

Introduction

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Overview of the Course



Lesson 1:Introduction & Overview Lesson 2:Title IX Process Under the New Regulations

Lesson 3: Sexual Harassment and Scope of

Education Program/Activity

Lesson 4 Title IX Grievance Process Overview

Lesson 5: How to Serve Impartially

Lesson 6: Role/Responsibilities of Decision Maker

Lessons 7 and 8: The Hearing Part I and II

Lesson 9: Determination

Lesson 10: Wrap Up & Assessment



Learning Outcomes



- ✓ Understand the law and regulations
- ✓ Explain Title IX process and y our role in it
- Analyze the definition of sexual harassment and scope of education program/activity
- Recognize conflicts of interest/bias and how to serve impartially
- ✓ Understand role of advisors in a hearing
- ✓ Learn about relevant evidence/questions by advisors
- ✓ Understand requirements in a determination

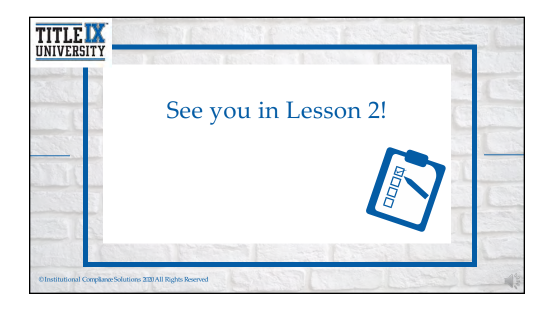
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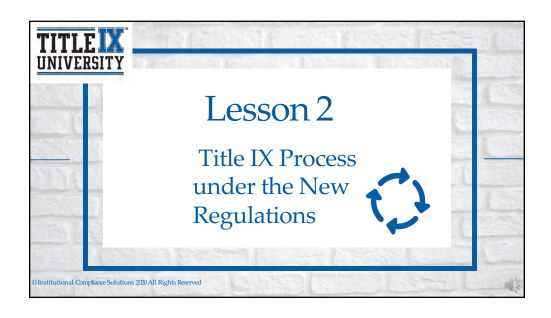


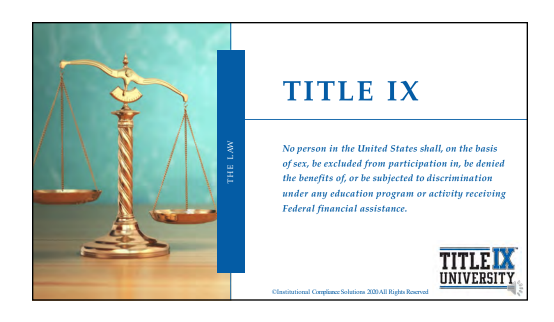
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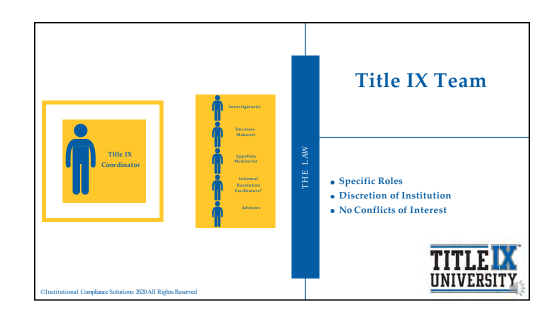
- ✓ Not legal advice
- ✓ Cannot possibly cover everything
- ✓ Level 1 Course



