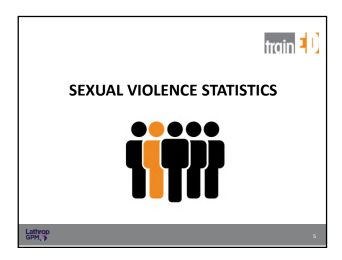


AGENDA	4	train 💶
The Legal Landscape Providing Services to Vi Title IX Coordinator & T Responding to a Report Complaint Process: Inve Drafting a Sexual Misco Creating a Culture of Ui	eam : estigations & Adj nduct Policy	
Lathrop GPM, \$		2

	TERMINOLOGY	train 💶
	DOE = Department of Education	
	Recipient = Institutions covered by Title IX	
-	OCR = Department of Education's Office for Civil Rights	
-	VAWA = Violence Against Women Reauthorization Act	
-	FERPA = Family Educational Rights and Privacy Act	
	CSA = Campus Security Authority	
-	DCL = Dear Colleague Letter	
	Investigation/Grievance Procedures/Complaint Procedu	ires
-	Adjudicator/Decision-Maker	
•	Complainant/Reporting Party/accuser/victim/survivor	一
•	Respondent/Responding Party/ accused/alleged perpetrator	

TERMINOLOGY 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



SEXUAL VIOLENCE STATISTICS	train 🗐
 United Educators' Study 28% of reports resulted in lawsuits, demand letters, or federal Title IX complaints Types of sexual assault: Incapacitation: 33% Physical force: 29% Failed consent: 16% Sexual coercion: 13% Drug-facilitated: 7% 	10
Lathrop	

SEXUAL VIOLENCE STATISTICS



- 78% of incidents involved one or both parties consuming alcohol
- 40% of complainants delayed reporting, waiting, on average, nearly a year after the incident
- 80% of complainants were freshmen or sophomores
- 90% of complainants knew the respondent

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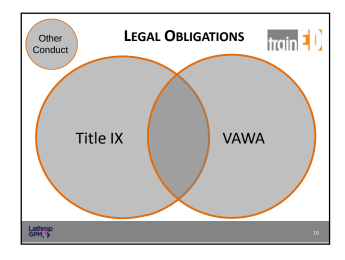


SESSION OVERVIEW

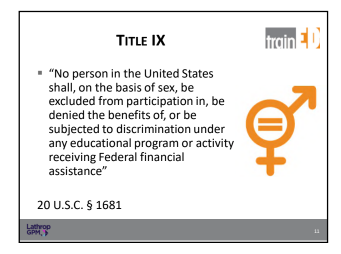


- Title IX Overview
- Clery Act
- Violence Against Women Reauthorization Act
- When an Institution Must Respond Under Title IX
- Interaction with Other Laws
- Case Studies

GPM,



title ix - must be severe and pervasive				
·				
Type text here				



-			

WHO MUST COMPLY WITH TITLE IX?

Institutions that receive federal funds

Students

Employees

Third Parties

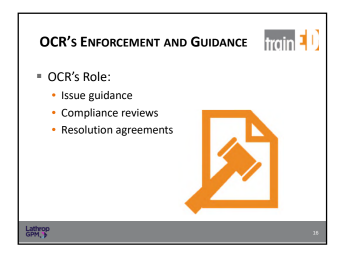
Visitors

Vendors

DISCRIMINATION "ON THE BASIS OF SEX" Includes: Sexual harassment Differential treatment

How Institutions Must RESPOND UNDER TITLE IX Must respond promptly in a manner that is not deliberately indifferent Deliberately indifferent = response is clearly unreasonable in light of the known circumstances Follow grievance process outlined in the regulations





CLERY ACT	train 💶
 Provide accurate, timely, and complete information Regarding certain types of crimes/incidents Occurring on or adjacent to campus To promote campus safety and consumer protection 	
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CRIME REPORTING UNDER CLERY	ain <mark>= 1</mark>
Collect, classify, and count crime reports Annual notification Current and prospective students/employees Campus alerts Emergency notifications Ongoing threat to health or safety Sufficient information for informed decisions Timely notification of Clery crimes Includes stalking, domestic violence, dating violence, sexual accannot identify complainant Daily crime logs Updated every 2 days Publicly available	ssault
Lathrop GPM, >	

VAWA CHANGES TO CLERY



- Additional Clery crimes
 - Domestic violence
 - Dating violence
 - Stalking
- Additional policy statements
 - Procedures following a VAWA crime or sexual assault
 - Prevention and awareness programs
- Other changes
 - Hate crimes include "national origin" and "gender identity" motivated crimes
 - Prohibits identification of complainants in threat reports
- Codified parts of 2011 Dear Colleague Letter



CLERY FINES



- Fine for each Clery Act violation is \$62,689
- In September 2020, the University of California, Berkeley announced it would pay \$2.35 million to DDE for misclassifying crimes (most of which were liquor, drug, and weapons violations)
- In June 2020, the University of North Carolina at Chapel Hill reached a \$1.5 million settlement with the DOE for Clery Act violations, including in the areas of reporting crime statistics, defining Clery geography, issuing warnings, and including required information in their annual security reports
- In 2019 the DOE issued a \$4.5 million fine the largest in history against Michigan State University
- University of Saint Thomas, Houston fined \$172,000 in 2017 for failure to include required policy statements and under-reporting of crime statistics among other violations

INTERACTION BETWEEN TITLE IX & CLERY | train |





- Clery is about the reporting of crimes (broader than sexual misconduct), regardless of investigation
- Title IX is about the investigation of reports of sexual harassment, including VAWA crimes and sexual assault

all vawa and title ix crimes but also underage alcohol, drugs, hate crimes when charged

VAWA REGULATIONS



- Requires policy addressing:
 - · Procedures complainants should follow
 - Disciplinary procedures
 - Confidentiality
 - · Notifications to students, employees, and complainants
 - Right to advisor of choice (including attorney)
 - Right to have notice of meetings with parties
 - Right to have access to information used in formal/informal disciplinary meetings
 - Rationale must be included in Notice of Determination
 - Training for individuals with heightened responsibilities
 - Training for students and employees



INTERACTION BETWEEN TITLE IX & VAWA train



- Title IX
 - Sexual harassment (as defined by regulations)
 - In an education program or activity
 - Against a person in the United States
- VAWA
 - Allegations of sexual assault, domestic violence, dating violence, or stalking
 - Applies regardless of location of alleged conduct (on or off campus; in or out of the education program of activity; in or out of the U.S.)

WHEN INSTITUTIONS MUST RESPOND UNDER TITLE IX



vawa doesnt matter where occurs

- Institution has actual knowledge of
- Sexual harassment
- In an education program or activity of the institution
- Against a person in the United States



TITLE IX—ACTUAL KNOWLEDGE



- Actual knowledge
 - Notice of sexual harassment or allegations of sexual harassment to the Title IX Coordinator or an official who has authority to institute corrective measures on behalf of the institution
 - Notice includes, but is not limited to, a report of sexual harassment to the Title IX Coordinator
 - Elementary and secondary schools: Any employee
 - Vicarious liability and constructive notice are insufficient
 - Standard not met if the only official with actual knowledge is the respondent

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notice can include a verbal reporting by someone

TITLE IX—ACTUAL KNOWLEDGE



- Actual knowledge (cont.)
 - The following does not qualify an individual as having the authority to institute corrective measures
 - Mere ability or obligation to report sexual harassment
 - Ability or obligation to inform a student about how to report
 - Being trained in how to report

GPM,

TITLE IX—SEXUAL HARASSMENT



- Conduct on the basis of sex that satisfies one or more of the following:
 - Quid pro quo
 - Hostile environment
 - VAWA crimes and sexual assault

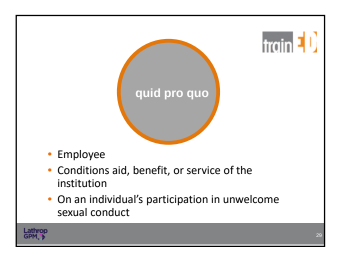


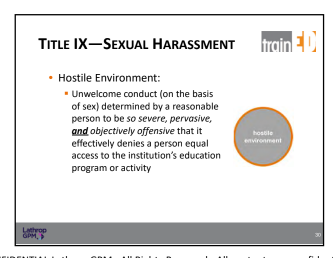




GPM,

TITLE IX—SEXUAL HARASSMENT Ouid pro quo: Employee conditions aid, benefit, or service of the institution on an individual's participation in unwelcome sexual conduct Examples Supervisor conditioning promotion on participation in sexual advance Professor conditioning grade on participation in sexual advance





TITLE IX—SEXUAL HARASSMENT



- Hostile environment harassment
 - Reasonable person: perspective of a reasonable person in the shoes of the complainant
 - Consider ages, abilities, and relative positions of authority of the individuals involved
 - · Effectively denies a person equal access
 - Equal access has been denied not that a person's total or entire educational access has been denied
 - No specific type of reaction is necessary to conclude that severe, pervasive, objectively offensive sexual harassment has denied a complainant "equal access"
 - Analysis is whether a reasonable person in the complainant's position would be effectively denied equal access to education compared to a similarly situated person who is not suffering the alleged sexual harassment

severe typically means more than one incident when a not clearly severe incident: ie one unwanted kiss would not apply

TITLE IX—SEXUAL HARASSMENT



- Examples: Multiple incidents of the following conduct may constitute hostile environment sexual harassment
 - Unwelcome sexual flirtations, advances, or propositions
 - Requests for sexual favors
 - Verbal abuse of a sexual nature, obscene language, off-color jokes, sexual innuendo, and gossip about sexual relations
 - The display of derogatory or sexually suggestive posters, cartoons, drawings, objects, notes, letters, photos, emails, or text messages
 - Visual conduct such as leering or making gestures
 - Sexually suggestive comments about an individual's body or body parts, or sexually degrading words to describe an individual







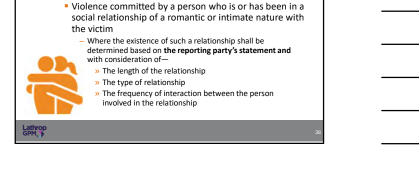
TITLE IX—SEXUAL HARASSMENT Examples: Multiple incidents of the following conduct may constitute hostile environment sexual harassment Unwelcome touching of a sexual nature such as patting, caressing, pinching, or brushing against another's body Unwelcome verbal or physical conduct against an individual related to the individual's gender identity or the individual's conformity or failure to conform to gender stereotypes Cyber harassment, including but not limited to disseminating information, photos, or videos of a sexual nature without consent Videotaping or taking photographs of a sexual nature without consent

TITLE IX—SEXUAL HARASSMENT • VAWA Crimes • Dating violence • Domestic violence • Stalking • Sexual Assault • As defined in Clery • Consent: No particular definition of consent with respect to sexual assault is required Little IX—Sexual Assault is required **Sexual Assault** • VAWA Crimes—Sexual Assault is required **VAWA Crimes—Sexual Assault: • **Rope: The carnal knowledge of a person, without the consent of the wichin, including instances where the victim is incapable of giving consent because of his/her age or because of his/her thereprary or permanent mental or physical incapable. • Sedomy: Grid or and issual intercrucus with another person, without the consent of his/her five twitin is incapable of giving consent because of his/her age or because of his/her the wittin is incapable.

Sexual Assault With An Object: To use an object or instrument to unlawfully penetrate, however slightly, the genital or anal opening of the body of another person, 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 or physical incapacity.

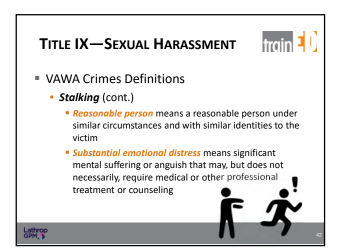
TITLE IX—SEXUAL HARASSMENT ■ VAWA Crimes Definitions ■ Domestic Violence: ■ A felony or misdemeanor crime committed by a current or former spouse or intimate partner of the victim under the domestic or family violence laws of the jurisdiction NEW 2022! | Title IX—Sexual Harassment | Train | Image: Partner of the victim under the domestic or family violence laws of the jurisdiction NEW 2022! | Title IX—Sexual Harassment | Image: Partner of the victim under the domestic or family violence laws of the jurisdiction NEW 2022! | Title IX—Sexual Harassment | Image: Partner of the victim under the domestic or family violence laws of the jurisdiction NEW 2022! | Title IX—Sexual Harassment | Image: Partner of the victim under the domestic or family violence laws of the jurisdiction NEW 2022! | Title IX—Sexual Harassment | Image: Partner of the victim under the domestic or family violence laws of the jurisdiction NEW 2022!



