or “stalking”

**Title VII**

Unwelcome sexual advances, requests for sexual favors, and other verbal or physical conduct of a sexual nature constitute sexual harassment when

1. Submission to such conduct is made either explicitly or implicitly a term or condition of an individual’s employment,
2. Submission or rejection of such conduct by an individual is used as the basis for employment decisions affecting such individual, or
3. Such conduct has the purpose or effect of unreasonably interfering with an individual’s work performance or creating an intimidating, hostile, or offensive working environment.

- Comments
- Clarifications
- Questions
19

The “Elements”

What evidence MUST be collected to show the definition was met?

How do we get that evidence?

Elements of Sexual Harassment

A. Is it conduct on the basis of sex?
B. Was it unwelcome?
C. Was it Sexual Harassment?
1. Quid Pro Quo
2. Hostile Environment
   • Severe and
   • Pervasive and
   • Objectively Offensive (Reasonable person)
   • Effectively denies equal access
3. Sexual Assault, Dating Violence, Domestic Violence or Stalking

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Sexual Harassment under Title IX

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 denials a person equal access to the recipient's education program or activity;


All Title IX—MUST Be Sex-Based

“Sexual harassment means conduct on the basis of sex that satisfies one or more of the following:“
PRONG 1: Quid Pro Quo

“‘This for That’ Harassment

When favorable professional or educational treatment is conditioned on a sexual activity

Power Dynamics

- Faculty/student
- Supervisor/supervisee
- Athlete/Non-athlete

PRONG 1: Quid Pro Quo

- 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;
- Must be an employee (not volunteer, visitor, captain, student-body president— but could be prong 2 or 3);
- “even a single instance of quid pro quo harassment... enough to jeopardize equal educational access”
- Interpreted “broadly to encompass situations where the quid pro quo nature of the incident is implied from the circumstances.”
- “Unwelcome”... is a subjective element... Different between submission and consent.
Quid Pro Quo

- “Employee”
  - If not an employee, where does it go?
- “conditioning”
  - Perceived power of the Respondent?
  - Does the respondent have said power?
- “aid, benefit or service”
  - What did happen that impacted aid, benefit, service
  - What was the threat?
  - What was the fear?

Quid Pro Quo

- “Participation”
  - If not an employee, where does it go?
- “Unwelcome”
  - Perceived power of the Respondent?
  - Does the respondent have said power?
- “Sexual conduct”
  - What did happen that impacted aid, benefit, service
  - What was the threat?
  - What was the fear?

Prong 1: Discussion

If an employee is also a student, does that change the process or the analysis?
PRONG 2: Hostile Environment

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.

- The “Davis” Standard
- Not the same as Title VII “hostile environment” or 2001 Guidance “hostile environment”
- Hostile Environment +
  - Adds the “and”
  - Adds “equal access”
**PRONG 2: Hostile Environment +**

- **FIRST AMENDMENT ISSUES**
  - Not speech protected by First Amendment “subjecting speech and expression to the chilling effect.”
  - “Does not punish verbal conduct in a manner that chills and restricts speech and academic freedom, and that recipients are not held responsible for controlling every stray, offensive remark” that occurs.
  - “requiring recipients to respond even to verbal conduct so serious that it loses First Amendment protection and denies equal access to the recipient’s educational benefits.”

- **NOT ALL UNWELCOME SEXUAL CONDUCT COUNTS**
  - Not a “zero tolerance” policy banning sexual harassment.
  - “captures physical and verbal conduct serious enough to warrant the label “abuse.”
  - school children regularly engage in “insults, banter, teasing, shoving, pushing, and gender-specific conduct that is upsetting to the students subjected to it” yet a school is liable under Title IX for responding to such behavior only when the conduct is “so severe, pervasive, and objectively offensive . . .
  - “Elements of severity, pervasiveness, and objectively offensive must be evaluated in light of the known circumstances and depend on the facts of each situation.”

- **“SEVERE”**
  - severity is a necessary element to balance protection from sexual harassment with protection of freedom of speech and expression.
  - “evaluation of whether harassment is “severe” appropriately takes into account the circumstances facing a particular complainant, such as the complainant’s age, disability status, sex, and other characteristics.”
  - “whether the described occurrence was severe from the perspective of a reasonable person in the complainant’s position.”
Hostile Environment +

**“PERVASIVE”**
- Recipients retain discretion to provide supportive measures to any complainant even where the harassment is not pervasive.
- Can consider other conduct codes (disciplinary) or programming requirements (non-disciplinary responses).
- Discriminating “revenge porn,” or conspiring to sexually harass people (such as fraternity members telling new pledges to “score”), or other unwelcome conduct that harms and humilllates a person on the basis of sex may meet the elements of the Davis standard including pervasiveness, particularly where the unwelcome sex-based conduct involves widespread dissemination of offensive material or multiple people agreeing to potentially victimize others and taking steps in furtherance of the agreement.

Hostile Environment +

**“OBJECTIVELY OFFENSIVE”**
- "whether, standing in the shoes of the complainant, the conduct would be offensive."
- It would be inappropriate for a Title IX Coordinator to evaluate conduct for objective offensiveness by shirking off unwelcome conduct as simply “boys being boys” or make similar assumptions based on bias or prejudice.
- Whether harassment is actionable turns on both subjectivity (i.e., whether the conduct is unwelcome, according to the complainant) and objectivity (i.e., "objectively offensive") with the Davis elements determined under a reasonable person standard, thereby retaining a similar "both subjective and objective" analytic approach.
- "The fact-specific nature of evaluating sexual harassment does mean that different people may reach different conclusions about similar conduct, but this is not unreasonable because the specific facts and circumstances of each incident and the parties involved may require different conclusions."

Hostile Environment +

**NO INTENT REQUIREMENT**
- "The Davis standard does not require an “intent” element; unwelcome conduct so severe, pervasive, and objectively offensive that it denies a person equal educational opportunity is actionable sexual harassment regardless of the respondent’s intent to cause harm."
- "By not imposing an “intent” element into the sexual harassment definition, § 106.30 517 makes clear that sexual harassment under any part of the § 106.30 definition cannot be excused by trying to blame the victim or rationalize the perpetrator’s behavior, tactics pointed to by commenters (and supported by research) as common reasons why victims (particularly women) have often faced dismissiveness, shame, or ridicule when reporting sex-based violence to authorities."
Hostile Environment +

**“EFFECTIVELY DENIES … EQUAL ACCESS TO THE RECIPIENT’S EDUCATION PROGRAM OR ACTIVITY;**

- does not require that a complainant has already suffered loss of education before being able to report sexual harassment or require sexual harassment to be "so undermine and detract from the victim's educational experience, that the victim-students are effectively denied equal access to an institution’s resources and opportunities."
- individuals react to sexual harassment in a wide variety of ways, does not require certain manifestations of trauma or a "constructive expulsion."
- no specific type of reaction is necessary; we can’t turn away a complainant who is "high-functioning," "not showing particular symptoms following a sexual harassment incident, or "not traumatized enough."
- neither Title VII nor Title IX requires "tangible adverse action or psychological harm"

May include:
- skipping class to avoid a harasser
- a decline in a student’s grade point average
- difficulty concentrating in class
- dropped out of school
- failed a class
- had a panic attack
- reached a "breaking point"
- however, no concrete injury is required

Gender-based Harassment

- Acts of verbal, nonverbal, or physical aggression, intimidation, or hostility based on sex or sex-stereotyping, but not involving conduct of a sexual nature.
- From the regs: "includes unwelcome conduct devoid of sexual content that targets a particular sex. The final regulations use the phrase "sexual harassment" to encompass both unwelcome conduct of a sexual nature, and other forms of unwelcome conduct "on the basis of sex."

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Prong 2: Discussion

The behavior must be MORE than juvenile or annoying but may be LESS than psychological harm. Should our policy allow us to discipline for the juvenile or annoying?