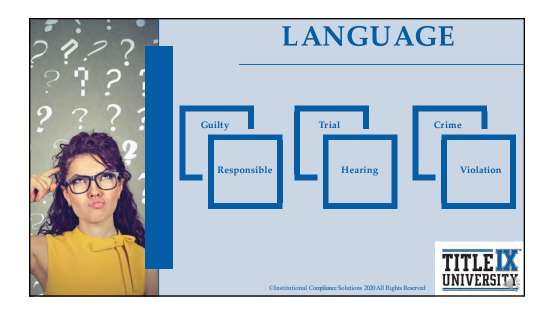


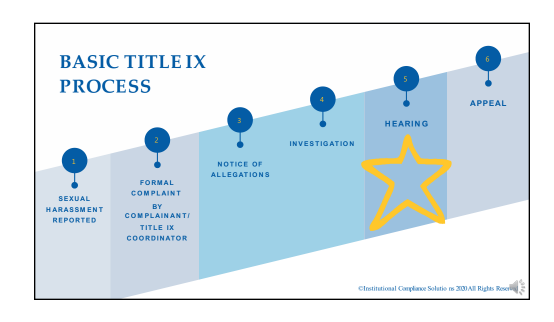


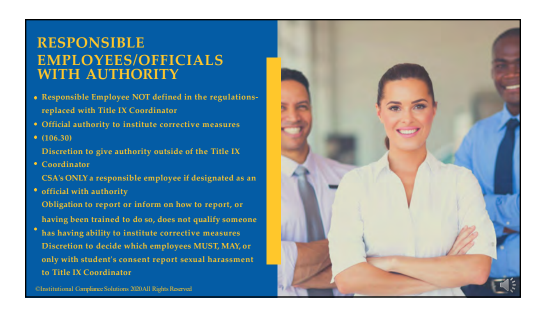




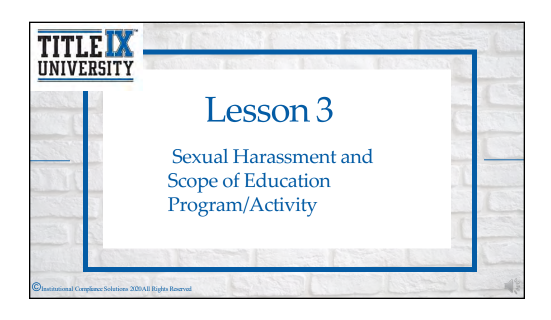


















Sexual Harassment (106.30)

- Conduct on the basis of sex that satisfies one or more of the following:
 - o 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;
 - Unwelcome conduct determined by a reasonable person to be so severe, pervasive AND objectively offensive that it effectively denies a person equal access to the recipient's education program or activity; or
 - "Sexual Assault," "Dating Violence," "Domestic Violence" or "Stalking" as defined in the Clery Act.



SEXUAL ASSAULT 20 U.S.C. 1092 (f)(6)(A)(v)

Sexual Assault: Anoffense that meets the definition of rape, fondling, incest or statutory rape as used in the FBI's Crime Reporting system.

Asex offense is any sexual act directed against another person, without the consent of the victim, including instances where the victim is incapable of giving consent.

Rape: The 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.

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

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

Statutory Rape: Sexual intercourse with a person who is under the statutory age of consent.

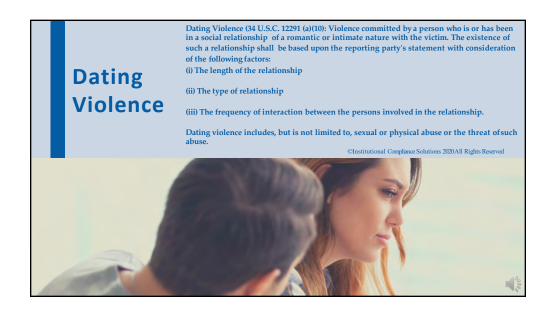
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Domestic Violence

Domestic Violence (34 U.S.C. 12291 (a)(8): Afelony 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

Stalking (34 U.S.C. 12291 (a)(30): Engaging in a course of conduct directed at a specific

person that would cause a reasonable person to (1)Fear for the person's safety or the safety of others; or (2) Suffer substantial emotional distress.