TITLE IX—SEXUAL HARASSMENT • Dating Violence: (cont.) • 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

TITLE IX—SEXUAL HARASSMENT VAWA Crimes Definitions Stalking: Engaging in a course of conduct directed at a specific person that would cause a reasonable person to— Fear for his or her safety or the safety of others; or Suffer substantial emotional distress

TITLE	IX—SEXUAL HARASSMENT	train 💶
	NA Crimes Definitions talking (cont.): For purposes of this d	efinition—
	Course of conduct means two or more act but not limited to, acts in which the stalke indirectly, or through third parties, by any method, device, or means, follows, monit surveils, threatens, or communicates to or person or interferes with a person's prope	or directly, action, ors, observes, r about a
Lathrop GPM,	11 -7	4



TITLE IX—SEXUAL HARASSMENT Male/Female ■ Female/Male ■ Female/Female Male/Male Gender Identity

TITLE IX—SEXUAL HARASSMENT Examples of Title IX conduct Quid pro quo harassment based on sex by an employee

- - Supervisor conditioning promotion on participation in sexual
 - Professor conditioning grade on participation in sexual advance
 - Severe, pervasive, and objectively offensive harassment based on sex, such as:
 - Multiple text messages and other comments based on sex
 - Multiple incidents of unwelcome kissing and other unwelcome

 Multiple incidents of gossip about sexual relations Sexual Assault & VAWA crimes (domestic violence, dating violence, stalking) TITLE IX—SEXUAL HARASSMENT Examples of Non-Title IX conduct Quid pro quo harassment by a student Captain of a sports team conditioning a benefit on participation in a sexual advance Single incident of harassment based on sex (clearly not pervasive) Single unwelcome kiss Single comment about an individual's body Single sexual joke Harassment based on sex that is not so severe, pervasive, and objectively offensive that it denies a person equal access to the institution's education program or activity (caution!) Rare cases of stalking that are not based on sex Student following star quarterback 2022 CONFIDENTIAL Lathrop GPM. All Rights Reserved. All contents are confidential, proprietary and the property of trainED and Lathrop GPM. All

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TITLE IX - EDUCATION PROGRAM OR **ACTIVITY**



- Education program or activity
 - Locations, events, or circumstances over which the recipient exercised substantial control over both the respondent and the context in which the sexual harassment occurs
 - Includes all incidents of sexual harassment occurring on an institution's campus
 - Also includes off-campus conduct if
 - Occurs as part of the institution's "operations"

 - Institution exercised substantial control over the respondent and the context of alleged sexual harassment
 Occurs at an off-campus building owned or controlled by a student organization officially recognized by the postsecondary institution (e.g., fraternities and sororities)



TITLE IX - EDUCATION PROGRAM OR **ACTIVITY**



- Education program or activity (cont.)
 - · Consider whether recipient funded, promoted, or sponsored the event or circumstance
 - No single factor is determinative
 - Clery Act geography is not co-extensive with scope of education program or activity

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CONTEXT/LOCATION OF ALLEGED CONDUCT



- Example locations of Title IX matters
 - Campus housing
 - · Fraternity or sorority house
 - Off-campus institution-sponsored event
 - Dance
 - Orientation retreat
 - Service trips
 - Alumni event
 - Away game?

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CONTEXT/	LOCATION OF	ALLEGED
	CONDUCT	



- Example locations of Non-Title IX matters
 - Off-campus housing*
 - Off-campus conduct over summer or school breaks*
 - Study abroad trip (outside of US)
- *Unless specific circumstances make it part of the education program or activity



RELATIONSHIP BETWEEN PARTIES AND INSTITUTION

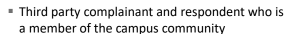


- Education program or activity
- Locations, events, or circumstances over which the recipient exercised substantial control over <u>both the respondent</u> and the context in which the sexual harassment occurs
- Formal complaint
 - At the time of filing a formal complaint, a complainant must be participating in or attempting to participate in the education program or activity of the recipient with which the formal complaint is filed
- Permissive dismissal
 - Discretionary dismissal of formal complaint if <u>respondent is no longer enrolled or employed</u> by the institution
 - Also have discretion if <u>respondent was never enrolled or</u> <u>employed</u> by institution

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RELATIONSHIP BETWEEN PARTIES AND INSTITUTION





- Title IX (if within scope of Title IX)
 - Provide supportive measures
 - May not be required to comply with Title IX grievance process
- VAWA (if allegation of VAWA crime or sexual assault)
 - No requirement to provide written explanation of rights and options (but still recommended)
 - Disciplinary process that complies with VAWA

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RELATIONSHIP BETWEEN PARTIES AND INSTITUTION



- Complainant who is a member of the campus community and third party respondent
 - Title IX (if within scope of Title IX)
 - Provide supportive measures
 - Generally not required to comply with Title IX grievance process
 - VAWA (if allegation of VAWA crime or sexual assault)
 - Provide a written explanation of student or employee's rights and options
 - Could take action (no trespass) without disciplinary process
 - If engaging in a disciplinary process, comply with VAWA requirements



RELATIONSHIP BETWEEN PARTIES AND INSTITUTION



- Examples of Title IX matters
- Complainant
 - Student
 - Employee
 - Applicant for admission or employment
 - Alumnus/alumna interested in participating in alumni events
 - Guest at sporting event?
 - Visitor to campus with no affiliation with institution?
 - Respondent
 - Student
 - Employee
 - Applicant for admission?
 - Applicant for employment?

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RELATIONSHIP BETWEEN PARTIES AND INSTITUTION



- Examples of Non-Title IX matters
 - Complainant
 - Former student with no intent to re-enroll or participate in institution events
 - Former employee
 - Respondent
 - Non-student/non-employee (unless circumstances weigh in favor of providing Title IX process)

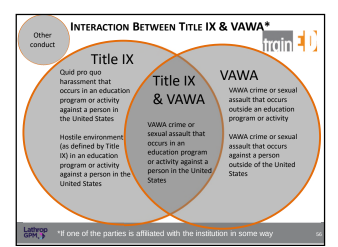
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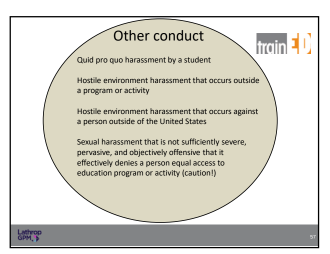
DETERMINING TITLE IX VS. NON-TITLE IX MATTERS



- Factors to consider
 - Type of alleged conduct sexual harassment?
 - Location and context of alleged conduct
 - within education program or activity?
 - against a person in the United States?
 - Relationship between parties and institution

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NON-TITLE IX AND Non-VAWA Cases



- Flexibility to determine whether and how to respond to alleged conduct
- Factors to consider
 - State law
 - Expectations of community

INTERACTION WITH OTHER LAWS



- FERPA: Family Educational Rights and Privacy Act
- Disability accommodation laws
- State mandatory reporting laws
- Title VII/State anti-discrimination laws
- State student safety laws

INTERACTION WITH OTHER LAWS— **FERPA**



- FERPA: Family Educational Rights and Privacy Act
- Limits disclosure of student education records
 - Several exceptions permit disclosure
 - veral exceptions permit disclosure

 In Title IX cases, exception permits school to disclose to both parties all directly related evidence, all information in the investigation report and attachments that goes to the decision-maker, and statement of, and rationale for, the final results of any disciplinary proceedings or appeals, including sanctions and whether remedies will be provided

 Required by Title IX

 Does not include what the remedies are In cases involving sexual assault/VAWA crime, exception permits school to disclose to the parties any information provided to the decision-makers and the final results of the disciplinary proceedings, including all sanctions



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Interaction with Other	Laws—
Accommodations	



Provide reasonable accommodations to an individual with a disability who requests an accommodation necessary to ensure an equal opportunity to participate in the complaint resolution process.

INTERACTION WITH OTHER LAWS— MANDATORY REPORTING LAWS



- Mandatory reporting laws: state-specific laws requiring school employees to report child abuse
 - Mandatory reporters
 - Includes school officials in most states
 - Some states broadly define
 - Must report known or suspected
 - Abuse or neglect of a child or vulnerable adult
 - Report to police or designated government official
 - Orally within specified time frame (immediately → within short time period)
 - Follow-up in writing within specified time frame

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INTERACTION WITH OTHER LAWS— TITLE VII/ANTI-DISCRIMINATION



Title VII/State Anti-Discrimination Laws



- Employment discrimination based on sex
- Sexual harassment (severe <u>or</u> pervasive)
- Constructive knowledge (knew or should have known)
- May have one incident that violates both Title IX and employment discrimination laws

GPM,

Interaction with Other Laws— STATE CAMPUS SEXUAL ASSAULT LAWS



- States with Campus Sexual Assault Laws:
 - Arkansas, California, Colorado, Connecticut, Delaware, Hawaii, Illinois, Louisiana, Maine, Maryland, Massachusetts, Minnesota, Missouri, Nevada, New Hampshire, New Jersey, New York, Oregon, Pennsylvania, Rhode Island, South Carolina, Tennessee, Texas, Virginia, Washington
- Address various topics, such as:
 - Reporting, procedural, and training requirements; policy definitions; transcript notations; information sharing; advisors; support services; involvement of law enforcement, etc.



CHANGES TO TITLE IX



- Final regulations took effect August 14, 2020
- June 22-23, 2021: Public Notice & Dear Colleague Letter: DOE interprets Title IX to prohibit discrimination based on sexual orientation and gender identity
 - Relying on Bostock v. Clayton County
 - July 15, 2022: Federal judge in E.D. Tennessee temporarily blocked enforcement of guidance in 20 states
- July 2021 Q & A
- August 24, 2021: DOE letter regarding regulation provision concerning statements of parties/witnesses who do not submit to cross-examination
- June 23, 2022: Proposed Title IX regulations
 - Open for public comment for 60 days from date of publication in the Federal Register (due 9/12)

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65

CHANGES TO TITLE IX—CHANGE TO CROSS-EXAMINATION RULE



- If a party or witness does not appear at the hearing, decisionmakers can consider other statements made by that individual in the decision-making process
 - Investigation report, text messages, police report, witness reports of statements, etc.
- Refusing to answer a question(s) or appear at the hearing may be considered in determining how much weight to give party's/witness's account or the credibility of their account
 - Still may not draw an inference regarding responsibility based solely on a party's or witness's absence from the live hearing or refusal to answer questions
- Consider allowing parties to use closing argument to share questions advisor would have asked that party or witness and how the individual's testimony would have impacted the outcome
- Likely need to update written policy and procedures

GPM,

2022 PROPOSED TITLE IX REGULATIONS



- Sex discrimination includes discrimination based on sex stereotypes, pregnancy, sexual orientation and gender identity
- Broader definition of "Sex-Based Harassment—Hostile Environment"
- Includes off-campus conduct that creates or contributes to hostile environment
- Expands employee reporting requirements

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2022 PROPOSED TITLE IX REGULATIONS



- Supportive measures must be offered for any form of sex discrimination
 - Can include temporary measures that burden respondent
- Procedural requirements for responding to allegations of any type of sex-based discrimination
- Additional procedural requirements for responding to allegations of sex-based harassment involving at least one student
 - Similar to 2020 regulations
 - Hearing not required, must have process for assessing credibility
 of parties/witnesses that includes the decision-makers asking
 live questions and for parties to have their questions asked
- Single investigator model is permissible

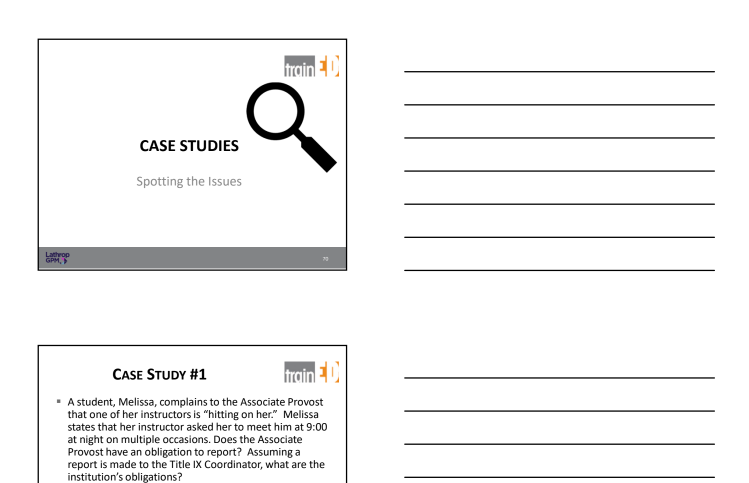
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VAWA REAUTHORIZED



- Reauthorized in March 2022 (effective October 1, 2022)
- Revised domestic violence definition (above)
- Online survey tool for campus safety
- Task Force on sexual violence in education
 - Includes assessing DOE's ability to levy fines for Title IX noncompliance
- Special Grants for Prevention Programs

GPM,



- Title IX obligations?
- VAWA obligations?
- Clery obligations?
- · Other policy obligations?