PRONG 3: The VAWA Crimes

Sexual Assault
Rape
Statutory Rape
Incest

Intimate Partner Violence
Dating Violence
Domestic Violence

Stalking

SEXUAL VIOLENCE
Title IX

- The term "sexual assault" means an offense classified as a forcible or nonforcible sex offense under the Uniform Crime Reporting Program of the Federal Bureau of Investigation
- From the 2016 Clery Handbook

PRONG 2 v. PRONG 3

"Because Federal courts applying the Davis standard have reached different conclusions about whether a single rape has constituted "severe and pervasive" sexual harassment sufficient to be covered under Title IX, we are including single instances of sexual assault as actionable under the § 106.30 definition. We believe that sexual assault inherently creates the kind of serious, sex-based impediment to equal access to education that Title IX is designed to prohibit, and decline to require "denial of equal access" as a separate element of sexual assault."
Sexual Assault--Rape

- Rape is the penetration, on occasion by sight, of the vagina or anus, with any body part or object, or oral penetration by an object, without the consent of the victim.

- "With respect to an attempted rape, we define "sexual assault" in § 106.30 by reference to the Clery Act, which in turn defines sexual assault by reference to the FBI UCR. The FBI stated that the offense of rape includes attempts to commit rape."

- "The Department intentionally leaves recipients flexibility and discretion to craft their own definitions of consent and related terms often used to describe the absence or negation of consent, such as coercion."

- The Department believes that a recipient should select a definition of consent that best serves the unique needs, values, and environment of the recipient's own educational community. So long as a recipient is required to respond to sexual assault (including offenses such as rape, statutory rape, and fondling, which depend on lack of the victim's consent), the Department believes that recipients should retain flexibility in this regard. The Department has revised the final regulations to state that it will not require recipients to adopt a particular definition of consent. With respect to the commenter's point regarding a lack of certainty about what constitutes rape, the Department believes that including sexual assault in § 106.30 will contribute to greater societal understanding of what sexual assault is and why every person should be protected against it.

Sexual Assault--Consent

- "the Department intentionally leaves recipients flexibility and discretion to craft their own definitions of consent and related terms often used to describe the absence or negation of consent, such as coercion.""

- "The Department believes that a recipient should select a definition of sexual consent that best serves the unique needs, values, and environment of the recipient's own educational community."

- "So long as a recipient is required to respond to sexual assault (including offenses such as rape, statutory rape, and fondling, which depend on lack of the victim's consent), the Department believes that recipients should retain flexibility in this regard."

- "The final regulations appropriately capture a broad range of sex offenses ... while leaving recipients the discretion to select particular definitions of consent (and what constitutes a lack of consent) that best reflect each recipient's values and community standards."

Sexual Assault--Fondling

- Fondling is the touching of the private body parts of another person for the purpose of sexual gratification, without the consent of the victim.

- From the Clery Handbook: "Fondling is recognized as an element of the other sex offenses. Therefore, count fondling only if it is the only sex offense."

- "If you aren't sure if penetration occurred (or if enough to support an "attempt") may need to be in habit of charging with both."

- The Department allows recipients "to adopt a broader or narrower definition of, e.g., fondling by specifying which body parts are considered "private" or whether the touching must occur underneath or over a victim's clothing."
Sexual Assault-Fondling

- "Sexual Gratification":
  - "This "purpose" requirement separates the sex offense of fondling from the touching described by commenters as "children playing doctor" or unwanted contact with a parent's buttocks or genital area in a crowded elevator, and so forth."
  - "Where the touching of a person's private body part occurs for the purpose of sexual gratification, that offense warrants inclusion as a sexual assault; and if the "butt slaps" described by one commenter as occurring frequently in elementary and secondary schools do constitute fondling, then those elementary and secondary schools must respond to knowledge of those sex offenses for the protection of students."
  - "The definition of fondling, properly understood, appropriately guides schools, colleges, and universities to consider fondling as a sex offense under Title IX, while distinguishing touching that does not involve the requisite "purpose of sexual gratification" element, which still may be addressed by a recipient outside a Title IX process."
  - "With respect to juveniles, a sexualized purpose should not be ascribed to a respondent without examining the circumstances of the incident (such as the age and maturity of the parties)."

Non-Forcible Sex Offenses

c) Incest is sexual intercourse between persons who are related to each other within the degrees wherein marriage is prohibited by law.
d) Statutory Rape is sexual intercourse with a person who is under the statutory-age of consent.

From the Clery Handbook: "If force was used or threatened, or the victim was incapable of giving consent because of his/her age or temporary or permanent mental impairment, the offense is Rape, not Statutory Rape."

We recommend that you consult your state's statutes to determine the statutory age of consent.

Incest and Statutory Rape

- Department declines to exclude incest statutory rape from the definition of sexual assault. The Department understands commenters' concerns, but will not override the established circumstances under which consent cannot legally be given (e.g., where a party is under the age of majority)
- The Department notes that where sexual activity is not unwelcome, but still meets a definition of sexual assault in §106.30, the Title IX regulations provide flexibility for how such situations may be handled under Title IX.
- The Department notes that in some situations, a formal complaint is not required or appropriate (e.g., where the incident involves consensual and consensual sexual activity between individuals who are family members or where the incident involves consensual and consensual sexual activity between individuals who are family members and a minor who is under the age of majority).
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- The Department notes that in some situations, a formal complaint is not required or appropriate (e.g., where the incident involves consensual and consensual sexual activity between individuals who are family members or where the incident involves consensual and consensual sexual activity between individuals who are family members and a minor who is under the age of majority).
PRONG 3: Intimate Partner Violence

- “The FBI’s Uniform Crime Reporting system similarly does not exclude from sexual assault perpetration by a person known to the victim (whether as an acquaintance, romantic date, or intimate partner relationship), and the final regulations’ express inclusion of dating violence and domestic violence reinforces the reality that sex-based violence is often perpetrated by persons known to the victim rather than by strangers.”

Dating Violence

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

The existence of such a relationship shall be based on the reporting party’s statement and with consideration of the length of the relationship, the type of relationship, and the frequency of interaction between the persons involved in the relationship.

For the purposes of this definition:

- Dating Violence includes, but is not limited to, sexual or physical abuse or the threat of such abuse.
- Dating violence does not include acts covered under the definition of domestic violence.
Domestic Violence

A felony or misdemeanor crime of violence committed by:

- a current or former spouse or intimate partner of the victim
- by a person with whom the victim shares a child in common
- by a person who is cohabitating with, or has cohabitated with the victim as a spouse or intimate partner
- by a person similarly situated to a spouse of the victim under the domestic or family violence laws of the jurisdiction in which the crime of violence occurred OR
- by any other person against an adult or youth victim who is protected from that person's acts under the domestic or family violence laws of the jurisdiction in which the crime of violence occurred

Stalking

- “or "stalking" as defined in 34 U.S.C 12291(q)(30).
- Engaging in a course of conduct directed at a specific person that would cause a reasonable person to fear for their safety or the safety of others; or suffer substantial emotional distress.
- “Stalking may not always be "on the basis of sex" (for example when a student stalks an athlete due to celebrity worship rather than sex), but when stalking is "on the basis of sex" (for example, when the stalker desires to date the victim) stalking constitutes "sexual harassment" under § 106.30. Stalking that directed harassment sexual harassment because it is not "on the basis of sex" may not be prohibited and addressed under a recipient's non-discrimination policies of conduct.
- "Dating violence and domestic violence may fail to meet the Davis standard because although a single instance is severe it may not be pervasive, while a course of conduct constituting stalking could fail to meet the Davis standard because the behaviors, while pervasive, may not independently seem severe."
Prong 3: Discussion

How does Prong 2 (Hostile Environment+) compare and contrast to Stalking and what are the takeaways for us as practitioners?

Case Study

Marcus reports to the AD that one of his teammates, Michael, is getting more playing time and extra benefits because he is in a sexual relationship with the head coach Bob. Marcus believes Coach Bob has also given Michael a replica Man U jersey and taken him to an MLS game. The AD reports this to the Title IX Coordinator who reaches out to Michael. During the interview Michael admits to engaging in sexual activity with Coach Bob but breaks down and does not provide further information. He agrees to sign a formal complaint.
Case Study

Pat is a first-year student who identifies as gender non-binary and uses they/them pronouns. Pat reports to the Title IX Coordinator that on the first day of class, the professor referred to Pat as “she.” Pat corrected the professor who apologized and followed up by asking other students to identify their preferred pronouns. Pat reports that a few students in the class have actively and persistently referred to Pat by she/her and he/him pronouns and frequently pull Pat into class conversations with incorrect pronouns. They make other comments about Pat under their breath and always choose the desks around Pat and move their desks closer to Pat once class starts. Pat reports feeling uncomfortable in class because of these comments and behaviors.