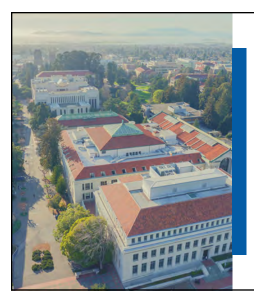
For purposes of this definition:

Course of conduct means two or more acts, including, but not limited to, acts in 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.

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

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





JURISDICTION

Education Program or Activity

- Locations, events, or circumstances (operations) 20 U.S.C. 1687 and 34 CFR 106.2(h)
- institution exercised substantial control over both the respondent AND the context in which the sexual harassment occurs 106.44(a)
- Includes any building owned or controlled by student organization that is OFFICIALLY RECOGNIZED by institution
- Includes online sexual harassment but it must be analyzed to determine if it occurs in education program or activity
- Does not create or apply a geographic test, does not draw a line between "off campus" and "on campus," and does not create a distinction between sexual harassment occurring in person versus online.



Jurisdiction Continued

- No single factor to determine exercise of substantial control
- Distinguishable from Clery definitions of non-campus building or property
- May require organization to abide by Title IX policies and procedures
- May have to bifurcate conduct

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DISMISSAL OF A

FORMAL COMPLAINT (106.45 (b)(3)(i))

MUST Dismiss if:

- Would not constitute sexual harassment as defined in regulations
- Did not occur in education program or activity
- Did not occur against a person in the U.S.
 - *May act under another provision of code of conduct

May Dismiss if:

- Complainant notifies Title IX Coordinator in writing that Complainant would like to withdraw formal complainant or allegations
- Respondent is no longer enrolled or employed by institution
- Specific circumstances prevent the institution from gathering evidence sufficient to reach a determination

*Must promptly send written notice of dismissal and reasons for dismissal simultaneously to parties





Lesson 4: Title IX Grievance Process Overview



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Response to a Formal Complaint (Grievance Process) 106.45 (b)(1)(i)-(x)

- Treat parties equitably
- Require an objective evaluation of all relevant evidence (inculpatory and exculpatory)
- No conflict of interest or bias by Title IX Coordinator, investigator, decision-maker or facilitator of informal resolution process
- Trained Title IX Team
- Presumption that respondent is not responsible
- Include reasonably prompt time frames for process and appeals with written notice for limited extensions with good cause (may include absence of party, witness, or advisor, law enforcement activity or the need for language/accommodation of disability)
- Describe range of sanctions and remedies
- Standard of evidence (same for students and employees)
- Procedures and permissible bases for appeals
- Notice of Allegations containing specific information as outlined in regulations





Investigation of Formal Complaint (106.45 (b)(5))

MUST

- Ensure that burden of proof and burden of gathering evidence with institution, not parties (no medical or counseling records w/o written consent of party)
- Provide equal opportunity to present witnesses (including EXPERT), and inculpatory/exculpatory evidence
- Not restrict ability of either party to discuss the allegations or to gather/present relevant evidence
- Provide opportunity for both parties to have advisor (can be attorney and can restrict the extent to which advisor can participate in the process)
- Provide written notice of date, time, location, participants and purpose of all hearings, investigative interviews, or other meetings with sufficient time to prepare to participate
- Provide equal opportunity to inspect and review evidence obtained as part of investigation (even if not relied on)- sent to party AND advisor (electronic or hard copy) with 10 days to respond prior to completion of investigative report.
- Create investigative report that fairly summarizes relevant evidence
- Provide report to parties AND advisors 10 days prior to hearing for review and written response.