Lathron GPM,

Nick's friend, David, is visiting for the weekend and staying in Nick's dorm room. After a night of heavy drinking, Nick wakes up suspecting that they may have had sex. When Nick confronts David, David says that Nick was coming on to him and that at first David resisted but that Nick was quite persistent. After basketball practice that afternoon, Nick's coach notices that something is wrong and asks him about it. Nick confides in his coach and expresses frustration with himself for having put himself in that position. Nick tells his coach that he doesn't want anything done about this; he just wanted him to know why he was distracted. Does the coach have an obligation to report? Assuming a report is made to the Title IX Coordinator, what are the institution's obligations? Title IX obligations? VAWA obligation? Clery obligations?

CASE	STI	IDV	#3



- Anna, a sophomore at your institution who is on the volleyball team, alleges that during the last away volleyball game, Luke, a junior at your institution was making lewd, harassing comments to her during her game. Anna stated that she has seen Luke before but doesn't really know him. She stated that he often addressed her by the number on her jersey. Anna stated that Luke made several comments about how her butt looked in her spandex shorts. Anna stated that at one point during the game she was standing next to her team's bench and Luke came up behind her, put his lips right next to her ear and whispered, "That uniform looks good on you number 9 but I'd like to see what you look like without it." Anna stated that the comment and Luke's closeness to her made her really uncomfortable. She tells you that she's worried about him doing it again at the next game.
 - Title IX obligations?
 - VAWA obligations?
 - Clery obligations?
 - Other policy obligations?

GPM,

CASE STUDY #4



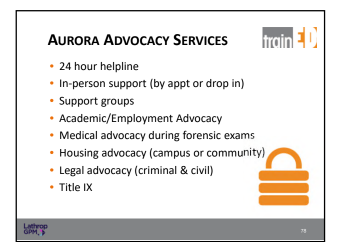
- Jake contacts you and alleges that Molly sexually assaulted him during a spring break trip to Florida. Jake tells you that he and Molly were on the trip with other members of your institution's Student Government Association. When you ask Jake about the trip, he tells you that it wasn't an official SGA trip, but one of the members had the idea to take a trip together, and he passed around a sign-up sheet during one of the meetings. What are the institution's obligations?
 - Title IX obligations?
 - VAWA obligations?
 - Clery obligations?

GPM,

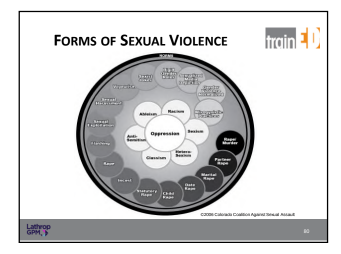


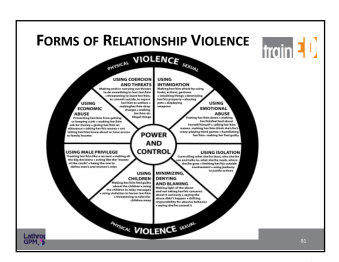


AURORA CENTER SERVICES	train 🗐
 Our mission: To serve all victims/survivors/concerned sexual assault, relationship violence, so harassment, and stalking at the Univerned Minnesota and Augsburg University. Program Areas: Get help (advocacy/support services) Get educated (prevention/education workshops) Get involved (volunteer opportunities) 	exual rsity of AURORA EST 1986 Better Strongen Chapt the Critice
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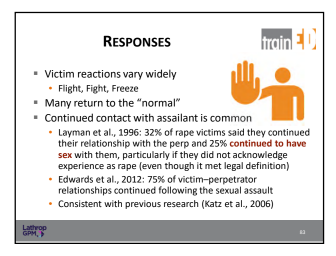


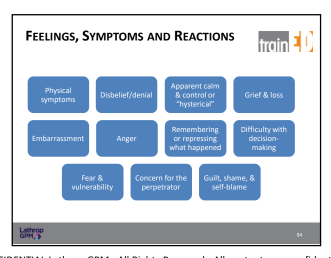
SEXUAL & RELATIONSHIP VIOLENCE ADVOCATES Provide practical, legal and emotional support to sexual & domestic assault victim/survivors Not mental health providers but share the goal of helping the victim heal holistically Ensure that victim/survivors have full knowledge and access to all available options and the chance to discuss these options and the potential outcomes of these options Safety planning Not attorneys, but knowledgeable about laws







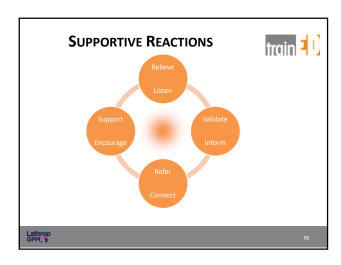


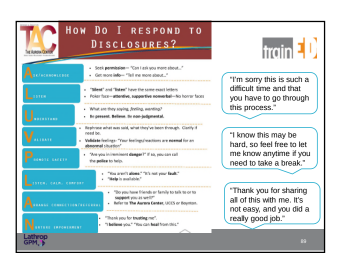


DIMENSIONS OF TRAUMA	train 💶
Shock	
Denial	
Reactivation (life falls apart)	
Anger	
Integration	
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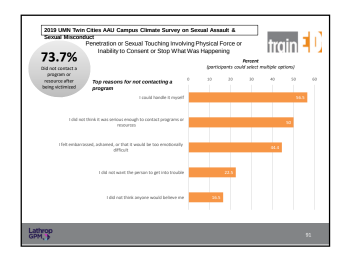


NEGATIVE REACTIONS Many victims received at least one negative reaction from an informal support person Strong predictor of poor psychological outcomes Dissuades victim from seeking support or reporting Can include:				
	Victim-blaming	Stigmatizing response	Controlling reactions	- · //
	Disbelief/doubt	Egocentric response	Distracted	
	Interrupting	Discouragement	Being treated differently afterward	π
Lathrop GPM,				87

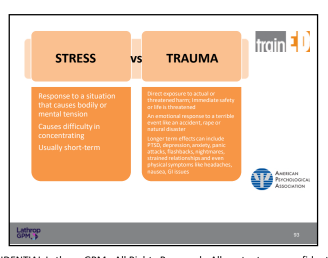




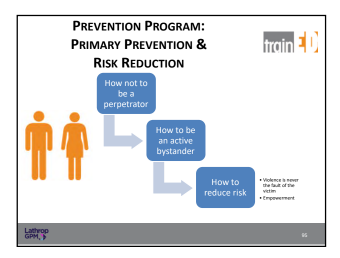


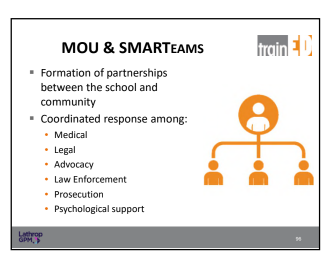


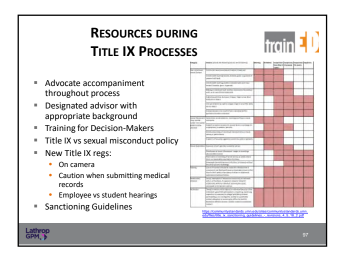




POLICIES HELP ENCOURAGE REPORTING Training & education Written policy protocols Connect victims with community based advocacy resources Services & accommodations for victims Coordination between campus and community







How Your Title IX Office & Advocacy Can Work Together	train 💶
 Title IX make referrals to confidential advocate 	
Title IX consult advocacy office on policy & language	2
 Collaborate on helpful handouts & campus training 	
 Ongoing trainings on best practices and 	
trauma-informed care	
 Annual meetings to communicate trends & issues 	
Discuss roles & communication styles	
Informal, non-disciplinary options:	
Informal Resolution	11 11
 Voluntary Agreement 	
Restorative Justice	
Lathrop GPM, \$	98





SESSION OVERVIEW



- Identifying the Title IX Coordinator & Team
- Making the Team known on Campus
- Title IX Coordinator Responsibilities
 - Policies
 - Training the team
 - Promptly respond to all reports
 - Oversee the grievance process
 - · Identifying patterns or problems
 - Additional responsibilities



TITLE IX COORDINATOR - WHO?



- Position may not be left vacant
- Employee must be referred to as the Title IX Coordinator
- Should be independent
- Should report to senior leadership (president?)
- Must have adequate training
- May not have a conflict of interest
 - Not an in-house attorney
 - Not a member of the disciplinary board
 - Not Director of Athletics
 - Not Dean of Students?
 - Others?



GPM,

THE TEAM

- train ²
- Title IX Coordinator
- Deputy Coordinator(s)
- Investigators
- Adjudicators/hearing board
- Appeal officers
- Decision makers
- Campus Security
- Student Affairs
- Human Resources
- Counseling/support service providers
- Community partners
- Others





MAKING TEAM KNOWN ON CAMPUS



- Title IX Coordinator Contact Information (Name or title, phone number, office address, email address):
 - Provide to students, employees, applicants for admission and employment, and all unions
 - Put in trainings for students and employees, in communications to the campus, on social media (if used)
 - Must be prominently displayed on website, in handbooks, in catalogs
- May identify Title IX Coordinator only through position title in printed materials with position email address, but website must include all information

Lathrop GPM,

MAKING TEAM KNOWN ON CAMPUS



- Notice of Nondiscrimination
 - Must be widely distributed and easily accessible to: students, employees, applicants for admission and employment, sources of referral of applicants for admission and employment, unions or professional organizations
 - Must be prominently displayed on website, in handbooks, catalogs, electronic and printed publications for general distribution, locations throughout the school, bulletins, announcements, application forms, recruitment materials
 - If more than one Title IX Coordinator, Notice of Nondiscrimination and grievance procedures should designate one coordinator as having ultimate oversight responsibility and have titles reflect rank
 - Covered in Session 6 on Policies

GPM.

MAKING TEAM KNOWN ON CAMPUS Ensure that employees know to report to you Key relationships with other offices/individuals on and off campus Be available to meet with students

RESPONSIBILITIES



- Create and implement policies
- Ensure training requirements are met
- Promptly respond to all reports
- Oversee the grievance process
- Identify and address any patterns or systemic problems
- Additional responsibilities



Lathro

CREATING & IMPLEMENTING POLICIES



- Create, implement, and disseminate policies and procedures for responding to, investigating, and adjudicating sexual misconduct
- Review school's procedures to ensure they comply with the prompt and equitable requirements of Title IX and VAWA
- Ensure that appropriate policies and procedures are in place for working with local law enforcement and coordinating services with local victim advocacy organizations and service providers

GPM,

TRAINING THE TEAM



- Train Title IX Coordinator, investigator, decisionmaker, facilitator of informal resolution process, and individuals responsible for appeals on
 - Definition of sexual harassment
 - Scope of the institution's education program or activity
 - How to conduct investigation and grievance process, including hearings, appeals, and informal resolution processes, and how to serve impartially, including by avoiding prejudgment of the facts at interest, conflicts of interest, and bias
 - Issues related to sexual assault, domestic violence, dating violence, and stalking (annually)
 - How to conduct an investigation and hearing that protects the safety of complainants and promotes accountability (effects of trauma) (annually)

Lathrop GPM,

TRAINING THE TEAM



- Train Title IX Coordinator, investigator, decisionmaker, facilitator of informal resolution process, and individuals responsible for appeals on
 - Relevant evidence and how it should be used during a proceeding (annual)
 - Proper techniques for questioning witnesses (annual)
 - Basic procedural rules for conducting a proceeding (annual)
 - Avoiding actual and perceived conflicts of interest (annual)
 - Institution's policies and procedures

Lathrop GPM,

TRAINING THE TEAM



- Decision-makers must also receive training on
 - 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

GPM,

TRAINING THE TEAM



- Investigators must also receive training on
 - Issues of relevance to create an investigative report that fairly summarizes relevant evidence
- Training materials must not rely on sex stereotypes and must promote impartial investigations and adjudications
- Training materials must be publicly available on institution's website

Lathron GPM,

RESPONDING TO REPORTS







- Contact complainant to set up initial meeting
 - Discuss options
 - Discuss supportive/interim measures
 - Evaluate requests for confidentiality/no action
 - More to come in Session 4

Lathrop GPM,

ROLE OF TITLE IX COORDINATOR DURING COMPLAINT/GRIEVANCE PROCESS



- Conduct intake meeting
- Assess report/complaint
- Determine which process applies (if multiple)
- Determine who will provide ongoing communication with the parties throughout the complaint process
 - Notify parties of delays and reason for delays
 - Notify parties of their own and other party's meetings
- Ensure that parties receive adequate notice of any new allegations
- Ensure advisor agreements are signed (if any)
- Ensure non-disclosure agreements are signed by parties and advisors (if any)
- Conduct informal resolution?