Case Study

Earl and Jessica are suitemates in a coed residence hall on campus. Earl reports to the RA that his suitemate Jessica and her boyfriend (also a student) are in an abusive relationship. Jessica’s actual roommate left the institution and she now has her bedroom to herself. He hears them yelling frequently and has noticed bruising on Jessica’s arm and notes that she often wears a scarf around her neck. Earl has tried to talk to Jessica about it but she replied only that she sometimes makes her boyfriend angry but he is a really great guy.

Case Study

A group of students threw a party with approximately 20 attendees in a residence hall suite. Mary was drinking heavily and dancing wildly in the common room because she recently broke up with her boyfriend. A shy student named Tom was also at the party. Mary’s roommate encourage her to dance with Tom, but Mary said she wasn’t interested. The friends throwing the party began challenging Tom to do shots. When Mary said she felt like throwing up, the friends encouraged Tom to take care of her and sent him into the bathroom to make sure she was ok. Mary reports to Title IX the following week that she was raped by Tom—she woke up the next morning naked. Mary has no memories after dancing, but her roommates told her that they said she had to throw up and Tom helped her.
Special Considerations

Agenda

- Consent and the role of alcohol and drugs
- Trauma
- Recognizing bias
- Multiple-party rape

Consent

WHEN IS TOUCHING OK?
WHEN IS SEXUAL TOUCHING OK?
HOW DO YOU KNOW IF YOU HAVE CONSENT?
HOW DO YOU KNOW WHEN CONSENT IS WITHDRAWN?
“The Assistant Secretary will not require recipients to adopt a particular definition of consent with respect to sexual assault . . .”
Consent

Consent is an understandable exchange of affirmative words or actions, which indicate a willingness to participate in a mutually agreed upon sexual activity at a mutually agreed upon time. Consent must be informed, freely and actively given. It is the responsibility of the initiator to obtain clear and affirmative responses at each stage of sexual involvement.

Whether an individual has taken advantage of a position of influence over an alleged victim may be a factor in determining consent. For example, a position of influence could include supervisory or disciplinary authority. Silence, previous sexual relationships or experiences, and/or a current relationship may not, in themselves, be taken to imply consent. While nonverbal consent is possible (through active participation), it is best to obtain verbal consent.

Similarly, consent to one form of sexual activity does not imply consent to other forms of sexual activity. An individual who is incapacitated cannot give consent. Consent to sexual activity may be withdrawn at any time, as long as the withdrawal is communicated clearly.
Consent

- Physical
- Coercion
- Intimidation
- Threats
- Incapacitation

Physical Force

- Holding down
- Forced to touch
- How much?

Intimidation

- Physical
- Verbal
COERCION IS AN UNREASONABLE AMOUNT OF PRESSURE TO ENGAGE IN SEXUAL ACTIVITY.

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<td>Twice</td>
<td>?</td>
<td>?</td>
<td>Bar</td>
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<tr>
<td>Fifty times</td>
<td>?</td>
<td>2 days?</td>
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51.5% have used marijuana (Aged 18 to 25)
11.4% have used cocaine (Aged 18 to 25)
16.4% have used hallucinogens (Aged 18 to 25)
51% have used alcohol (Aged 12 or older)
24.5% have binged alcohol use (Aged 12 or older)
6.1% have heavy alcohol use (Aged 12 or older)

Stimulants
A substance that raises levels of physiological or nervous activity in the body.
"Uppers"
Performance-enhancing and euphoric
Examples: ADHD medications, Methamphetamine, Ecstasy

Depressants
Inhibit the function of the central nervous system
"downers"
Relaxing, decreased inhibitions
Examples: "benzos," sleeping pills, marijuana
Other Drugs

Hallucinogens  Opioids

What is a Drink?

What is a Drink in College?
Impact of Alcohol Consumption Levels

**Cognition (new brain)**
- Judgment
- Inhibition
- Personality
- Intelligence
- Emotion

**Psychomotor functions**
- Muscle coordination
- Balance
- Eye focus
- Speech

**Involuntary functions**
- Vomiting
- Blackout
- Pass out
- Respiration

Levels of Consumption

- Impairment
- Intoxication
- Incapacitation

**Impairment**
The state of being diminished or weakened due to the consumption of alcohol.
- Alcohol is a nervous system depressant.
- Impairment begins as soon as alcohol enters the bloodstream.
- Impairment increases with consumption of alcohol.

**Question:** Can two initially IMPAIRED people legally have sexual intercourse?
Intoxication

An act or instance of inebriation; drunkenness.

- Intoxication is legally met when an individual’s blood alcohol level reaches .08 or greater.

Question: Can two INTOXICATED people legally have sexual intercourse?

Incapacitation

Incapacitation is the physical and/or mental inability, whether temporary or permanent, of an individual to make rational, reasonable decisions, or judgments regarding one’s well-being or welfare. States of incapacitation include, but are not limited to unconsciousness, sleep, and blackouts.
Incapacitation – Not Alcohol Related

PHYSICAL

MENTAL

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Incapacitation

Unconscious

Sleep

Blackout

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Incapacitation

- Were any parties or witnesses INCAPACITATED?
- Were any parties or witnesses IMPAIRED to a degree that it would impact memory and actions?
- Were any parties impaired during the interview to a degree that it would impact recall and judgement?
Incapacitation

- Time
- Amount consumed

Impact BAC

- Food and water
- Sleep
- Altitude
- Menstruation
- Drugs

Impact Presentation

- Food and water
- Sleep
- Altitude
- Menstruation
- Drugs

Estimating BAC

<table>
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<th>Number of Drinks</th>
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<th>2</th>
<th>3</th>
<th>4</th>
<th>5</th>
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<td>Blood Alcohol Content (BAC)</td>
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<td>0.02</td>
<td>0.04</td>
<td>0.06</td>
<td>0.08</td>
<td>0.10</td>
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<tr>
<td>Body Weight in Pounds</td>
<td>100</td>
<td>120</td>
<td>140</td>
<td>160</td>
<td>180</td>
<td>200</td>
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</tbody>
</table>

Smell

- Slurred speech
- Bloodshot eyes
- Cannot stand
- Cannot walk

In and out of consciousness

Blackout

Vomiting

Behavior

Incapacitation

In and out of consciousness

Blackout

Vomiting

Behavior
Lack the ability to determine:
- Who is having sex with them?
- When are they having sex?
- Where are they having sex?
- What is the sexual act?

Two-Step Determination

- Incapacitation
- Respondent or reasonable person knew incapacitated

Blackout v. Pass Out

- Fragmentary blackout
- En Bloc blackout
- Pass out
Incapacitation Specific Questions

Who was drinking
What were they drinking
How much were they drinking
Other?

Let's Practice

SS came into your office and stated that she thinks she what happened between her and her roommate (RR), who also serves as SS’s personal care attendant. Specifically, while showering, RR inappropriately touched SS while helping her shower. SS is paralyzed from the neck down and requires the assistance of someone for all daily life activities, including using the restroom and taking a shower. RR denies that anything inappropriate happened between them, and that she was only helping SS shower.

- Who do you need to talk with?
- What do you need to ask?

Let's Practice

During an intake interview, DM (complainant) stated that he did not know if he had sex with ER (Respondent), as he was in a “blackout.” DM stated that he had been drinking and also ate a gummy earlier in the evening. DM stated that he assumed he had sex with ER as he woke up the next morning naked and found a used condom in the trash. DM stated that he was with two other people that night - TT and YY.

- Who do you need to talk with?
- What questions do you need to ask?
Let's Practice

- When speaking with ER, he states that he too has no memory of the evening. ER states that he believes he was assaulted by DM, not the other way around.
- Who do you need to talk with?
- What questions do you need to ask?