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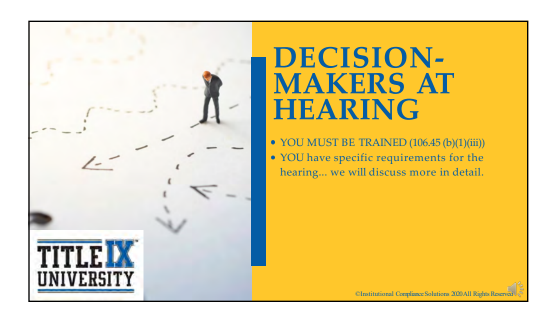


- > Live Hearing (in same room or using technology in separate rooms- not only viatelephone)
- Permit ADVISOR to ask the other party and witnesses RELEVANT questions (including those challenging credibility)
- > Cross-Examination
- > Directly, orally, in real time by ADVISOR
- Recording (audio, visual, or transcript) made available to parties for inspection and review
- \succ Written determination regarding responsibility and sanctions with rationale
 - > Decision provided to parties simultaneously
- \succ Effective implementation of remedies (Title IX Coordinator)
- > Burden of proof (Clear and Convincing or Preponderance of the Evidence)

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TITLEIX



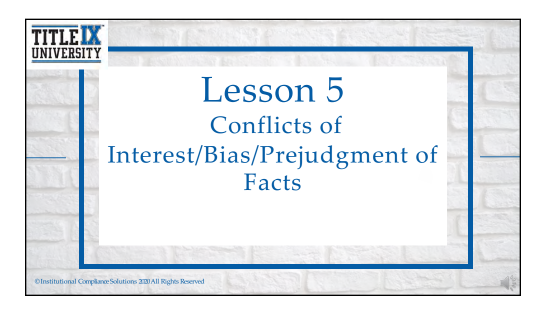


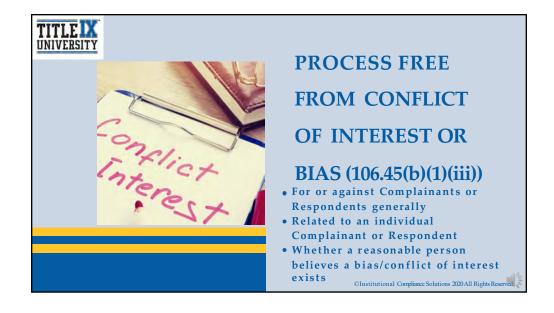












EXPLICIT BIAS

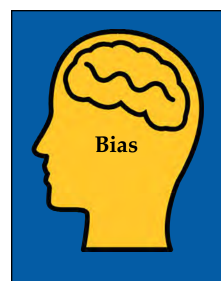
- "Explicit bias" refers to the attitudes and beliefs we have about a person or group on a conscious level.
 - Expressed directlyAware of bias

 - Operates consciously
- Example: Statement- "I don't think a woman would make a good CEO...
 Women are too emotional."





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IMPLICIT BIAS

- "Implicit bias" refers to the attitudes or stereotypes that affect our understanding, actions, and decisions in an unconscious manner.
 - **Expressed indirectly**
 - Unaware of bias
- Operates subconsciously
 Example: Assuming that a woman entering a hospital room is a nurse instead of a doctor because of her gender.



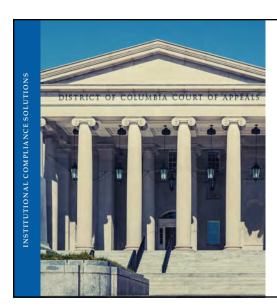


CONFLICTS OF INTEREST

- conflict of interest

 conflict of interest | \'kian-filkt-\
 Legal Definition of conflict of interest
 1: a conflict between the private interests and the official or professional responsibilities of a person in a postion of trust
 2: a conflict between competing duties (as in an antorney's representation of clients with adverse interests)