GPM,

ROLE OF TITLE IX COORDINATOR DURING COMPLAINT/GRIEVANCE PROCESS



- Oversee process to ensure compliance with policy and designated time frames
- Investigate?
 - Beware of conflicts when filling multiple roles
- Review investigation report, party responses, and rebuttals
 - Redact impermissible content
 - Evaluate whether further investigation is necessary
- Cannot adjudicate or decide appeal (Title IX)
- More to come in Session 5

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DUAL ROLES WITHIN TEAM



- Title IX requires independent decision-maker
- Title IX Coordinator and decision-maker must be different individuals
 - Investigator and decision-maker must be different individuals
 - Title IX Coordinator and investigator may offer recommendations regarding findings and/or conclusions on responsibility, but decision-maker has independent obligation to objectively evaluate relevant evidence and cannot simply defer to recommendations
- Title IX Coordinator may act as investigator



IDENTIFYING PATTERNS/PROBLEMS

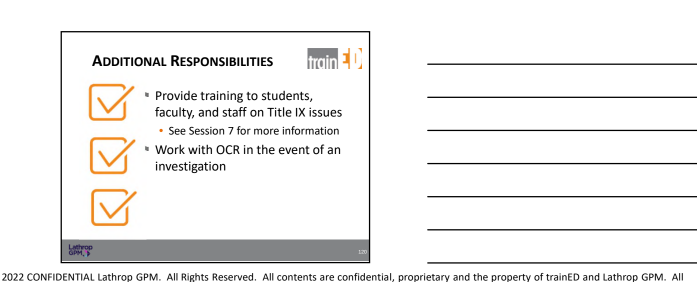


- Oversee creation and implementation of culture and climate review
- Review data from surveys and make appropriate changes to policies, procedures, and practices
- Review recent complaints for issues with policies/practices and lessons learned
- Consider community-wide remedies in addition to responses to individual complaints

GPM,

RECORDKEEPING For 7 years, must maintain: Investigation and adjudication Any determination regarding responsibility Any audio or audiovisual recording or transcript of the hearing Any disciplinary sanctions imposed Any remedies provided to complainant Any appeal and result Any informal resolution and the result Training materials for investigators, decision-makers, coordinators, and persons designated to facilitate informal resolution process

RECORDKEEPING For 7 years, must maintain (cont.): Any actions taken (including supportive measures) in response to a report of sexual harassment Basis for conclusion that response was not deliberately indifferent Measures were designed to restore or preserve equal access to educational programs and activities If supportive measures were not provided, document the reasons why such a response was not clearly unreasonable in light of known circumstances Recordkeeping does not prevent inclusion of additional details or explanations later

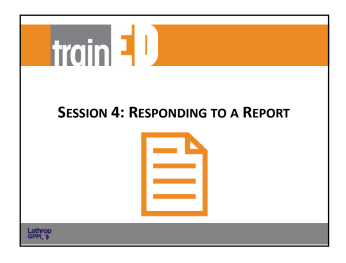


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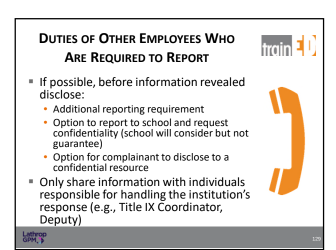


Responding to a Report Duties of Confidential Resources & Employees Title IX vs. Non-Title IX Initial Meeting with Complainant Report vs. Complaint Interim Measures Responding to Requests for Confidentiality/No Action Written Notification of Rights Case Studies



RESPONDING TO A REPORT Types of report recipients: • Title IX Coordinator and officials with authority to institute corrective measures on behalf of the institution Confidential Resources *NOTE: These Professional and pastoral counselors individuals may Others with state-law privilege have other Not required to report any information* reporting requirements Other Employees: Institution may designate under Clery Act reporting obligation: and/or state Designate semi-confidential resources? Designate employees who are required to report Designate employees who are not required to report?

DUTIES OF CONFIDENTIAL RESOURCES Discuss reporting options and rights - Title IX Coordinator, law enforcement, campus security Offer to assist with reporting Discuss school's prevention of and response to retaliation Discuss/offer support services and interim measures Disclose institution's limited ability to respond if request for confidentiality Discuss the importance of preserving evidence State law may require reporting of non-identifying information



DUTIES OF EMPLOYEES WHO ARE NOT REQUIRED TO REPORT

- train 💶
- Ask person reporting if they want the information shared with the Title IX Coordinator
- Only share information with individuals responsible for handling the institution's response (e.g., Title IX Coordinator, Deputy)



GPM,

DETERMINING TITLE IX VS. NON-TITLE IX MATTERS



- Factors to consider
- Type of alleged conduct sexual harassment?
- Location and context of alleged conduct
 - within education program or activity?
 - against a person in the United States?
- Relationship between parties and institution

Lathrop GPM,

<u> </u>	d conduct take p n program or act		train	
Was the alleged conduct again someone in the United States Y Consider relationships between parties and the institution	5?	sexual assa crime (dom dating v	ged conduct ult or a VAWA estic violence, iolence, or king)?	
Does the alleged conduct meet definition of sexual harassme under the final regulations?	nt	N	Y	
•	N			
Response consistent with final Title IX regulations (including grievance process)*	Flexibility to u conduct p		Disciplinary pro must comply VAWA	
Lathrop *Alleged VAWA crimes & sexual as	ssaults must also cor	mply with VAWA re	equirements	132

RESPONDING TO A REPORT



- Response must treat complainant and respondent equitably by
 - Offering supportive measures to a complaint (with or without formal complaint)
 - Following a grievance process that complies with the regulations before imposing any disciplinary sanctions or other actions that are not supportive measures against a respondent

RESPONDING TO A REPORT



- Title IX Coordinator must promptly contact complainant (with or without formal complaint)
 - Inform complainant of the availability of supportive/interim measures with or without the filing of a formal complaint
 - · Consider complainant's wishes with respect to supportive/interim measures
 - Explain the process for filing a formal complaint
 - · Notify complainant of right to report to law enforcement and offer help with report (VAWA)
 - Provide complainant with written notification of rights (VAWA)



RESPONDING TO A REPORT



- Report vs. Formal Complaint
 - Report
 - Initiates obligation to respond, including offering supportive measures (see next slide for more details)
 - Complainant's identity may be kept confidential from respondent
 - Formal complaint
 - Initiates grievance process
 - Cannot be filed anonymously
 - Requires complainant's physical or digital signature or otherwise indicates that the complainant is the person filing the complaint
 - Title IX Coordinator can sign a complaint
 - Grievance process requires that complainant's identity be disclosed to respondent, if known

Lathrop GPM,

RESPONDING TO A REPORT – SUPPORTIVE/INTERIM MEASURES



- Offered to complainant and respondent
- Must be non-disciplinary, non-punitive
- Must be without fee or charge to the complainant or respondent
- Available before or after the filing of a formal complaint or where no formal complaint is filed
- Designed to restore or preserve equal access to recipient's education program or activity without unreasonably burdening the other party
- Including measures designed to protect safety of all parties or the educational environment, or deter sexual harassment
- Must maintain as confidential as long as confidentiality does not impair ability of the institution to provide measures



RESPONDING TO A REPORT – SUPPORTIVE/INTERIM MEASURES



- · Mutual restrictions on contact between the parties
- Change academic or extracurricular activities, living, transportation, dining, and working cituations
- Access to resources, such as victim advocacy, housing assistance, academic support, counseling, disability services, health and mental health services, legal assistance, visa and immigration assistance, campus escort services, increased security, and student financial aid
- If school does not offer these services, enter into MOU with local victim services provider, if possible

Lathron GPM,

RESPONDING TO A REPORT



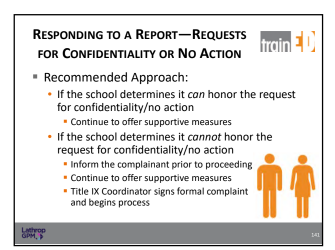
- Other obligations:
 - Notify campus security, if necessary
 - Clery report, if necessary
 - Consider emergency removal



GPM,

RESPONDING TO A REPORT—REQUESTS FOR CONFIDENTIALITY OR NO ACTION	
 Recommended Approach: If a complainant asks that his/her name not be disclosed to alleged perpetrator or that no investigation or disciplinary action be pursued: Inform the complainant that honoring the request may limit the school's ability to respond fully to the incident, including pursuing disciplinary action against the alleged perpetrator Explain that Title IX includes protections against retaliation and that school officials will not only take steps to prevent retaliation but also take strong responsive action if it occurs 	
Lathrop GPM, ≱	139

RESPONDING TO A REPORT—REQUESTS FOR CONFIDENTIALITY OR NO ACTION Recommended Approach: Recommended Approach: Recommended Approach: Increased risk of additional violence by the alleged perpetrator of the complaints about the same alleged perpetrator of the complaints about the same alleged perpetrator of the complaints about the same alleged perpetrator of the properties of additional violence under similar circumstances of additional violence under similar circumstances of the complainant of the co



RESPONDING TO A REPORT — WRITTEN NOTIFICATION OF RIGHTS



- Written notification to complainants about—
 - Options for, available assistance in, and how to request changes to academic, living, transportation, and working situations, if so requested by the complainant and if such accommodations are reasonably available, regardless of whether the complainant chooses to report the crime to campus police or local law enforcement



RESPONDING TO A REPORT — WRITTEN NOTIFICATION OF RIGHTS



- Written notification to complainants about (cont.)—
 - Possible sanctions and protective measures
 - Procedures individual should follow
 - Disciplinary procedures
 - Confidentiality
 - Existing resources for counseling, etc.
 - Supportive/interim measures



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RESPONDING TO A REPORT – WRITTEN NOTIFICATION OF RIGHTS

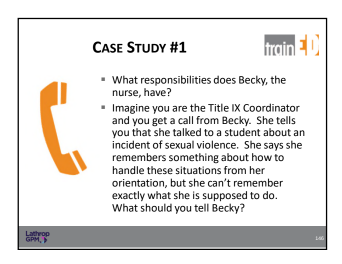


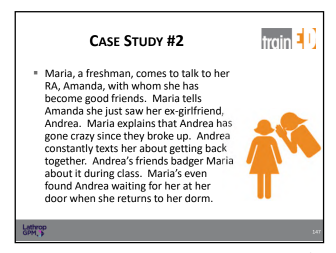
 Inform complainants that school officials will take steps to prevent all forms of retaliation and take strong responsive action if it occurs

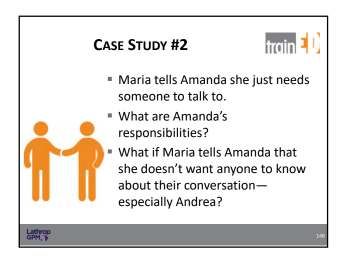


GPM,

**CASE STUDY #1 **Kelly comes into the health center on Saturday morning and tells Becky, a nurse at the health center, that she was at a frat party the night before and was talking with Ben, as student at another school. She liked Ben, so she accepted his invitation to go to another party with him. Instead, Ben took her to his apartment, where no one else was. Kelly became uncomfortable and said she was going to call a cab. Ben wouldn't let her leave and aggressively came on to her. Knowing Ben was much stronger than her, Kelly gave in and slept with him.