---

Keep in Mind

- EVERYONE IS DIFFERENT
- DO NOT ASSESS CREDIBILITY ON EMOTIONAL STATE
- POOR RECALL IS COMMON
- BEHAVIORS ARE NOT PROOF
- NEGATIVE COPING MECHANISMS
Check-in

- How does this impact your investigation?
- If a party cannot remember specific details, how can you assist?
- How might this information impact hearings?

Intimate Partner Violence

Important Considerations
Interviews

- Lack of cooperation
- Cross-claims
- Primary aggressor

Primary Aggressor

- Past behaviors?
- Self Defense?
- Who is afraid?
- Body language of each?
- Witnesses?
- What does the scene look like?
- Excited utterances?
- What are the extent of the injuries?

Evidence Spanning the Relationship

- Statements
- Witness statements
- Medical reports
- Photographs
What does due process look like when due process doesn’t look like me

Melissa Harris-Perry

Statistics

Race and ethnicity  Sexual orientation  Disabilities
Recommendations - Race

CHECK YOUR BAGS
PREVENTION AND EDUCATION EFFORTS
INCLUSIVE PRACTICES
TRAINING
POLICIES

Recommendations - Disabilities

Awareness
Accessibility resource offices
Visibility
Trainings
Accommodations
Policies and agreements with local agencies

Check-in

- How does this impact your process?
- How?
- Are there any changes that you might make moving forward?
- If so, what are they?
The Assault

• June 22-23, 2013
• Brandon Vanderburg and victim go to off-campus bar
• Return to campus
  • Corey Batey
  • “Tip” McKenzie
  • Brandon Banks
  • Others
• Assault takes place
• 45 second video clip
• Pictures and videos sent
The Aftermath

- Police review vandalism footage
- Investigation begins
- Indictments August 9, 2013
- First trial in 2015 - mistrial
- 3 years and 2 trials later
- Batey 15 years
- McKenzie Probation
- Banks 15 years
- Vanderburg 17 years

Multiple Perpetrator Rape (MPR)

Definition

Occurrence

Characteristics

MULTIPLE PERPETRATOR RAPE (MPR) - COMMON PATTERN
Risk Factors

INDIVIDUAL

SOCIOCULTURAL

SITUATIONAL

Why?

GROUP DYNAMIC/INFLUENCE OF OTHERS

LACK OF INSIGHT

VICTIM BLAMING

NORMALIZED SEXUAL VIOLENCE

ALCOHOL/DRUGS

Role of the Leader

Influence on group violence

Model and direction

Reinforce leader
Investigation Considerations

Reporting  Identification difficulties  Characteristics  Group dynamic

Special Considerations

Fraternities  Athletics  LGBTQ

Special Considerations

Female  War
Check-in

- Have you had experience with this situation on your campus?
- If so, what were the unique challenges?
- How might this information assist you moving forward?
- Are there any changes that you might make?
- What are they?

Additional References


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Additional References

- Woodhams, J, Cooke, C & Taylor, P 2019, 'Multiple perpetrator rape: is perpetrator violence the result of victim resistance, deindividuation, or leader-follower dynamics?' Psychology of Violence.

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Case Study

Marcus reports to the AD that one of his teammates, Michael, is getting more playing time and extra benefits because he is in a sexual relationship with the head coach Bob. Marcus believes Coach Bob has also given Michael a replica Man U jersey and taken him to an MLS game. The AD reports this to the Title IX Coordinator who reaches out to Michael. During the interview Michael admits to engaging in sexual activity with Coach Bob but breaks down and does not provide further information. He agrees to sign a formal complaint.

Case Study

Pat is a first-year student who identifies as gender non-binary and uses they/them pronouns. Pat reports to the Title IX Coordinator that on the first day of class, the professor referred to Pat as "she." Pat corrected the professor who apologized and followed up by asking other students to identify their preferred pronouns. Pat reports that a few students in the class have actively and persistently referred to Pat by she/her and he/him pronouns and frequently pull Pat into class conversations with incorrect pronouns. They make other comments about Pat under their breath and always choose the desks around Pat and move their desks closer to Pat once class starts. Pat reports feeling uncomfortable in class because of these comments and behaviors.

Case Study

Earl and Jessica are suitemates in a coed residence hall on campus. Earl reports to the RA that his suitemate Jessica and her boyfriend (also a student) are in an abusive relationship. Jessica’s actual roommate left the institution and she now has her bedroom to herself. He hears them yelling frequently and has noticed bruising on Jessica’s arm and notes that she often wears a scarf around her neck. Earl has tried to talk to Jessica about it but she replied only that she sometimes makes her boyfriend angry but he is a really great guy.
Case Study

A group of students threw a party with approximately 20 attendees in a residence hall suite. Mary was drinking heavily and dancing wildly in the common room because she recently broke up with her boyfriend. A shy student named Tom was also at the party. Mary's roommate encouraged her to dance with Tom, but Mary said she wasn't interested. The friends throwing the party began challenging Tom to do shots. When Mary said she felt like throwing up, the friends encouraged Tom to take care of her and sent him into the bathroom to make sure she was ok. Mary reports to Title IX the following week that she was raped by Tom—the next morning naked. Mary has no memories after dancing, but her roommates told her that she said she had to throw up and Tom helped her.
Considerations in Drafting

Institutional Policy
Preliminary vs. Final Process for comment
Mandated sections

Who views
General Counsel
Title IX
Human Resources/Director of Students
Complainant and Respondent
Advisors
Decision-Maker

How shared
Electronic format
Hard copy

Report Writing Golden Rule

What does your policy say and FOLLOW YOUR POLICY!
(oh, yeah, and make sure your policy is compliant)
Complaint

“Formal complaint means a document filed by a complainant or signed by the Title IX Coordinator alleging sexual harassment against a respondent and requesting that the recipient investigate the allegation of sexual harassment.”
Notice:
Allegations, Investigation etc.

“Notice of the allegations of sexual harassment potentially constituting sexual harassment as defined in § 106.30, including sufficient details known at the time and with sufficient time to prepare a response before any initial interview.”

(v) Provide, to a party whose participation is invited or expected, written notice of the date, time, location, participants, and purpose of all hearings, investigative interviews, or other meetings, with sufficient time for the party to prepare to participate;

Temporary Delay

“A process that allows for the temporary delay of the grievance process or the limited extension of time frames for good cause with written notice to the complainant and the respondent of the delay or extension and the reasons for the action. Good cause may include considerations such as the absence of a party, a party’s advisor, or a witness; concurrent law enforcement activity; or the need for language assistance or accommodation of disabilities;”

Keeping Track of the Dates

- Complaint
- Notice of allegation/investigation
  - One week minimum (best practice)
- Temporary delays
- Preliminary report and Evidence
  - Minimum 10 days (reg)
- Final report and evidence
  - Minimum 10 days (reg)
- Hearing
No conflict of interest or bias

“Require that any individual designated ... investigator...not have a conflict of interest or bias for or against complainants or respondents generally or an individual complainant or respondent.”

Conflict of Interest and Bias

INVESTIGATOR BACKGROUND

TRAINING

ACKNOWLEDGE ANY RELATIONSHIP TO PARTIES

OPPORTUNITY TO REQUEST NEW INVESTIGATOR

“Training”

“[[Investigators ... receive training on the definition of sexual harassment ... how to conduct an investigation, and how to serve impartially, including by avoiding prejudgment of the facts at issue, conflicts of interest, and bias...”

“A recipient also must ensure that investigators receive training on issues of relevance to create an investigative report that fairly summarizes relevant evidence.”

“Any materials used to train ... must not rely on sex stereotypes and must promote impartial investigations ...of formal complaints of sexual
Gather Evidence/Present Evidence

“burden of gathering evidence sufficient to reach a determination regarding responsibility rest on the recipient”

“equal opportunity for the parties to present witnesses, including fact and expert witnesses, and other inculpatory and exculpatory evidence”

Obtained Evidence

“Any evidence obtained as part of the investigation that is directly related to the allegations raised in a formal complaint, including the evidence upon which the recipient does not intend to rely in reaching a determination regarding responsibility and inculpatory or exculpatory evidence whether obtained from a party or other source, so that each party can meaningfully respond to the evidence prior to conclusion of the investigation.”
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.”