BIAS AND/OR CONFLICT OF INTEREST = **BASIS FOR APPEAL!**

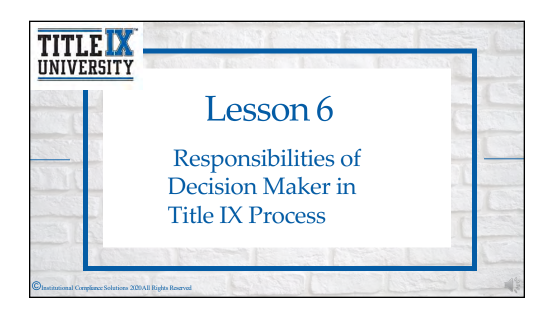


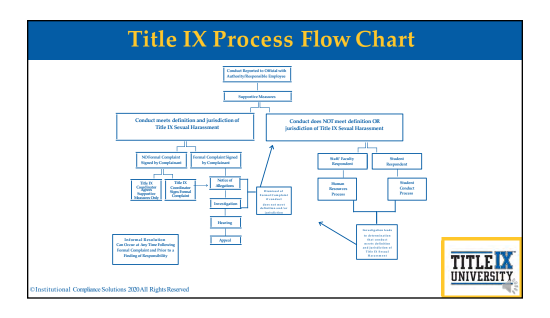


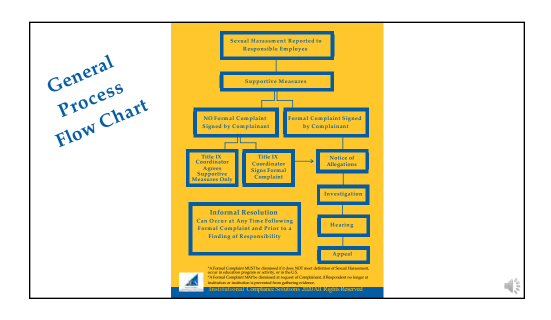
AVOID PRE-JUDGMENT OF THE FACTS AT ISSUE

- Suspend your judgment
- Listen to ALL information before making a decision
- More difficult than it sounds

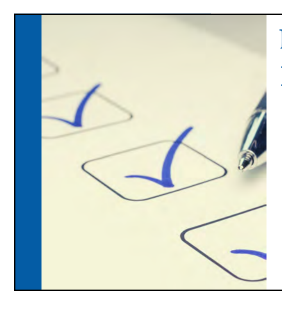










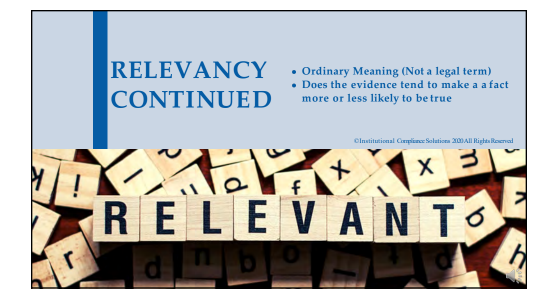


Decision-Maker Responsibilities

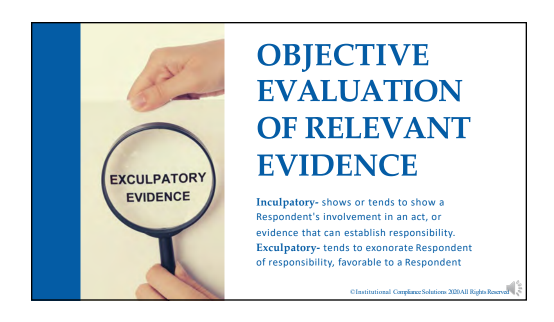
- Review Hearing PacketEvaluate evidence
- Hear from witnesses
- Determine if Responsible
- Determine Sanction (if responsible)