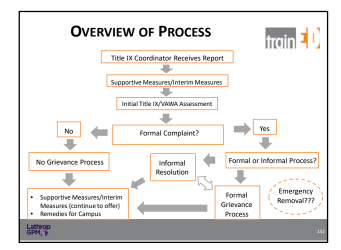














COMPLAINT/GRIEVANCE PROCESS



- The process the school uses to resolve sexual harassment complaints. This includes the fact-gathering investigation and any hearing or decision-making process the school uses to determine:
 - Whether or not the conduct occurred using
 - Preponderance of the evidence standard ("more likely than not") or
 - Clear and convincing evidence standard ("highly probable"); and
 - If the conduct occurred, what actions the school will take to eliminate the hostile environment, prevent its recurrence, and remedy its effects, which may include:
 - Imposing sanctions on the respondent;
 - Providing remedies for the complainant; and
 - Addressing the campus community



COMPLAINT/GRIEVANCE PROCESS



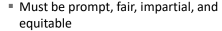


- Objective evaluation of all relevant evidence
- Inculpatory and exculpatory evidence
 - Credibility determinations may not be based on status as complainant, respondent, or witness
- No conflicts of interest or bias as Title IX Coordinator, investigator, decision-maker, or facilitator of informal resolution process
 - For or against complainants or respondents generally
 - For or against an individual complainant or respondent
- Presumption of non-responsibility

COMPLAINT/GRIEVANCE PROCESS

VAWA





- Timely completion
- Consistent with policies
- Conducted by officials with training and without conflict/bias

Title IX

COMPLAINT/GRIEVANCE PROCESS— TIME FRAMES



- Reasonably prompt time frames
 - Including time frames for filing and resolving appeals and informal resolution processes
 - Temporary delay or extension of time frames for good cause, which may include
 - Absence of parties, a party's advisor, or witnesses
 - Concurrent law enforcement activity
 - Need for language assistance or accommodations of disability
 - Must provide written notice to parties of the delay or extension and the reason for it
 - 2021 DOE guidance: Also include anticipated length of delay
 - Some time frames are set by the regulations (Title IX)



COMPLAINT/GRIEVANCE PROCESS— ROLE OF THE TITLE IX TEAM



- Serve impartially
 - Avoid prejudgment of the facts
 - Presumption of non-responsibility
 - Avoid/disclose conflicts of interest/bias
 - For or against complainants or respondents individually or generally
 - Make determination of responsibility at the conclusion of the grievance process

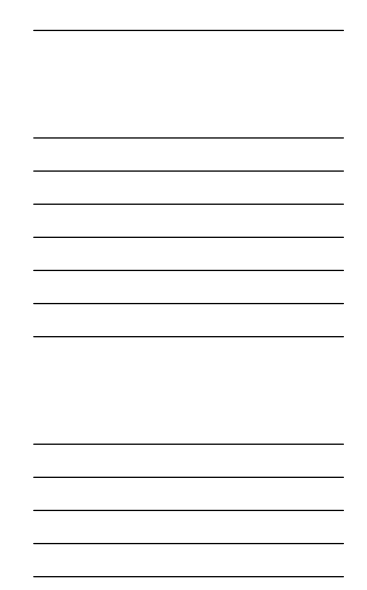
Lathron GPM,

COMPLAINT/GRIEVANCE PROCESS — CRIMINAL PROCESS



- Separate from criminal investigation
- May not dissuade complainant from going to police in cases involving allegations of criminal conduct—should encourage reporting to police
- May temporarily delay for initial police investigation
 - Prior guidance said police evidence-gathering stage typically takes 7-10 days
 - Must resume when notified that police are done gathering evidence
- May not delay for criminal prosecution

GPM,



COMPLAINT/GRIEVANCE PROCESS— EQUAL RIGHTS OF THE PARTIES
Interview/hear from both parties
Equal opportunity for parties
 Identify/present fact witnesses and evidence, including inculpatory and exculpatory evidence
Access to evidence (if any) (Title IX and VAWA) Must allow access for sexual assault/NAWA Must send in hard copy or electronic format for Title IX Right to an advisor (may be attorney) (Title IX and VAWA) May limit extent of participation (must apply equally) If party has no advisor, school will provide for cross-examination
Participate in pre-hearing meeting (if any)
Identify/present character or expert witnesses (if any) Written notice of Meetings Allegations Informal Complaint Process Written simultaneous notices of outcome

COMPLAINT/GRIEVANCE PROCESS— OTHER REQUIREMENTS



- Burden of proof and gathering evidence is on the institution, not on the parties
- May not restrict ability of either party to discuss the allegations or to gather and present relevant evidence
- Allow advisor of choice

Lathron GPM,

COMPLAINT/GRIEVANCE PROCESS — ADVISORS



- Parties have a right to an advisor of their choice
- May be, but not required to be, an attorney
- Parties have the right to have their advisors receive a hard copy or electronic format of all directly related evidence and the investigation report (Title IX only)
- Advisors may cross-examine parties and witnesses at live hearing (Title IX only)
- Institution must provide if none (Title IX only)
 - Limited role
- May otherwise limit extent of advisor's participation in the process (must apply equally)

GPM,

COMPLAINT/GRIEVANCE PROCESS — ADVISORS Advisors, particularly attorney advisors, have become increasingly common participants Tips for addressing disruptive advisors: Inform parties about restrictions on advisors in advance Potted plant" No direct communication (orally or in writing) with Title IX Coordinator, Deputy coordinator(s), Investigator,(s) Adjudicator(s), Appeal Officer(s) Must keep information confidential Rules at the hearing Signed advisor agreements — acknowledge role and restrictions Be prepared to enforce the agreement parameters Hold the party responsible for the advisor's actions Don't be afraid to consider pausing the process if the advisor continues to be disruptive Institutions may remove or dismiss advisors who become disruptive or who do not abide by the restrictions on their participation Be consistent

STAGES OF THE COMPLAINT/GRIEVANCE PROCESS Pre-investigation Investigation Adjudication/hearing Sanctions & Remedies Notice of Determination Appeal



F				
FORM	VIAL	COIV	IPLA	MN I



- 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
- At the time of filing a formal complaint, a complainant must be participating in or attempting to participate in the education program or activity of the recipient with which the formal complaint is filed

FORMAL COMPLAINT





- A formal complaint may be filed with the Title IX Coordinator in person, by mail, or by electronic mail, and a formal complaint may be filed by using the contact information required to be listed for the Title IX Coordinator and by any additional method designated by the recipient
- Can be a document or electronic submission that contains the complainant's physical or digital signature, or otherwise indicates that the complainant is the person filing the formal complaint
- Where the Title IX Coordinator signs a formal complaint, the Title IX Coordinator is not a complainant or otherwise a party, and must comply with the requirements to be free from conflicts and bias

EMERGENCY REMOVAL



- Institution may remove a respondent from the education program or activity on an emergency basis if institution:
 - · Undertakes an individualized safety and risk analysis;
 - Determines that an immediate threat to the physical health or safety of any student or other individual arising from the allegations of sexual harassment justifies removal; and
 - Provides the respondent with notice and an opportunity to challenge the decision immediately following the removal
- Non-student employees may be placed on administrative leave during grievance process
- Provision does not modify any rights under the IDEA, Section 504 of the Rehabilitation Act, or the ADA

NOTICE OF MEETINGS Title IX: Written notice to the party whose participation is invited or expected of the Date Time Location Participants Purpose of all hearings, investigative interviews, or other meetings with a party, with sufficient time for the party to prepare to participate VAWA: Timely notice to the other party of meetings that are part of the disciplinary process

MEETING WITH RESPONDENT



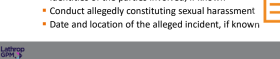
- Prior to meeting
 - Notice of meeting
 - Notice of rights
 - No-contact directive
- At the meeting
 - Notice of allegations
 - · Notice of informal resolution process?
 - Preservation of evidence
 - Supportive/interim measures
 - Retaliation



NOTICE OF ALLEGATIONS



- Upon formal complaint, provide written notice to known parties, including:
 - Notice of grievance process, including any informal resolution process
 - Notice of the allegations, including sufficient details known at the time and with sufficient time to prepare response before initial interview
 - Identities of the parties involved, if known



NOTICE OF ALLEGATIONS



- Upon formal complaint, provide written notice to both parties, including:
 - · Statements that:
 - Respondent is presumed not responsible
 - Determination of responsibility is made at conclusion of grievance process
 - Right to advisor of choice who may be but is not required to be an attorney
 - Parties may inspect and review evidence as permitted in sexual misconduct policy
 - Inform parties of any policy provision that prohibits knowingly making false statements or knowingly submitting false information during the grievance process
- Provide notice of additional allegations about the complainant or respondent that arise during process



RETALIATION







- Inform parties that school officials will take steps to prevent all forms of retaliation and take strong responsive action if it occurs
- When a school knows or reasonably should know of possible retaliation by other students, employees or third parties, it must take immediate steps to investigate and take appropriate action
- Title IX requires the school to protect the parties and ensure their safety

Lathron GPM,

INFORMAL RESOLUTION





- VAWA: No specific requirement
- Title IX:
 - Any time prior to determination, may facilitate informal resolution process, such as mediation, if
 - Provide parties with written notice disclosing
 - Allegations
 - Requirements of the informal resolution process including circumstances when it precludes the parties from resuming a formal complaint for the same allegations
 - Provided, however, that at any time prior to agreeing to a resolution, any party has the right to withdraw from the informal resolution process and resume the grievance process with respect to the formal complaint
 - Consequences resulting from participating in the informal resolution process, including records that are maintained and could be shared
 - Obtain parties' voluntary written consent to informal process

GPM,

INFORMAL RESOLUTION



- May not offer informal resolution unless a formal complaint is filed
- May never require the parties to participate in an informal resolution process
- May not condition enrollment/continuing enrollment, employment/continuing employment, or enjoyment of any other right on waiver of the right to an investigation and adjudication of formal complaint
- May not offer or facilitate informal resolution to resolve allegations that an employee sexually harassed a student

Lathrop GPM,

INFORMAL RESOLUTION



- Factors to consider when determining whether informal resolution is appropriate
 - Nature of alleged incident
 - Other allegations against same respondent
 - What sanctions would be necessary if the allegation is true
 - Whether complainant is willing to fully participate in a formal process
 - Whether institution could proceed with a formal process without complainant

Lathron GPM,

INFORMAL RESOLUTION



- Issues to consider when using informal resolution process
 - Is there an admission from the respondent?
 - Will this be a final resolution?
 - What information will be shared during the informal process?
 - Can the resolution be used in future discipline decisions?
 - What records will be maintained and could be shared?
 - What action is necessary to stop the harassment, prevent its recurrence, and address its effects?