Consolidation

- “May consolidate”
  - Report
  - Hearing
- “Where the allegations arise out of the same facts or circumstances.”
  - Date
  - Behavior
  - Location
“Provide an equal opportunity for the parties to present witnesses, including fact and expert witnesses, and other inculpatory and exculpatory evidence.”

“Not restrict the ability of either party to discuss the allegations under investigation or to gather and present relevant evidence.”

- (ii) The written determination must include—
  (A) Identification of the allegations potentially constituting sexual harassment as defined in § 106.30; 2027
  (B) A description of the procedural steps taken from the receipt of the formal complaint through the determination, including any notifications to the parties, interviews with parties and witnesses, site visits, methods used to gather other evidence, and hearings held;
  (C) Findings of fact supporting the determination;
Written Determination

(A) Allegations potentially constituting sexual harassment
(B) Description of the procedural steps taken from the receipt of the formal complaint through the determination,
- Notifications to the parties,
- Interviews with parties and witnesses,
- Site visits,
- Methods used to gather other evidence, and
- Hearings held;
(C) Findings of fact supporting the determination;
(D) Conclusions regarding the application of the recipient's code of conduct to the facts;
(E) A statement of, and rationale for, the result as to each allegation
- Determination regarding responsibility,
- Disciplinary sanctions on the respondent,
- Remedies to the complainant
(F) The recipient's procedures and permissible bases for the complainant and respondent to appeal.

Versions of the Report

Preliminary Report:
- Scope
- Methodology
- Evidence Obtained

Final Report:
- Scope
- Methodology (edited)
- Evidence (obtained)
- Summary of Evidence

Written Determination:
- Scope
- Methodology (edited)
- Summary of Evidence (edited)
- Results (including rationale, sanctions, remedies)
Neutral language

CONVEY THE MESSAGE

Use quotations

It's "whole chicken heaven" at this acclaimed Flatiron offspring of a Paris standout where "French country-style" dishes featuring responsibly farmed birds (including hens, duck and squab) are "seriously delicious" (as are the egg starters); tabs run "pricey", but "lovely" service is another reason this place is "taking off".

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IN OR OUT:
ASSESSING THE
ADMISSIBILITY OF
THE EVIDENCE
COLLECTED

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The Regs on Evidence

- *Any evidence obtained
  - directly related to the allegations
    - including the evidence upon which the recipient does not intend to rely in reaching a determination regarding responsibility and
  - inculpatory or exculpatory evidence whether obtained from a party or other source
- So that a party can meaningfully respond

Evidence Collection

Everything Collected
Directly Related
Relevant
Everything BUT...

- Complainant’s sexual predisposition or prior sexual behavior unless...
  - offered to prove that someone other than the respondent committed the conduct alleged or
    complainant’s prior sexual behavior with respect to the respondent and are offered to prove
    consent.
  - Physician, psychiatrist, psychologist in connection with the provision of
    treatment to the party
    - unless voluntary, written consent

“Directly Related”: in the comments

- “interpreted using their plain and ordinary meaning”
- We note that “directly related” in § 106.45(b)(5)(vi) aligns with requirements in FERPA, 20 U.S.C. §1232g(a)(4)(A)(i). (“information directly related to a student.”)
- “‘directly related’ may sometimes encompass a broader universe of evidence than evidence that is ‘relevant.’”

“Relevant” in the Comments

- “The parties should have the opportunity to argue that evidence directly related to the allegations is in fact relevant”
- “The investigator would then consider the parties’ viewpoints ... and on that basis decide whether to summarize that evidence in the investigative report.”
- “A party who believes the investigator reached the wrong conclusion about the relevance of the evidence may argue again to the decision-maker (i.e., as part of the party’s response to the investigative report, and/or at a live hearing) about whether the evidence is actually relevant.”
PUTTING IT ALL TOGETHER

Formatting

- Page Numbers
- Line Numbers
- Footnotes
- Capitalization
- Punctuation
- Titles
- Redacting
- Disclaimers/Legalese

Cover Page: What this is

- Case Identifier
- Title
- Drafter
- Reviewer
- Date
Scope: Why did we do it

- Allegation
- Policy
- Notice Timeline or Summary

Methodology: How did we do it

- How the investigation was conducted
- Safety and security of evidence (including people)
- Investigators (bias, background, training)
- Steps taken
- Evidence collected, viewed
- Persons interviewed
- Places visited
- Report Versioning

Summary of Relevant Evidence: What we learned

The regs: “Fairly summarizes relevant evidence.”

How do you organize?

- Facts in agreement/Facts in dispute
- Disputed and Undisputed facts
- Exculpatory and Inculpatory evidence
- Factual summary
- Timeline
Evidence Obtained: Just about everything

FROM THE REGS...
- Any evidence obtained
  - directly related to the allegations
  - including the evidence upon which the recipient does not intend to rely in reaching a determination regarding responsibility and
  - incriminating or exculpatory evidence whether obtained from a party or other source
- So that a party can meaningfully respond

Testimonial: Interviews

How do you capture the interview in the report?
- Verbatim Record
- Question/Answer format
- Reorganization for clarity
Expert Witnesses

“Provide an equal opportunity for the parties to present witnesses, including fact and expert witnesses”

Other Evidence

1

Incorporated

Attached

Available

Recommended Finding?

“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.”
Report Steps

Prelim Report
- Evidence Directly Related

Parties Review & Submit Written Response

Final Report
- Summary of Relevant Evidence

Parties Review & Submit Written Response

Final Report and with Written Responses

Hearing

QUESTIONS?
**Case: 20200812 ML/JT**

**Final Report of Investigation**

Ann Todd and Cathy Cocks,  
D. Stafford & Associates

Reviewed by: Adrienne Murray, DSA Associate

April 6, 2020

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Case Identifier

Use the name from your policy. Will also identify WHICH report if your policy references two different reports (one pre-party review and one post with or without findings).

Do you have a review stage in process or policy.

If distributed, consider a disclaimer—include on each page. Also consider a watermark—do different watermark (and therefore different version) for Complainant and Respondent.

---

Not always necessary but helpful when a complex case or multiple witnesses.

Sections can have different names and/or be split into different sections. But capture this content SOMEWHERE.
Scope and Methodology

Scope

On February 25, 2020, the ABC University (hereinafter “ABC” or “University”) began an investigation into a report that the Respondent violated the ABC Student Conduct Code. Specifically, per the notice letter is it alleged that:

“On or about August 26, 2019, the Respondent engaged in nonconsensual sexual touching with the Complainant in the Smith Residence Hall…”

Policy

ABC’s Title IX Policy (hereinafter “Policy”) prohibits Discriminatory Harassment, Sexual Harassment, Sexual Assault and all other forms of sexual violence, Dating Violence, Domestic Violence, and Stalking. This Policy applies to all members of the ABC community (all students, faculty and staff) as well as to individuals not directly affiliated with ABC (e.g., contractors, vendors, and visitors). The Policy likewise applies to online behavior and social media that may affect the educational or employment experience. The full policy may be found at www.abc.edu/titleixpolicy.

The specific definitions to this allegation are as follows:

**Sexual Assault:** Sexual Assault is any sexual act directed against another person, without consent of the victim, including instances where the victim is incapable of giving consent. Sexual Assault may include any of the following:

**Consent:** Sexual activity requires consent, which is defined for purposes of this Policy as clear, unambiguous, and voluntary agreement between the participants to engage in specific sexual activity....

The standard of evidence used to determine responsibility is...

Notice Timeline

Feb. 22, 2020: Complainant completes and signs Title IX Complaint

Feb. 25, 2020: Notice of Allegations and Title IX Rights and Responsibilities sent to both parties

Feb. 28, 2020: Title IX Communication: Interview Date sent to parties

Mar. 12, 2020: Notice of Allegation (Amended) sent to both parties.