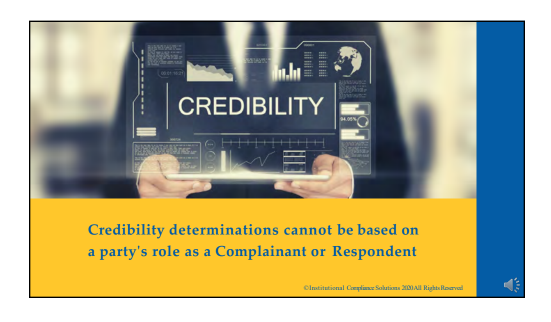


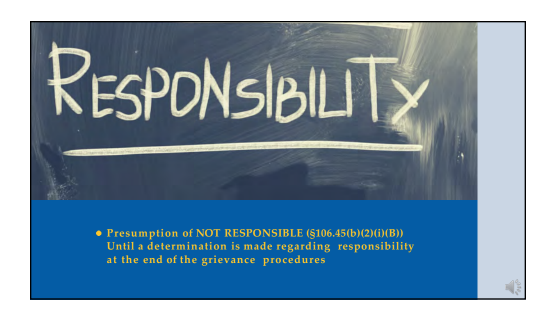












REMEDY REQUIREMENTS

No disciplinary sanctions prior to grievance process

Does not include supportive measures

Remedies designed to restore or preserve equal access to education program or activity

May include supportive measures

Remedies need not avoid burdening Respondent

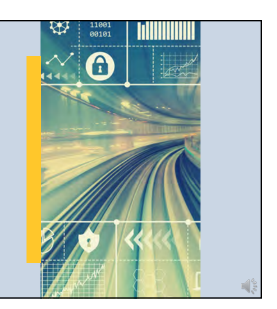
Need not be non-disciplinary or non-punitive

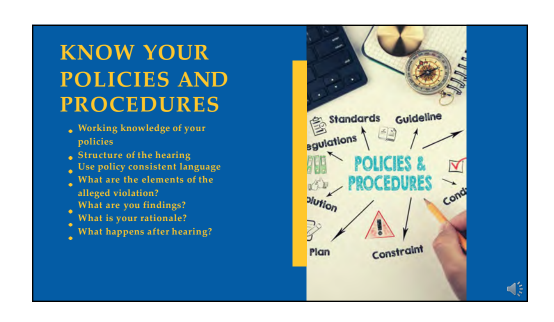
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UNDERSTAND THE TECHNOLOGY TO BE USED IN ALIVE HEARING

- When parties are in the same room?
- When parties are participating virtually
- Recording
 - o Audio only?
 - Video and Audio?
 - o Transcription?
- Access to documents
- Protection of documents











PRE- HEARING PREPARATION

- Review all documents, evidence, statements, information provided to you, as the decisionmaker prior to the hearing.
- Do not pre-judge, keep an open mind.
- Review hearing process, rules of decorum, expectations prior to the hearing.
- Test technology prior to the hearing.
- Do not discuss the case.
- Give the hearing your full, undivided attention.
- Use a script if possible.



CONSOLIDATION OF COMPLAINTS

- Multiple Complainants
- Multiple Respondents
- Multiple Violations
- Violations of Code of Conduct plus Title IX

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BE PREPARED FOR DELAYS

- o Party doesn't appear
- Advisor doesn't appear/dismissed
- Parties move to informal resolution
- Witness doesn't appear
- O Panel member doesn't appear
- Technology issues
- o Illness
- Emergency
- ^o Other





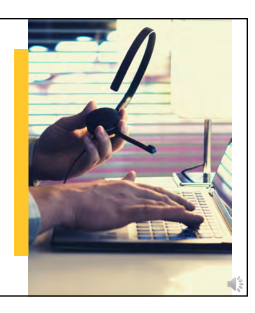
Create Comfortable Space

- Private space
- Comfortable
- Quiet
- Convenient
- Access to technology (internet connection)
- Desk/table space
- Sufficient space between parties
- Private room for breaks/discussion with advisor
- Waiting room for witnesses (and virtual waiting rooms if appearing virtually)

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LOCATION

- In same room
- In separate room with technology enabling the parties to simultaneously see and her the other party/witnesses answering questions





Recording

- Audio, audiovisual, or transcript
- Available for the parties to inspect/review
- Make sure to TEST IT!