GPM,

	CONSOLIDATION OF FORMAL COMPLAINTS train	
	CONSOLIDATION OF FORMAL COMPLAINTS	
	 Title IX: An institution 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	
	VAWA: No specific guidance	
١	Lathrop GPM, \$	
•		
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	DISMISSAL OF FORMAL COMPLAINT Train	
	 Mandatory Dismissal under Title IX Must dismiss formal complaint if alleged conduct 	
	 even if proved, would not constitute sexual harassment did not occur in the institution's education program or activity or did not occur against a person in the United States 	
	 Such dismissal does not preclude action under another provision of institution's code of conduct 	
	 Discretionary Dismissal under Title IX May dismiss formal complaint if at any time during the investigation or hearing 	
	 complainant notifies the Title IX Coordinator in writing that the complainant would like to withdraw the formal complaint or any allegations, therein 	
	 respondent is no longer enrolled or employed by the recipient or specific circumstances prevent the recipient from gathering sufficient evidence to reach a determination as to the formal complaint or allegations therein 	
l	Lathrop GPM, \$ 176	
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	DISMISSAL OF FORMAL COMPLAINT Train	
	Notice of Dismissal Upon dismissal (mandator)	
	 Notice of Dismissal: Upon dismissal (mandatory or discretionary), institution must promptly send written 	
	notice of dismissal and reasons for the dismissal simultaneously to the parties	



INVESTIGATION



- Conducted by someone who is not a decision-maker (Title IX)
- Burden of gathering evidence sufficient to reach a determination is on the institution
- Provide an equal opportunity for the parties to present witnesses and other inculpatory and exculpatory evidence
- Provide directly related evidence to parties and advisors to review and respond (Title IX)
- Provide investigation report containing relevant evidence to parties and advisors to review and respond (Title IX)
- Provide investigation report and attachments to decision-
 - Provide access to any information shared with decisionmakers (VAWA)

PROVIDE "DIRECTLY RELATED" **EVIDENCE TO PARTIES ***





- Prior to completion of investigation report, must provide equal opportunity to inspect and review any evidence obtained that is directly related to the allegations
 - Includes evidence upon which the institution does not intend to rely in reaching a determination and inculpatory or exculpatory evidence whether obtained from a party or other source
 - Must send to party and party's advisor in hard copy or electronic format
 - May use a file sharing platform that restricts downloading or copying May prohibit photographing/copying

 - May require signing a non-disclosure agreement May not limit time for review (besides the 10 days) May not require supervision
 - Party must be given at least 10 days to submit a written response
- Investigator must consider that written response before completing
- Must make all that evidence available at any hearing

*Title IX Only

PROVIDE "DIRECTLY RELATED" EVIDENCE TO PARTIES *	train 💶
Types of evidence that must be provided to parties: Documents collected from the parties Text messages Emails Social media posts and messages Photos and videos Other evidence Police reports Security footage Wifi access point records Party and witness interviews	
*Title IX Only	184

PROVIDE "DIRECTLY RELATED" EVIDENCE TO PARTIES *



- Sexual history = include if directly related
 - Protections related to complainant's prior sexual history do not apply at this stage
 - Still analyze whether such evidence is "directly related to the allegations"
- Privileged information = only with waiver of privilege
- Treatment records = only with written consent

Lathrop GPM,

*Title IX Only

PROVIDE "DIRECTLY RELATED" EVIDENCE TO PARTIES *



- Privileged information
 - Do not require, allow, rely upon, otherwise use questions or evidence that constitute or seek disclosure of, information protected under a legally recognized privilege, unless person holding such privilege has waived the privilege
- Treatment records
 - Institution cannot access, consider, disclose, or otherwise use a party's
 records that are made or maintained by a physician, psychiatrist,
 psychologist, or other recognized professional or paraprofessional
 acting in the professional's or paraprofessional's capacity, or assisting
 in that capacity, and which are made and maintained in connection
 with the provision of treatment to the party, unless the school obtains
 that party's voluntary, written consent to do so.

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*Title IX Only

PROVIDE "DIRECTLY RELATED" EVIDENCE TO PARTIES * May not categorically prohibit certain types of evidence if directly related (and later if relevant): Lie detector test results Character evidence/witnesses Expert reports/witnesses Prior bad acts (e.g., prior policy violation by respondent) Allegations of similar misconduct But can have policy for how much weight and credibility decision-makers will give these types of evidence

PROVIDE "DIRECTLY RELATED" EVIDENCE TO PARTIES *

*Title IX Only



- May permit or require the investigator to redact information that is not directly related to the allegations (or that is otherwise barred from use under the final regulations)
 - Redactions are limited to information not directly related or that is otherwise specifically barred
 - May not redact other information, such as confidential, sensitive, or prejudicial information, if it is directly related to the allegations

Lathrop *Title IX Only

PROVIDE "DIRECTLY RELATED" EVIDENCE TO PARTIES *



- Maintain records of any information withheld and the rationale for doing so
- Investigator and Title IX Coordinator should both be involved in determination of what is directly related

Lathrop *Title IX Only

PROVIDE "DIRECTLY RELATED" **EVIDENCE TO PARTIES ***



- Ensuring privacy
 - May require parties and advisors to:
 - Use the evidence (and investigation report) only for purposes of the grievance process and
 - Require them not to further disseminate or disclose these materials
 - May use a non-disclosure agreement
 - May use digital encryption or other practices to address privacy concerns

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*Title IX Only

PROVIDE "DIRECTLY RELATED" **EVIDENCE TO PARTIES ***



- Steps following parties' review
- Review parties' responses
- Consult with investigator to decide whether any additional action is needed
- Investigator should consider parties' viewpoints about whether the evidence directly related to the allegations is relevant and therefore whether to include it in the investigation report
- May provide a copy/electronic access of each party's written response to the other party, but that is not required

*Title IX Only

INVESTIGATION REPORT



- Must create investigative report that fairly summarizes relevant evidence
- Parties must be provided:
 - VAWA: information used in the decisionmaking process - access required
 - Title IX:



- Investigation report $\underline{\text{must send hard copy or electronic format to }}$ parties and advisors
 - May use a file sharing platform that restricts downloading or copying
 May prohibit photographing/copying

 - May require signing a non-disclosure agreement
 - May not limit time for review May not require supervision
- Opportunity to submit written response

Lathrop GPM,

INVESTIGATION REPORT



- Complainant's sexual behavior or predisposition are not relevant unless:
 - Such questions and evidence are offered to prove someone other than respondent committed the alleged conduct or
 - The questions and evidence concern specific incidents of the complainant's prior sexual behavior with respect to the respondent and are offered to prove consent
- Investigator should redact any information about the complainant's sexual history from the investigation report

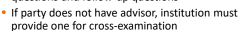
GPM,



LIVE HEARING



- General requirements under Title IX
 - Must provide live hearing
 - Permit each party's advisor to ask the other party and witnesses "all relevant questions and follow-up questions"



 If a party or witness does not submit to crossexamination at hearing, their statements cannot be considered by decision maker(s)

Lathrop GPM,

HEARING—DECISION-MAKER(S)



- May have single decision-maker or a panel of decision-makers
- If a panel of decision-makers, may appoint one decision-maker to make relevancy determinations at the hearing
- May appoint Title IX Coordinator or another individual who is not a decision-maker to enforce procedural rules at the hearing
 - Decision-maker(s) must still determine relevancy issues

Lathron GPM,

PREPARATION FOR HEARING



- Determine hearing format and arrange technology
- May conduct with all parties physically present in the same location
 - At the request of either party, institution must provide for live hearing to occur with the parties located in separate rooms with technology enabling the decision-maker and parties to simultaneously see and hear the party or witness answering questions
 - Witness cannot demand to be in a separate room, unless that witness alleges they are also a victim of respondent (institution can permit witness to be in a separate room upon request)
 - May conduct virtually (for all parties, witnesses, and other participants), with technology enabling participants simultaneously to see and hear each other
 - Video is required; phone is insufficient

Lathron GPM,

PREPARATION FOR HEARING



- Decision-maker(s) should review adjudication file
- Decision-maker(s) identify ultimate questions that will need to be decided
 - Consider questions or topics that may come up and any anticipated relevancy issues
- Decision-maker(s) determine whether any additional information is needed to make the decision
 - Identify witnesses to request if additional information is needed or if credibility is at issue
 - CAUTION: Don't base credibility on demeanor
- Parties identify additional witnesses
 - Request that these witnesses make themselves available for the hearing

GPM,

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ATTENDANCE AT HEARING



- Parties may be accompanied only by their advisors and other persons for reasons "required by law"
 - Institution must keep confidential the complainant, respondent, and any witness except as may be permitted by FERPA, as required by law, or to carry out the grievance process
 - Limits institution's ability to authorize the parties to be accompanied to the hearing by individuals other than their advisors
 - A person assisting a party with a disability, or a language interpreter, may attend because presence is required by law and/or necessary to conduct the hearing

Lathrop GPM,

HEARING: SCHOOL-APPOINTED ADVISORS



- Can request that the parties inform school in advance whether they have an advisor
- If party does not have an advisor at the hearing, still required to provide an advisor even if party stated that they would have one
- May want to have an advisor for each party on standby so that delaying the hearing is not necessary
- School-appointed advisor
 - Role is limited to relaying a party's questions
 - No particular skills, qualifications, or training is required
 - Does not need to be neutral or avoid conflicts of interest
 - If a party refuses to work with an assigned advisor the party forfeits his or her right to cross-examination

Lathrop GPM,

HEARING: RELEVANCY DETERMINATIONS



- Decision-maker may hear arguments regarding relevancy of a question on the spot or may tell parties to reserve arguments for appeal (incorrect relevancy determination could be an alleged procedural error on appeal)
- Must allow question if relevant, even if misleading or assumes facts not in evidence
- Can establish rule that duplicative questions are not relevant
- Exclude questions with caution

GPM,

HEARING—CROSS-EXAMINATION

- Party or witness who does not appear at the hearing or refuses to answer questions at the hearing
 - Decision-maker(s) may still rely on previous statements from party/witness who is absent or refuses to answer one or more questions NEW!
 - Consider weight to be given to statements (put in policy)
 - Consider allowing party or advisor to share questions they would have asked a party or witness who is absent or will not submit to cross-examination
 - Decision-maker(s) cannot draw an inference about the determination regarding responsibility based solely on a party's or witness's absence from the live hearing or refusal to answer cross-examination or other questions



HEARING: CROSS-EXAMINATION



- Party or witness who does not appear at the hearing
 - Advisor may conduct cross-examination on behalf of party even if party is not present
 - If one party does something to wrongfully procure absence of a party or witness, that is likely retaliation and the school must remedy
 - School also cannot coerce unwilling participant
 - Be careful with any requirement that a student or employee cooperate with grievance process
 - Discipline for not attending hearing may constitute retaliation

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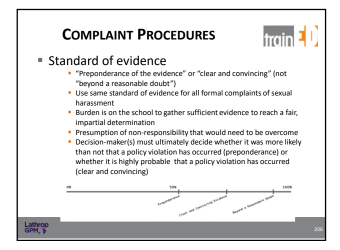
HEARING: OTHER PROCEDURAL RULES

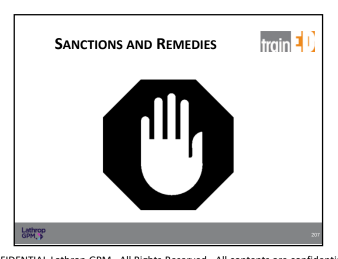


- May establish additional rules that apply equally to both parties
- Cross-examination must be respectful, non-abusive, not intimidating
 - Limit evidence at hearing to evidence that was gathered or presented as part of the investigation (or otherwise prior to the hearing)
 - Whether investigator may be called as a witness
 - Process for making objections to the relevance of questions and evidence
 - Other procedures at the hearing
 - Opening statements by parties or advisorsClosing statements by parties or advisors
 - Reasonable time limitations on hearings

GPM,

Some procedural rules are prohibited Cannot prohibit a party from conferring with his or her advisor during the hearing Likely can prohibit conferring when a question is pending Could also discourage from conferring when a question is pending by warning that such conduct will be considered when weighing the party's credibility Cannot prohibit character evidence, lie detector test results, evidence that is unduly prejudicial, or evidence of prior bad acts Decision-maker may determine how much weight to give such evidence





SANCTIONS



- Consider who will decide the sanctions and how
 - Consider limited role of Title IX Coordinator
- Sanctions are designed to stop the harassment, prevent its recurrence, and remedy its effects
- Any information provided to individual(s) who determine sanctions must also be provided to the parties
- Institution's policy must include a list of all possible sanctions
- The list of sanctions must be specific, including the type and length of suspensions and any requirements that must be met for reinstatement



SANCTIONS



- Possible Sanctions
 - No contact order
 - Suspension or Expulsion
 - Transcript notations?
 - Disclosure to other institutions?
 - Separate disciplinary file?
 - Change in class schedule/living arrangements
 - Mandatory training/counseling
 - Limitations on access to campus facilities
 - Limitations on campus activities
 - Community service
 - Delay of degree conferral
 - Temporary or permanent revocation of degree