**Methodology**

DSA Associates Ann Todd and Cathy Cocks (hereinafter “Investigators”) were assigned to conduct the investigation. Todd is the Director of Compliance Activities and Senior Investigator for DSA and a licensed attorney (NC Bar #25717) and private investigator in North Carolina. Cocks is an Associate for DSA and higher education professional specializing in investigating and assessing behavioral matters.

Todd and Cocks are trained on issues related to domestic violence, dating violence, sexual assault, and stalking and how to conduct an investigation that protects the safety of all parties and promotes accountability as required by the Jeanne Clery Disclosure of Campus Security Policy and Campus Crime Statistics Act, as amended by the Violence Against Women Reauthorization Act of 2013. They have also received training on the definition of sexual harassment, how to conduct an investigation, including issues of relevance, and how to serve impartially, including avoiding prejudgment of the facts at issue, conflicts of interest and bias, all as required by Title IX of the Education Amendments of 1972 (Title IX).

The Investigators did not know or have had previous contact with the Complainants or Respondent, prior to conducting the investigation and have no known conflict of interest or bias for or against either party. Both parties were given the opportunity to request an alternative Investigator and declined to do so as outlined per the policy.

The Investigators were on-site March 11-12, 2020. While at ABC, the Investigators toured Smith Residential Hall and the Dining Hall.

The Investigators conducted the interviews in a secure workspace on campus and all evidence collected was in the exclusive possession of the Investigators until submitted with the report. The interviews were scheduled to provide for safety and privacy for all participants. Follow up interviews following the on-site visit were conducted using a secure pro account on the Zoom video conferencing platform.

Interviews were recorded when possible to aid the Investigators in report-writing. The interviews were summarized, rather than a full transcription, to improve information sharing. Recordings are maintained by the University for three years.

In addition to the interviews, the Investigators reviewed school policies and evidence provided by the University and the parties. Information pertinent to the investigation is incorporated into the body of the report or included as part of the attached exhibits.

No one interfered with or attempted to influence the work of the Investigators or this report. The timely assistance and cooperation of all parties has led to an investigative process that has produced a fair, objective, and comprehensive report that fairly summarizes relevant evidence.

**Persons Interviewed**

- John Doe (hereinafter “Complainant”) - ABC student. (3/5/20)
- Jane Roe (hereinafter “Respondent”) - ABC student. (3/17/20)
- Ray Johnson (hereinafter “Student Witness 1”) – ABC student. (3/6/20)

**METHODOLOGY:**

- Background of Investigators and if internal or external

- Training of Investigators (can also include specific date of any training) per the regs

- Lack of bias per the regs

- Site visits

- Location and scheduling considerations—focusing on safety and security.

- If recording, include information (would have been shared in the interview). If no recording may want to say that as well.

- Evidence collection and what else the Investigators reviewed

- Per the regs

**INTERVIEW LIST:**

To ease in redacting names for FERPA purposes, all students are identified by name ONLY in this section.
• Randall Jones—Resident Director, Smith Residence Hall (3/5/20)

**Persons Not Interviewed**

• Lou Knight (hereinafter “Witness 2”) - Friend of the Complainant. (Did not respond to multiple outreach attempts from Title IX office via email and voicemail)

**Questions Submitted by Parties**

Neither party submitted questions.

**Documents Received and Referenced**

- **Exhibit A:** Text messages to Complainant from Witness 1, 8/25/19 (provided by the Complainant)

- **Exhibit B:** Card swipe access for Complainant and Respondent 8/25/19-8/26/19 (provided by ABC)

- **Exhibit C:** Video still and Analysis of video from Smith Residence Dining Hall, 8/26/19 (provided by ABC) *Full video available in Title IX.*

- **Exhibit E:** Floor plan information for Smith Hall (ABC website)

The Investigators also reviewed the following:

- **Notice Documents:** Notice documents provided to the Complainant and the Respondent (provided by ABC and referenced above)

- **Images of Respondent Family:** The Respondent provided images to document dates she was off-campus for family vacation. The Investigators reviewed the images but for privacy purpose have not included here. *Images are available for inspection in the Title IX office.*

**Information Regarding the Final Report of Investigation**

According to the process at ABC, both parties are given the opportunity to review the Preliminary Report of Investigation, which includes all evidence obtained that is directly related to the allegations. The parties are then given ten (10) day to submit a written response to the University. This Final Report of Investigation incorporates and/or edit the report based on the written response of the parties following the review period.

The Investigators edited/added the following for this Final Report of Investigation:

- Added this section, “Information Regarding the Final Report…”
- Added the parties’ comments as an exhibit, added the section, “Investigator’s Comments to Written Response from the Parties,” and made corrections as outlined in the above section.
- Added the section, “Summary of Relevant Evidence”
- Removed line numbering

Employees and non-students can listed by name and/or title.

Provide rationale for anyone not interviewed (policy, availability, outside the scope etc.)

Include questions submitted and why not asked or how rephrased by investigator.

Include date(s) for document if known and who provided. May also include a description and/or additional details about it.

If a document is not included but provided by a party, explain why (exclude medical etc.)

Don’t include notice documents (only excerpts) b/c they may contain accommodation language. Easier to reference or footnote. May also exclude medical etc.

Section added for the final report as it will change following feedback and corrections from the parties. (Could also include mention of recommendations or findings if currently at step in the policy).
Investigators’ Comments to Written Response from the Parties

Both parties received an opportunity to review the Preliminary Report of Investigation (hereinafter “PRI”). The Complainant did not submit a written response to the Preliminary Report. ABC received the Respondent’s submitted written response on March 23, 2020. The Respondent’s response is included…

According to the Policy, “the Investigator has the discretion to determine what evidence is directly related to the allegation and the degree to which evidence is relevant.” The policy excludes evidence about the complainant’s sexual predisposition or prior sexual behavior unless offered to prove that someone other than the respondent committed the conduct alleged by the complainant, or if the evidence concerns the respondent and is offered to prove consent.

- PRI line 330 - The Investigators have edited the report to state that the Respondent left a friend’s room, rather than the common room before going to the party.

- PRI line 530 – The Investigators agree that the witness’ statement was opinion but decline to make any change.

Summary of Relevant Evidence

Case Summary
The summary is based on the interview statements and all available exhibits and notice documents. The primary bullets attempt to capture distinct events and/or facts. The secondary bullets provide additional context and or disputed accounts. Unless otherwise indicated, the information is from interview statements.

Quoted items are written as provided and therefore, grammatical and typographical errors were not corrected.

- Complainant is a first-year student at ABC and lives in Smith Residence Hall on the 3rd floor.

- The Respondent is first-year student at ABC and lives in Smith Residence Hall on the 4th floor.

- The Complainant and the Respondent met during orientation.
  - The Respondent stated that they met through mutual friends.
  - The Complainant stated that they met when the Respondent came up to his group of friends and invited them to party with beer in the woods behind the baseball field.
  - In a text message to Witness 1, the Complainant texted at 11:43pm, “yo jus invited to a party PERIOD” (Exhibit A).
  - Witness 1 stated that…

Sometimes the changes or comments result in no change to the report and this section is unnecessary. But if the comments call into question the accuracy of the investigation (or result in things that should be changed b/c of a typo) this type of section can be useful. It may require quoting of policy to explain why something was or was not included (“past sexual history” or medical records for example).

Why line numbers can be beneficial on preliminary version.

Pro and con to creating a summary but you have to do it at some point because required in written determination.

May need section headers if lengthy.

Use direct quotes where possible.

Organize in bullet form to capture pertinent facts and distinct events.

Use of secondary bullets varies depending on whether the parties participated and the number of perspectives.

Focus in writing on making the first bullet an uncontested fact. The fact can also be that they disagree. PRIMARY BULLET: The Respondent stated that the touching was consensual; the Complainant stated it was not. SUB: The Respondent stated that she asked the...
**Timeline**

The timeline is based on card swipe information, video, and interview statements.