Set the Tone, Enforce the Rules

- The parties and advisors must abide by the rules of decorum set by the institution
- o Provide the rules to the parties prior to the hearing
- The decision maker must
 - o set the tone for the hearing
 - o ensure that the rules are clearly outlined
 - ensure that the rules are explicitly followed
 have the ability to take breaks as necessary
 - @L check LC LC Class 2020 All Distance





ADVISORS (106.45 (b)(5)(iv))

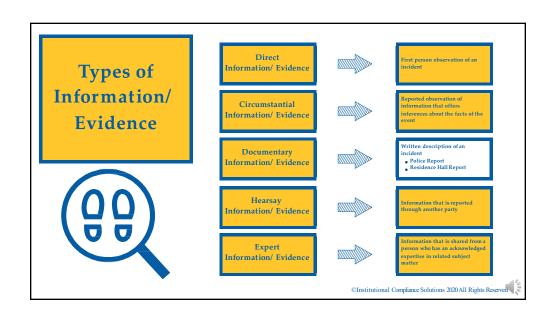
- Of the party's choice
- Attorney? Can be, but doesn't have to be
- Does not have to be trained.
- If none, MUST have one provided for purposes of the hearing (cross examination)
- May be present EVEN if party is not
- Must follow rules of decorum if you have them
- Potentially slow down the hearing process

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- If process allows, make sure each party has the same access/time limit
- Decide whether parties can use evidence or demonstratives
- Limit interruptions
- Expect nerves

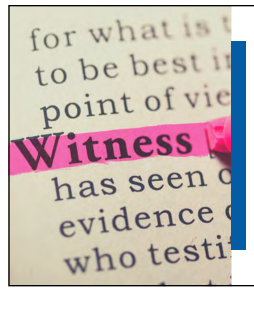












QUESTIONING WITNESSES (106.45(b)(6)(i))

- Advisor must be permitted to ask relevant questions (including follow up questions and questions challenging credibility) of the other party and witnesses.
- Never by a party directly
- Conducted live
- Orally
- In real time
- May be submitted in advance, but not required



QUESTIONING WITNESSES CONTINUED... DECISION- MAKER

- Decision-maker must decide whether the question is relevant BEFORE it is answered.
- Decision-maker must EXPLAIN any decision to exclude a question as not relevant.
- Decision-maker may ask any additional/follow up questions

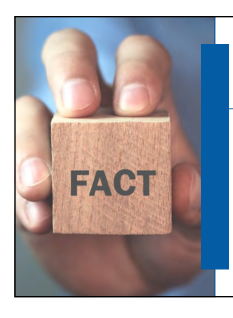
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Additional Information regarding questioning

- What if advisors DO NOT ask cross examination questions of opposing party or witness?
- What if a party refuses to answer a decisionmaker's question(s)





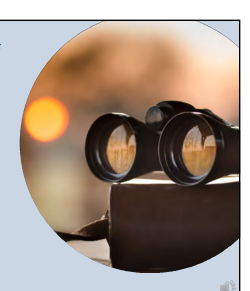
FACT FINDING

- Was the information a fact?
- Was the information disputed?
 - If no-- this information can be considered "fact"
- Did other evidence corroborate the information?
 - o Consistencies
 - o Inconsistencies

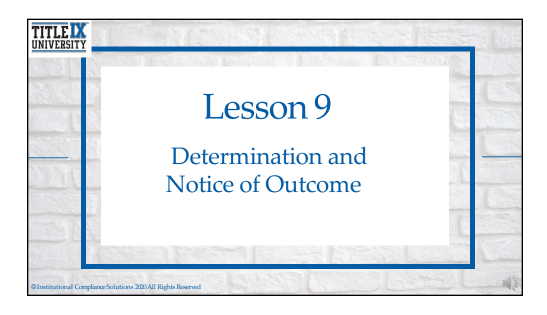


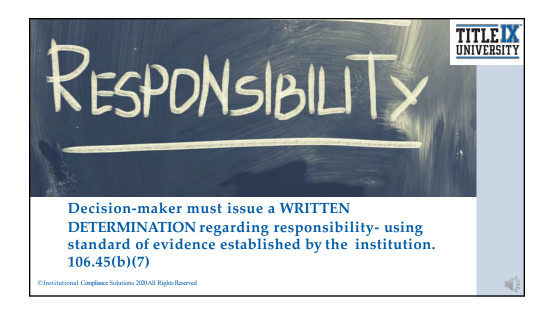


- Focus on behavior, not character
- What information is known?
- What information is unknown?
- What questions could clarify your unknowns?