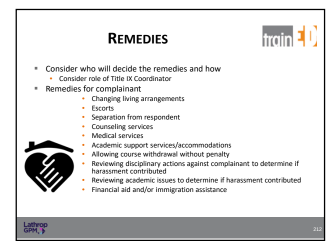
SANCTIONS

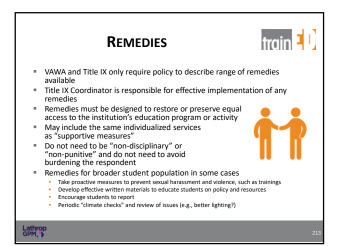


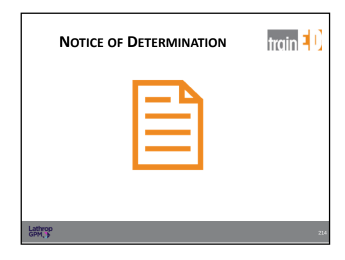
- Sanctions when student not suspended or expelled
- Make inquiries to determine whether restrictions need to be made to:
 - · living arrangements
 - class schedules
 - use of facilities
 - co-curricular activities
 - campus events
 - Allow for Title IX Coordinator to modify or clarify
 - General no-contact directive → limit use of facilities to specific time
 - Address ability to appeal

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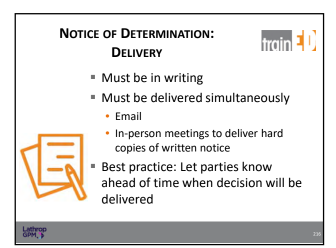
REMEDIES Title IX goals: End the sexual violence/hostile environment Prevent its recurrence Address its effects

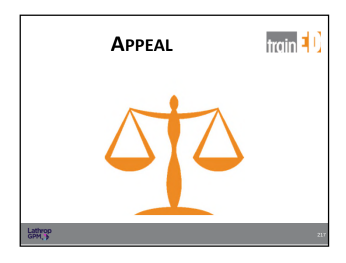




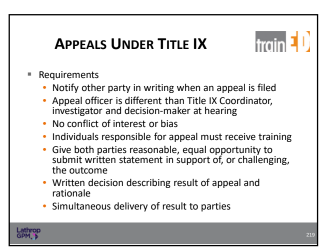


NOTICE OF DETERMINATION Identification of the allegations potentially constituting sexual harassment Procedural steps since complaint Notices to the parties, interviews with parties and witnesses, site visits, methods used to gather other evidence, hearings held Findings of fact Conclusion regarding application of code of conduct to the facts Statement of and rationale for the result as to each allegation Determination of responsibility Any disciplinary sanctions imposed on respondent Whether remedies will be provided to complainant Appeal information Simultaneous delivery to the parties Becomes final either the date the parties receive the written determination of the appeal or the date on which an appeal would no longer be timely





APPEALS UNDER TITLE IX Must be offered to both parties From a determination regarding responsibility From a recipient's dismissal of a formal complaint or any allegations therein Required bases: Procedural irregularity that affected the outcome of the matter; 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; The Title IX Coordinator, investigator, or decision-maker 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; May offer an appeal equally to both parties on additional bases.



APPEALS UNDER VAWA



- Not required, but if offered, must do so equally
- Transparency, equality, notice requirements from main process will apply to appeals
- Examples include:
 - Right to advisor
 - Notice of meetings
 - Access to information used by appeals panel/individual
 - Simultaneous notice of outcome



Additional Required Post-Determination Notices



- For sexual assault and VAWA crimes, your institution must provide simultaneous notice to both parties of—
 - Any change to the results that occurs prior to the time that such results become final
 - When such results become final
- For Title IX, your institution must provide concurrent written notice of—
 - The outcome of any appeal

Lathron GPM,

CASE STUDY



- After final exams, a group of students, including Matt and Jane, go out to celebrate. A great deal of drinking takes place.
- The next semester, Jane is having trouble in one of her classes. Her instructor asks what's bothering her, and she tells her instructor that one of her classmates raped her a few months ago.
- The institution requires all employees who are not confidential resources to report allegations of sexual misconduct
- The instructor alerts the Title IX Coordinator.

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CASE	STI	וחעו
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- Jane agrees to meet with the Title IX Coordinator and states that she has decided she wants to file a complaint against Matt. She claims that Matt walked her home after the finals celebration. When they got to her apartment, she invited him into her apartment for another drink as friends. In the apartment, he forced himself on her and raped her.
- An hour later, the local police call the Title IX Coordinator and state that they are conducting a criminal investigation. They ask your institution to suspend its investigation.

CASE STUDY





After the police complete evidence gathering, the institution starts the investigation. Matt admits that he and Jane had sex, but claims it was consensual. The other students who saw Matt and Jane at the celebration stated that they had both been drinking and flirting.

CASE STUDY

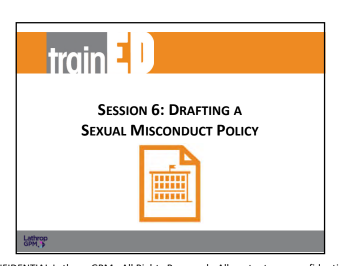




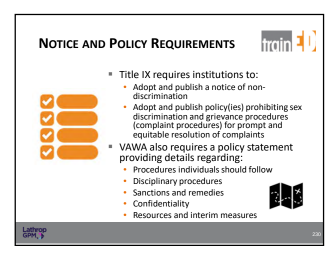
- The decision-maker ultimately concludes that there's not enough evidence to demonstrate that it is more likely than not that Matt violated the policy.
- Jane appeals. She claims that after she received a notice of outcome another student approached her and asked what had happened. The student told Jane that Matt had done the same thing to her a year ago.

Jane claims that friends of Matt are harassing her as a result of the complaint she raised. She claims they post mean Instagram messages and have called her a slut to common friends off campus. | Lathrop | Lath

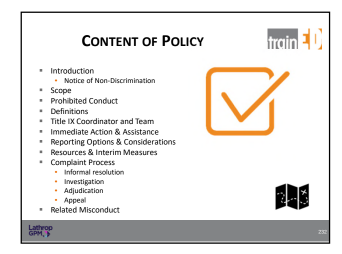




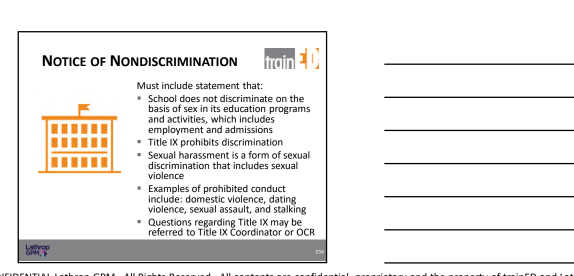
SESSION OVERVIEW Indin Notice and Policy Requirements Policy Drafting Process Content of the Policy Implementation



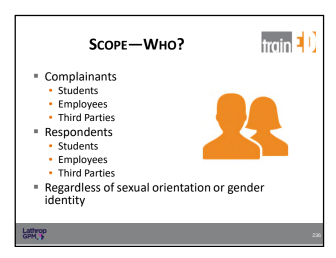
COMPREHENSIVE POLICY DRAFTING PROCESS Driven by campus leadership at the highest level Identify office/personnel responsible for drafting Engage a range of administrators to ensure broad institutional support Review with legal counsel with Title IX / VAWA expertise Consider your target audience Engage in a vetting period where key participants have multiple opportunities to provide feedback Coordinate with other institution policies and procedures







NOTICE OF NONDISCRIMINATION train	
Must also include the following:	
 Name and title of Title IX Coordinator • Printed materials may have only title • Website must include all information • Office address • Phone number 	
Email address	
May create email for the position Lathrop	
GPM , ▶ 235	





SCOPE—WHAT? Institution will respond to: All forms of Title IX sexual harassment that occur within an education program or activity against a person in the United States Quid pro quo Hostile environment Sexual assault and VAWA crimes Non-Title IX sexual harassment? Sexual assault and VAWA crimes outside of an education program or activity or against a person outside of the United States

Provide definitions of the following terms: • Title IX sexual harassment • Non-Title IX sexual harassment (optional) • Sexual assault • Domestic violence NEW 2022! • Dating violence • Stalking • Sexual exploitation (optional) • Retaliation • Policy's definition may set higher standard than state law—but confirm that it isn't less stringent



OTHER DEFINITIONS	train 💶
Recommended Consent Definition Consent means words or overt actions by a perso clearly communicating a freely-given present agre participate in a particular sexual contact or activit overt actions clearly communicate consent when person in the circumstances would believe those actions indicate a willingness to participate in a magreed-upon sexual contact or activity. Although ont need to be verbal, verbal communication is the reliable form of asking for and obtaining consent. responsibility of the person initiating the specific contact or activity to obtain consent for that contractivity.	eement to ry. Words or a reasonable words or nutually consent does ne most It is the sexual
Lathrop GPM, \$	24

Other Definitions train	
Recommended Consent Definition (cont.) The definition of consent is subject to the following: Consent can only be given if one is of legal age. Consent to one form of sexual activity cannot, by itself, constitute consent to other forms of sexual activity. Consent can be withdrawn at any time. When consent is withdrawn, the sexual activity for which consent was initially provided must stop. Consent is active, not passive. Silence or the absence of resistance or saying "no," in and of themselves, cannot be interpreted as consent. Whether an individual actively and willingly participates in conduct may be a factor in determining whether there was consent.	
Lathrop GPM, \$	2

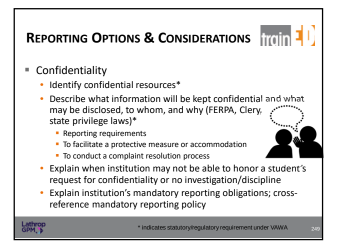
	OTHER DEFINITIONS	train 💶
	ecommended Consent Definition (cont.) ne definition of consent is subject to the following (cont.):	
٠	Previous relationships or previous consent do not, by themselve consent to future sexual acts. In cases of prior relationships, the nature of prior communications between the parties and the corelationship may be factors in determining whether there was co	manner and ntext of the
	An existing sexual, romantic, or marital relationship does not im	ply consent.
	Prior sexual activity with other individuals does not imply conser	nt.
	Consent cannot be procured, expressly or implicitly, by use of fo intimidation, threats, or coercion , as that term is defined below.	
•	An individual known to be—or who should be known to be—inc that term is defined below, cannot consent to sexual contact or a initiated by another individual.	
•	Use of alcohol or other drugs will never function to excuse behaviolates this Policy.	vior that
Lathro	op	243

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OTHER DEFINITIONS train	
Recommended Incapacitation Definition	
Incapacitation means the inability to understand the fact, nature, or extent of the sexual	
situation. Incapacitation may result from mental or physical disability, sleep, unconsciousness, involuntary	
physical restraint, or from the influence of drugs or alcohol. With respect to incapacitation due to the	
influence of drugs or alcohol, incapacitation requires more than being under the influence of drugs or alcohol;	
a person is not incapacitated just because they have been drinking or using drugs.	
Lattrop GPM, \$	
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OTHER DEFINITIONS train	
Example Incapacitation Definition (cont.)	
Where drugs and/or alcohol are involved, incapacitation is determined based on the facts and circumstances of	
the particular situation looking at whether the individual was able to understand the fact, nature, or extent of the sexual situation, whether the individual was able to	
communicate decisions regarding consent, non-consent, or the withdrawal of consent, and whether such	
condition was known or reasonably should have been known to the respondent or a reasonable, sober person in respondent's position. Use of drugs or alcohol by the	
respondent is not a defense against allegations of sexual misconduct.	
Lathrop GPM, ≱	
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OTHER DEFINITIONS train	
Recommended Coercion Definition	
Coercion refers to conduct or intimidation that would compel an individual to do something against their will by	
(1) the use of physical force, (2) threats of severely damaging consequences, or (3) pressure that would cause	
a reasonable person to fear severely damaging consequences. Coercion is more than an effort to	
persuade or attract another person to engage in sexual	

behavior based on the degree and type of pressure someone used to get consent from another.