<table>
<thead>
<tr>
<th>Date</th>
<th>Time</th>
<th>Action</th>
<th>Source</th>
</tr>
</thead>
<tbody>
<tr>
<td>8/25</td>
<td>9:30pm</td>
<td>Complainant leaves for party</td>
<td>Complainant's statement</td>
</tr>
<tr>
<td>8/25</td>
<td>9:45pm</td>
<td>Complainant returns</td>
<td>Complainant's statement</td>
</tr>
<tr>
<td>8/26</td>
<td>1:22am</td>
<td>Complainant accesses Smith</td>
<td>Exhibit B: Card Swipe..</td>
</tr>
<tr>
<td>8/26</td>
<td>1:57am</td>
<td>Complainant at dining hall</td>
<td>Appendix C: Security…</td>
</tr>
</tbody>
</table>

**Evidence Obtained**

**Interview Summaries**

**Complainant**

The Complainant is an ABC student. She was accompanied to the meeting by a support person. (Interviewed 3/5/20).

At the beginning of the interview, the Investigators discussed the role of the advisor, as outlined in the Title IX Advisor brochure. The Investigators also confirmed that the Complainant received the Title IX Rights and Responsibilities document.

The Complainant is a first-year student living in Smith Residence Hall. He rushed a fraternity, Alpha Beta, in the spring semester. He is also a member of the football team; he is the kicker and mostly was a scrimmage player this year. Because of football, he arrived on campus early, moving in to the residence hall of August 8 . . . .

**Witness 1**

Witness 1 is an ABC student. He is roommates with the Complainant and a member of the football team. (Interviewed 3/6/20).

The Complainant is a first-year student living in Smith Residence Hall. He rushed a fraternity, Alpha Beta, in the spring semester. He is also a member of the football team; he is the kicker and mostly was a scrimmage player this year. Because of football, he arrived on campus early, moving in to the residence hall of August 8 . . . .

**Exhibits**

Exhibit A: Text messages to Complainant from Witness 1, 8/25/19 (provided by the Complainant).

**Exhibit**

Exhibit A: Text messages to Complainant from Witness 1, 8/25/19 (provided by the Complainant).
Credibility

Agenda

- Detecting deception
- Perceptions
- Detecting truth
- Credibility checklist

Deception

What are proven methods of detecting deception?
Deception Detection

- We are really bad at it
- There are no methods that will help detect deception
- Why are they being deceptive?
- What impacts?

Deception Detection

- There are methods that will help detect deception.
- Even if you suspect deception, you don’t know why they are being deceptive.
- Identities, cultural norms, power differentials, and your lens all impact how people respond to you and how you assess those responses.
WHAT ELSE IMPACTS OUR PERCEPTIONS?

- Convictions
- Truth
- Default

Create the space
- People typically do not lie
- Listen to what they say . . .
- Provide a model statement

What Do They Say?

- Verbal Statements
- Emphasis
- Avoidance
- Hesitation
- Written Statements
  - Language
  - Consistency
Other Factors that Impact Credibility

- Memory and Trauma
- Bias
- Cross-cultural issues

Memory and Trauma

Memory is not a video of an incident that a person can replay over and over.

Trauma, depression, and PTSD are associated with impaired memory performance:
- Blocked and softened memories
- Poor encoding and organization of memories
- Minimal focus on peripheral details
- Poor communication under stress

Counter to standard memories - trauma victim memories often improve over time.

Credibility Checklist

- Truthfulness
- Ability to remember
- Past behaviors
- Plausibility
- Post-assaultive behaviors
- Demeanor
- Corroborating evidence
- Motivation
- Ability to perceive
- Bias
Truthfulness

Omission

Embellishment

Repeat v. Reconstruct
Get them to talk
Consistency
Details

How to Detect?

Ask for verifiable details
Ask unanticipated questions

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Past and Post Behaviors

Past behaviors
- Records
- Sexual history?

Post assaultive
- Response
- Interactions

Corroborating Evidence
- Physical
- Eyewitness
- Personal documents
- Admissions
- Knowledge
- Credentials
- Distance

Ability to Perceive
- Distance
- Knowledge
- Credentials
- Competence
Motivation

To lie
Pressure
Past relationships

Bias

Personal preference
Impartiality
Internal Biases

Confirmation Bias  Confirmed preconceived opinion
Availability Bias  Most important to the memory immediately recalled
Hindsight Bias  See things as more predictable than they were
Foresight Bias  Ability to predict future events
Gender Bias  More likely to believe one gender over another
Race  More likely to believe one race over another
Outcomes and Resolutions

Agenda

- Informal resolution
- Formal resolution
- Hearings
- Making a finding
- Determining sanctions and remedies
- Appeals

Intake

- Disposal and consolidation

Investigation

- Notice
- Review evidence

Grievance procedure

- Informal
- Formal
  - Hearing
  - Making a finding
  - Sanctions and remedies
  - Appeals
§106.45(b)(9) – Informal Resolution

However, at any time prior to reaching a determination regarding responsibility the recipient may facilitate an informal resolution process, such as mediation, that does not involve a full investigation and adjudication.

Notice:

- Allegations
- Precludes the parties from resuming a formal complaint arising from the same allegations
- Right to withdraw from formal and resume the grievance process
- Consequences including the records that will be maintained or could be shared

Written consent

Not allowed for allegations where employee sexually harassed a student.
Informal Resolution Considerations

- Subpoena
- Change to formal process
- Incomplete requirements
- Discipline file
- Record keeping
- “Virtual” RJ meetings

Informal Resolution Considerations

- Mediation
- Restorative Justice
- Educational efforts
- Other

Formal Complaint – Conferences?

- Timing
- Acceptance of responsibility
- Sanctions
- Appeal
Let's Practice

You are investigating a report from NN stating that he was sexually assaulted by RR at BAD, the local fraternity owned and operated by the University. NN provides you an email sent by RR the next day in which RR states, “I am so sorry I did that to you. I thought you were into it.” During your meeting with RR to explain the grievance process, RR states, “I am so sorry. I admit that I did not have his consent. What can I do to make this right?”

- What are your next steps?
- What is allowed and not allowed?
- What if RR admits to the behavior, but not the proposed sanction?
For postsecondary institutions, the recipient’s grievance process must provide for a live hearing . . . At the request of either party, the recipient must provide for a 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 . . . Must create an audio recording or transcript and make available.

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.

At the live hearing, the decision-maker(s) must permit each party’s advisor to ask the other party and any witnesses all relevant questions and follow-up questions, including those challenging credibility. Such cross-examination at the live hearing must be conducted directly, orally, and in real time by the party’s advisor of choice and never by a party personally.
Only relevant cross-examination and other questions may be asked of a party or witness. Before a complainant, respondent, or witness answers a cross-examination or other question, the decision-maker(s) must first determine whether the question is relevant and explain any decision to exclude a question as not relevant.

What Does Relevancy Mean?
- Directly related to the issue and helps prove or disprove the issue
- Fact must be material to an issue in the case
- Makes something more/less true or more/less false

Relevancy Examples
- Admissions
- Eyewitness
- Credibility
If a party or witness does not submit to cross-examination at the live hearing, the decision-maker(s) must not rely on any statement of that party or witness in reaching a determination regarding responsibility.
Let’s Practice

- The investigative report and information provided at the hearing provided the following details:
  - CC (complainant) had alleged that they were sexually harassed by RR (respondent). Specifically, RR continuously sent CC nude photographs, despite CC asking that RR stop these behaviors. CC stated that they began experiencing anxiety whenever their phone would receive a message, in fear that it was from RR. Additionally, CC has stated that they avoid RR, which is difficult as they are in the same class. This has resulted in CC missing a majority of the classes in which they have together.
  - RR stated that CC was open to the pictures and that CC is making this claim because CC is jealous of RR.

Making a Finding

- Sexual harassment?
  - What form?
  - What does the policy say?
  - Specific elements (unwelcome, consent, reasonable person)
- Specific behaviors
  - Key issues - severe, persistent, objectionably offensive
  - Weigh the evidence
  - Apply the standard
WHAT SANCTIONS SHOULD WE CONSIDER?

WHAT PROCESS IS USED TO DETERMINE SANCTIONS?

WHAT PROCESS DO WE USE TO DETERMINE REMEDIES?

A recipient may impose disciplinary sanctions upon a respondent after a grievance process that complies with § 106.45.