Standards of Proof

- Preponderance Evidence Standard: understood to mean concluding that a fact is more likely than not to be true
- Clear and Convincing Evidence Standard: understood to mean concluding that a fact is highly probable to be true
 - $\ ^{\circ}$ Definitions provided by Department in preamble to the regulations

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Written Determination MUST Include 106.45(b)(7)(ii):

- Identification of ALL allegations potentially constituting sexual harassment
- Description of the procedural steps taken from the receipt of formal complaint through the determination including:
 - o notice to parties
 - o interviews with parties and
 - o witnesses site visits
 - o methods used to gather
- o evidence hearings held
- Findings of fact supporting the determination
- Statement of, and rationale for the result as to each allegation
 - o including: determination regarding responsibility
 - $^{\circ}\,$ any disciplinary sanction
 - whether remedies designed to restore or preserve equal access to the institution's education program or activity will be provided by the institution to the Complainant.
- Institution's procedures and permissible bases for the Complainant and Respondent to appeal

ARTICULATING DECISION/RATIONALE

- Articulate what you believe happened based on
 - Standard of evidence
 - Elements of alleged violation
 - Connect rationale to each element
 - Identify facts supporting each element(s)
 - Identify facts that do not support the
 - [Include any admissions that occur during the hearing
 - If using a formula to weigh evidence/information make sure to follow explicitly







EXAMPLE: SEXUAL ASSAULT/FONDLING

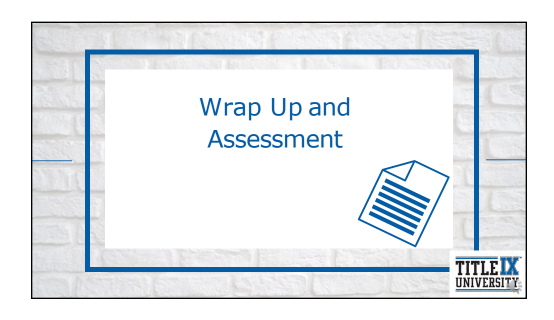
Fondling: The touching of the private body parts of another person for the purpose of sexual gratification, without the consent of the victim, including instances where the victim is incapable of giving consent because of his/her age or because of his/her temporary or permanent mental incapacity.

- 1.Touching
- 2. Private body parts
- 3. Of another person
- 4. For the purpose of sexual gratification
- 5. Without Consent (insert definition of consent) of the victim

APPEALS 106.45(b)(8) • MUST offer both parties an appeal re: responsibility, recipient dismissal of formal complaint, or any allegations on following bases: • Procedural irregularity that affected the outcome of the matter • New Evidence • Conflict of Interest or Bias by Title IX Coordinator, Investigator(s), Decision-Maker(s)- generally toward complainants or respondent or toward specific party • May include additional bases • Most be included in Notice of Outcome











Learning Objectives



- ✓ Understand the law and regulations
- ✓ Understand Title IX process and your role and responsibilities
- Recognize and Evaluate Prohibited Conduct and Jurisdiction
- ✓ Identify conflicts of interest/bias
- ✓ Understand how to assess relevancy
- ✓ Identify and weigh evidence
- ✓ Recognize role of advisor/witnesses/parties in a hearing
- ✓ Understand requirements in a Notice of Outcome and Determination

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Questions???



- We are here for you! (info@titleixu.com)
- Contact your Title IX Coordinator