TITLE IX COORDINATOR	train 💶
 Identify the school Coordinator and do coordinators (if any Explain each indivirund and responsibilities school's overall responsibilities sexual misconduct 	eputy y) dual's role s in the
Lathrop GPM, \$	247

Resources for immediate assistance Explain the importance of preserving evidence as may be necessary to the proof of sexual assault or a VAWA crime, or in obtaining a protection order* Discuss health care options on and off campus* Provide information about where to obtain forensic examinations Explain the rights of complainants and the institution's responsibilities regarding orders of protection, no contact orders, restraining orders, or similar law orders issued by a criminal, civil, or tribal court or by the institution* Identify other services available on and off campus*



REPORTING OPTIONS & CONSIDERATIONS Reporting to the institution Explain how and to whom the alleged offense should be reported* Title IX Coordinator, other designated employees Discuss employee reporting obligations Explain the process for anonymous reporting Describe when school will grant amnesty from student conduct policies

REPORTING OPTIONS & CONSIDERATIONS Reporting to law enforcement Explain options regarding law enforcement and campus authorities, including notification of the complainant'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 complainant so chooses* Decline to notify such authorities* Explain that a report to law enforcement is not necessary for school to proceed



RESOURCES & INTERIM MEASURES Train	
 Explain options for, available assistance in, and how 	
to request changes to academic, living,	
transportation, and working situations, if so requested by the complainant and if such	
accommodations are reasonably available, regardless of whether the complainant chooses to report the	
crime to campus police or local law enforcement*	
Lathrop 'indicates statutory/regulatory requirement under VAWA 263	
WRITTEN NOTIFICATION TO	
COMPLAINANTS train	
Policy must include a statement that the	
institution will provide complainants of sexual assault or VAWA crimes with written	
documentation of their rights and options*	
Lathrop * indicates statutory/regulatory requirement under VAWA 254	-
GPM, \$ Indicates statistically regulatory requirement under SAWA 254	
COMPLAINT PROCESS train	
The state of the s	-
 Identify and explain Title IX Coordinator(s) role Identify investigators, adjudicators, 	
sanctioning officials, and appeals officials or	
explain process for selecting them Identify each type of disciplinary proceeding	
used by the institution and explain how the	
institution determines which type of proceeding to use based on the circumstances	
of an allegation*	

Explain how to file a disciplinary complaint*

* indicates statutory/regulatory requirement under VAWA

STRUCTURING THE COMPLAINT RESOLUTION PROCESS



- Process options
 - One process: Use the same procedures for all sexual misconduct cases (including live hearings)
 - Hybrid: Use the same procedures for all Title IX and VAWA cases (including live hearings) and a separate process for non-Title IX/non-VAWA cases
 - Separate processes: Create separate procedures for Title IX, VAWA, and non-Title IX/non-VAWA cases

Lathron GPM,

SAME PROCEDURES FOR TITLE IX AND VAWA



- Pros
 - Clarity on the process that applies to allegations of sexual misconduct
 - · Less risk of due process litigation
- Cons
 - Chilling effect of live hearing in all cases
 - Cost of additional procedural requirements, including hearings
 - Cannot explain hearing process as legally required in all cases
 - Potential FERPA issues with information sharing in non-Title IX cases
 - Less flexibility

Lathro GPM,

257

SEPARATE PROCEDURES FOR TITLE IX AND VAWA



- Pros
 - Fewer hearings (less chilling effect; less administrative burden/cost)
 - Clear FERPA exceptions for each process
 - Can rely on legal requirements for each process (not requiring additional process beyond legal obligations)
- Cons
 - More analysis needed to determine what process will apply
 - Complications when additional facts arise and in cases with multiple allegations
 - Confusing for parties
 - Risk of due process litigation seeking a hearing requirement

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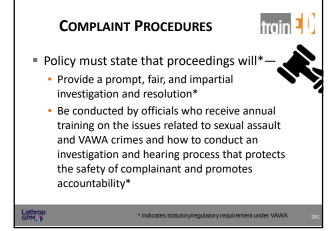
OTHER CONSIDERATIONS	train 🖳
If using a non-hearing process for sexi misconduct cases that do not fall with IX, consider discontinuing the use of h in other student conduct matters that two parties	nin Title nearings
Lathrop GPM, \$	

	making process for each type of disciplinary complaint* Explain informal process, if applicable
٠	Provide equitable rights and transparency to the parties*
•	Discuss interaction with law enforcement
•	Presumption of non-responsibility
	_
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	\mathbf{Q}

* indicates statutory/regulatory requirement under VAWA

COMPLAINT PROCESS

Explain the steps, anticipated timelines, and decision-



COMPLAINT PROCEDURES Standard of Evidence Policy must state the standard of evidence that will be used during any institutional conduct proceeding arising from such a report* *indicates statutory/regulatory requirement under VAWA

Timing Designate reasonably prompt time frames within which the proceedings will be completed* Describe the process for the extension of time frames for good cause with written notice to the accuser and the accused of the delay and the reason for the delay* Indicates statutory/regulatory requirement under VAWA



COMPLAINT PROCEDURES



Sanctions and Remedies



- Policy must list all of the possible sanctions that the institution may impose following the results of any institutional disciplinary proceeding for an allegation of Title IX sexual harassment, sexual assault, or VAWA crime*
- Policy must describe the range of protective measures that the institution may offer to the complainant following an allegation of a sexual assault or VAWA crime*



* indicates statutory/regulatory requirement under VAWA

COMPLAINT PROCEDURES



- Notice of Determination
 - Policy must state that both the respondent and the complainant shall be simultaneously informed, in writing of*—
 - The outcome and rationale of any institutional disciplinary proceeding that arises from an allegation of sexual assault or a VAWA crime*
 - Disclose all sanctions and rationale to both parties for cases of sexual assault or VAWA crime*
 - The institution's procedures for the respondent and the complainant to appeal the results of the institutional disciplinary proceeding*
 - Any change to the results that occurs prior to the time that such results become final*
 - time that such results become final*

 When such results become final*



Lathron GPM, * indicates statutory/regulatory requirement under VAWA

COMPLAINT PROCEDURES



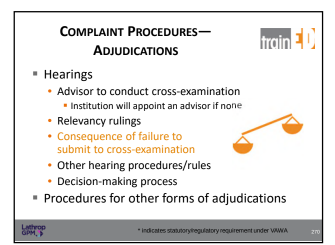
- Policy must provide the accuser and the accused with the same opportunities to have others present during any institutional disciplinary proceeding, including the opportunity to be accompanied to any related meeting or proceeding by the advisor of their choice (Title IX/VAWA only)*
 - Not limit the choice of advisor or presence for either the accuser or the accused in any meeting or institutional disciplinary proceeding must permit attorneys*
 - However, the institution may establish restrictions regarding the extent to which the advisor may participate in the proceedings, as long as the restrictions apply equally to both parties*

Lathrop indicates statutory/regulatory requirement under VAWA

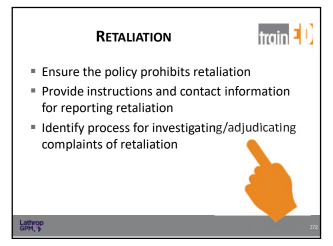
	COMPLAINT PROCEDURES	train 🗐
•	otice of Meetings VAWA: The policy must state that the proceedin conducted in a manner that includes timely not at which the accuser or accused, or both, may b Title IX: Written notice to the party whose parti invited or expected of the Date Time Location Participants Purpose of all hearings, investigative interviews, or other meetings with a party, with sufficient time for the party to prepare to participate	ice of meetings be present*
Lathrop GPM,	* indicates statutory/regulatory require	ement under VAWA 26

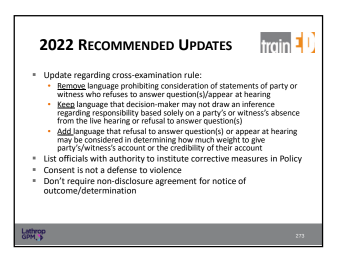
COMPLAINT PROCEDURES Access to information and right to respond VAWA: Provide timely and equal access to the accuser, the accused, and appropriate officials to any information that will be used during informal and formal disciplinary meetings and hearings* Title IX: Send hard copy or electronic format of directly related evidence to parties and advisors (and make available at hearing) Provide opportunity to respond to directly related evidence Send hard copy or electronic format of investigation report to parties and advisors

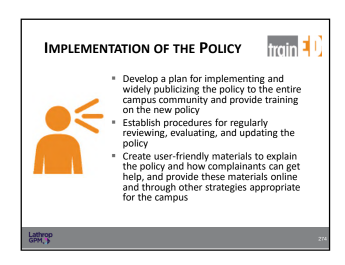
Provide opportunity to respond to investigation report



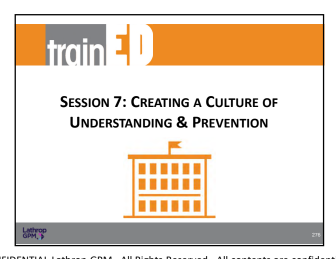
APPEAL PROCEDURES Describe appellate procedures,* including: Grounds for appeal Procedural irregularity that affected the outcome of the matter New evidence that was not reasonably available at the time the determination regarding responsibility or dismissal was made, that could affect the outcome of the matter Title IX Coordinator, investigator, or decision-maker had a conflict of interest or bias that affected the outcome of the matter Other grounds optional Appeal statement and responsive appeal statement Standards of review Process for determining whether grounds have been stated Individual(s) who decide appeal or selection process Timelines



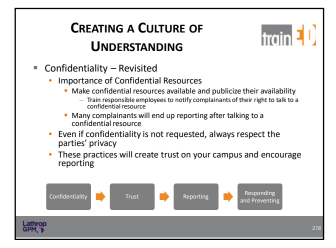














Prevention & Awareness Programs



- Primary prevention and awareness programs and the ongoing campaigns that include:
 - Statement that the institution prohibits VAWA crimes and sexual assault
 - Definition of VAWA crimes and sexual assault in the jurisdiction
 - · Definition of consent in the jurisdiction
 - Safe and positive options for bystander intervention where there is a risk of VAWA crimes and sexual assault
 - · Information on risk reduction to recognize warning signs of abusive behavior and how to avoid potential attacks
 - Procedures to be followed after a report of a VAWA crime or sexual assault (see above)



Prevention & Awareness Programs | train |



- Programs to prevent sexual assault and VAWA crimes:
- Include both primary prevention and awareness programs and ongoing prevention and awareness campaigns
 - Comprehensive, intentional, and integrated programming, initiatives, strategies, and campaigns intended to end sexual assault and VAWA crimes that-
 - Are culturally relevant, inclusive of diverse communities and identities, sustainable, responsive to community needs, and informed by research or assessed for value, effectiveness, or outcome
 - Consider environmental risk and protective factors as they occur on the individual, relationship, institutional, community, and societal levels

PREVENTION & AWARENESS PROGRAMS



- Training for employees who are not confidential resources and who are expected to report should also include discussion of:
 - Inability to promise confidentiality
 - Need to direct to confidential resource
 - Need to report to Title IX Coordinator



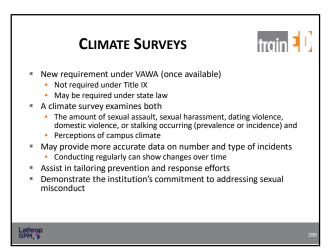
ONGOING PREVENTION AND AWARENESS CAMPAIGNS Examples Bystander intervention Drug and alcohol awareness Coach-based prevention It's on Us campaign

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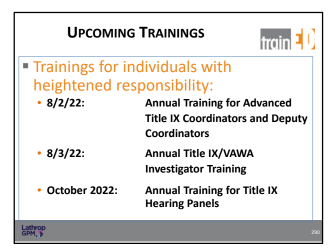


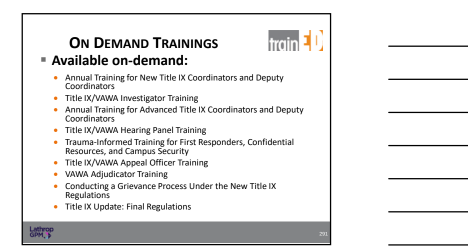
TITLE IX COORDINATOR: CONTINUALLY REVIEW POLICIES/PROCEDURES Are your policies and procedures effective? Is your complaint process so cumbersome that it is deterring reports? If a student searches "rape" or "sexual assault" on your student website, will resources come up? What changes should be made based on past hearings or investigations? You may be caught off-guard the first time a new issue arises, but you should be prepared the second time

TITLE IX COORDINATOR: CONTINUALLY REVIEW POLICIES/PROCEDURES After a complaint of sexual misconduct, review: Anything with your facilities or practices that needs changing? Are there patterns that should be addressed? Times of the year (e.g., start of school) Events (e.g., annual concert in the quad) Groups Location



What are the legal risks involved with conducting climate surveys? Must be prepared to respond to data Changes to policies/procedures Remedies for particular incidents reported Information will be available to OCR and in litigation Lathrop GPM. \$





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Q&A	
Lathrop GPM, \$	