The Department does not prescribe whether disciplinary sanctions must be imposed, nor restrict recipient’s discretion in that regard. As the Supreme Court noted, Federal courts should not second guess schools’ disciplinary decision, and the Department likewise believes that disciplinary decisions are best left to the sound discretion of recipients.

- Expulsion, separation, probation
- Protective measures, restrictions, separation
- Assessment

Determining Disciplinary Sanctions and Remedies
Appeals

A recipient must offer both parties an appeal from a determination regarding responsibility, and from a recipient’s dismissal of a formal complaint or any allegations therein, on the following bases . . .

(A) Procedural irregularity that affected the outcome of the matter;

(B) New evidence that was not reasonably available at the time the determination regarding responsibility or dismissal was made, that could affect the outcome of the matter; and

(C) The Title IX Coordinator, investigator(s), or decision-maker(s) had a conflict of interest or bias, for or against complainants or respondents generally or the individual complainant or respondent that affected the outcome of the matter.
**Appeals**

**ADDITIONAL GROUNDS PERMITTED**

**NO OTHER ROLE**

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**Appeals**

**NOTIFICATION OF APPEAL**

**NO CONFLICTS**

**EQUAL OPPORTUNITY TO RESPOND**

**WRITTEN OUTCOME - RATIONALE**

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**Appeals**

- How do the parties appeal and to whom?
- Appellate board or one person?
- New hearing?
- Do you share the appeal statement with the other party? How?
- Do you allow a chance to respond to the statement?
Let's Practice

- RR is found responsible. In their appeal information, they provide a text message from CC which states “Thanks for the pic…”
- Does this qualify for an appeal?
- What questions do you need to ask?
- Why?
Rossley v. Drake, No. 19-1392 (8th Cir, 2020)

The district court’s comprehensive opinion sets forth a detailed account of the interactions between Rossley and Jane Doe that resulted in the expulsion from Drake that led to this appeal. Our summary of those events follows.

Jane Doe, a female student at Drake, contacted Drake Public Safety on October 9, 2015, to report that Rossley had sexually assaulted her earlier that morning. She reported that she had consumed a large amount of alcohol, “blacked out” for an “unknown amount of time,” and next remembered being on a bean bag chair in Rossley’s room, with Rossley being on top of and having intercourse with her. Drake Public Safety filed Doe’s report with Gerald Parker, the acting Dean of Students. Rossley was sent a letter notifying him of the complaint of sexual misconduct and requiring him to attend a later-scheduled meeting regarding the complaint, to which he could “bring a personal representative.” Because Dean Parker was ill at the time, Drake employed Mary Howell Sirna to serve as the lead investigator. Sirna had been a prosecutor for thirteen years, during which time she prosecuted sexual violence crimes and served as Iowa State University’s interim Title IX coordinator. She had also received training on handling students’ complaints of sexual assault. Sirna worked with similarly trained Tricia McKinney, Drake’s Assistant Director of Public Safety, in conducting the investigation.

Sirna and McKinney interviewed Doe and Rossley separately on October 23, 2015. Rossley did not bring a personal representative with him to the meeting and admitted that he had not finished reading the email that informed him of his right to do so. Sirna questioned Rossley about the evening of October 8 and early morning of October 9. Sirna and McKinney interviewed twelve witnesses and collected documentary evidence during the course of their investigation. Sirna chose not to interview any additional witnesses, believing that their statements might be duplicative.

Dean Parker and Drake’s Title IX Coordinator met with Rossley a month later. Rossley said that a friend had told him that Rossley might have been a victim of sexual assault, as Rossley himself did not remember the event. At a meeting with Sirna and McKinney the following day, Rossley reiterated that perhaps he had been a victim of sexual assault. Sirna asked Rossley if he wanted to file a sexual assault charge against Doe, to which Rossley replied, “I’m not doing that right now. I’m just verbalizing the issue.”
Sirna’s investigative report to Parker, Rossley, and Doe set forth the following account: Rossley said that he and Doe had exchanged text messages and were friends, but had not “hung out one on one.” To help him focus on an assignment that he was working on the evening of October 8, Rossley took his prescribed ADHD/dyslexia medication. After completing the assignment, Rossley played a drinking game with friends, resulting in his becoming “pretty drunk.” Rossley explained that his medication often extends his sobriety, lowers his sex drive, and exacerbates the severity of any resulting blackout.

Sirna and McKinney found that Doe believed that she was intoxicated when she arrived at the bar at which she had met Rossley on the evening of October 8. Bar witnesses stated that Doe was noticeably drunk, including a bartender who recalled having refused to serve Doe because of her intoxicated condition. Rossley recalled thinking that he himself was “more drunk than [Doe] was” and that Doe was acting in a “flirty way” towards him. Doe agreed with Rossley’s suggestion that they leave the bar. A fraternity brother (the driver of the “sober cab,” whose bounden duty it was to transport his intoxicated brethren to the fraternity house) picked them up at Rossley’s request. Doe stated that once she and Rossley left the bar, things became “blurry.” Rossley stated that he could not remember what had happened in the car, but a witness reported seeing him and Doe “making out.” Rossley alleges, and the fraternity brother so stated, that Doe asked to go to the fraternity house at which Rossley resided.

Witnesses observed Doe “stumbling over herself” when she and Rossley reached the fraternity house. Doe remembered throwing up upon entering the house, after which point “everything [went] black.” Doe and Rossley then went to Rossley’s room, where they found two fraternity members playing video games. Rossley stated that Doe asked if he had a car and suggested that the two go there. Rossley remembered Doe’s performing oral sex on him in the car before he blacked out. He stated that he did not believe he had ejaculated. Doe and Rossley then left the car and returned to the fraternity house.

Rossley stated that his last memory involving Doe once they were back in his room was her standing on a chair near his bed. He remembered her kissing him good night and leaving. He stated that he was “confused about the situation” and did not “know what happened” or whether they “had sex.” He stated that his night with Doe did not result in the post-intercourse pain he suffers as a result of a back injury. Rossley also stated that Doe had complained to a friend about Rossley’s inability to ejaculate. Rossley’s roommate, who was present in the room during the
alleged assault, reported that he remembered Rossley and a girl walking into the room, but did not recall hearing anything indicative of sexual activity.

Sirna and McKinney’s report stated that Doe next remembered waking up to Rossley’s being “on top of [her] and assaulting [her].” She reported as having been confused and asking herself, “How did I get here,” as well as thinking that she was “not passed out and [Rossley’s] having sex with me.” She remembered that they were having penetrative intercourse, as she had felt his weight on her. After pushing him off her body, she noticed that he was wearing a yellow condom, that her pants were pushed down, and that her underwear had been “pushed to the side.” Doe remembered telling Rossley to “get off of [her]” and his saying, “Fine. I’ve got whiskey dick anyway.” Rossley told Doe not to leave, to which she responded by saying, “I’m going to be sick” and running to the bathroom.

Doe recalled sending a text message to another witness while in the bathroom, asking if she could sleep on his couch. Receiving no response, she went to the witness’s house and started kissing him. The witness recalled that Doe appeared to be intoxicated, but not “overly intoxicated.” Doe expressed having felt “weird around [Rossley]” and that Rossley “was being weird.” At 3:59 a.m., October 9, Rossley sent a “Make it back?” text to Doe, to which she responded, “Yeah I’m good thx babe.”

Upon returning to her apartment, Doe asked friends to help her recreate the events of the previous evening and the remainder of the night. At midmorning, she filed a report against Rossley with Drake Public Safety and went to Mercy Hospital, where she received a preliminary exam. She reported “freaking out” and doubting herself, wondering whether she had consented, if she was wrong, or had made a mistake. She declined to undergo a forensic exam. When asked about her doubts, Doe replied that she did not recall giving consent and did not think she was capable of doing so. She stated that she had noticed blood stains on the underwear that she was wearing that night. Neither the underwear nor Doe’s medical record was made available to Sirna during the investigation.

When asked by Sirna about Doe’s account, Rossley replied that in addition to the oral sex in the car, he remembered only Doe’s kissing him goodbye. A witness reported, however, that Rossley had said that he had “hook[ed] up” with Doe and had “wasted a condom” because he could not ejaculate.