2020 Title IX Regulations: K-12 Basic Compliance Training

Georgetown County School District
August 17, 2020
Presented by Jackie Wernz

FRANCZEK

Ask Questions
Why Are We Here?

Know the Rules
Recognize
Title IX Sexual Harassment

But not just any action, the right action for the conduct at issue!
Why is this so important?
According to a **2017 report from the Justice Department**, only **23 percent** of all sexual assaults are reported to the police.
Harassment and assault can have long lasting, detrimental effects on victims.
### Effects on Individuals

- Stress
- Distraction
- Anger
- Mistrust
- Conflict
- Absenteeism
- Acting out
- Drop-out
- Suicide
- ANXIETY
- DEPRESSION
- Poor performance in school
- Fear
- Lost Opportunities

### Effects on Teams

- Decreased focus
- Lost productivity
- Withdrawal
- Neglect
- Absenteeism
- Malingering
- Lack of trust in leadership
- Turnover
Unfair processes can have long lasting, detrimental effects on the parties

Mattress Protest and Its Aftermath

Case of alleged rape at Columbia first yielded much sympathy for the accuser and protest, but ends with the university apologizing to the accused. The case has had on the discussion of sexual assault on campus.

By Jeremy Bauer-Wolf // July 24, 2017
Harassment Is Illegal
Including Sexual Harassment

ED Office for Civil Rights (OCR)
You could be personally responsible.

Ice Breaker
Have you been involved in a Title IX complaint during your time at the District?

Yes

No
Have you been involved with a student or employee issue involving unwanted conduct on the basis of sex?

- Yes
- No

In the Zoom Chat

Name, Title
What is the most important question you would like answered today?
What is Title IX?

What is the first word you think of when you think of "Title IX"?
Title IX Statute

(20 U.S.C. §§ 1681–1688)

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

- Recruitment, Admissions, and Counseling
- Financial Assistance
- Athletics
- Sex-Based Harassment
- Treatment of Pregnant & Parenting Students
- Discipline
- Single-Sex Education
- Employment
- Retaliation

Title IX Regulations

(34 C.F.R. Part 106 – Amended as of 8/14/2020)

- Prohibit discrimination on the basis of sex
- Establish procedural requirements
  - Policy + detailed grievance procedure
  - Designation of Title IX coordinator(s)
  - And many more requirements!
When Must the School Respond to Sexual Harassment?

It Depends Who [Well, Which Law] You Ask

**Employment**
- State Law
- Title VII
- Title IX

**Students**
- State Law
- Title IX
When must a school respond to Title IX sexual harassment?

A school with actual knowledge of [Title IX] sexual harassment in an education program or activity against a person in the United States must respond promptly and in a manner that is not deliberately indifferent.

Notice

ACTUAL knowledge

To Title IX Coordinator or “official with authority” (all K-12 employees)
Official with Authority

• Title IX Coordinator
• Any other officials who have been given authority to institute corrective measures by the school district
• K-12: All employees

Actual Knowledge

1. Sense
2. Report
Reporting Sexual Harassment: Who, How and When?

- Any person may report sex discrimination, regardless of whether the person is the alleged victim of the reported conduct.
- Reports can be made by mail, by telephone, or by email, using the contact information listed for the Title IX Coordinator.
- Or by any means that results in the Title IX Coordinator receiving the person’s report.
- Such a report may be made at any time, including during non-business hours, by using the telephone number or electronic mail address, or by mail to the office address listed for the Title IX Coordinator.

Key Word: “Allegation”

Once a school has notice of an allegation that, if true, would constitute sexual harassment, it must respond.

“Well, we didn’t believe there was enough evidence it happened” does not get you past your responsibility to use your Title IX procedures.
Order of protection: Principal served with order of protection requiring 17 year old male student to have no contact with 16 year old female student due to alleged sexual assault off campus.

Raise Your Hand

Is this notice under the new Title IX?
What is Sexual Harassment?

It Depends Who [Well, Which Law] You Ask

Employment
- State Law
- Title VII
- Title IX

Students
- State Law
- Title IX
Title IX Sexual Harassment

- Employee quid pro quo
- Hostile environment (newly defined)
- Clery/VAWA “Big 4”
Title IX Quid Pro Quo

**Definition:** An employee of the educational institution conditioning an aid, service, or benefit of the educational institution on participation in unwelcome sexual conduct

**New:** Only an employee (not a volunteer, another student, etc.)

**Codified:** Severity and harm presumed
VAWA “Big Four”

- Domestic Violence 34 U.S.C. 12291(a)(8)
- Dating Violence 34 U.S.C. 12291(a)(10)
- Stalking 34 U.S.C. 12291(a)(30)

Title IX Hostile Environment
Title IX – What is Sexual Harassment?

Old Definition
Unwelcome conduct determined by a reasonable person to be severe, pervasive or persistent as to interfere with or limit a student’s ability to participate in or benefit from school services, activities, or opportunities

New Definition (8/14)
Unwelcome conduct determined by a reasonable person to be so severe, pervasive, and objectively offensive that it effectively denies a person’s equal access to the school’s education program or activity

Unwelcome Conduct

- Not Consent
- Not Participation
- Not Silence
- Age Matters
- Intoxication Matters
- Culture Matters
- Ability Matters

**reasonable person**
"Severe" means something more than just juvenile behavior among students, even behavior that is antagonistic, non-consensual, and crass. The *Davis* Court made an explicit admonishment that “simple acts of teasing and name-calling” are not enough, “even where these comments target differences in gender.” *Davis*, 526 U.S. at 651, 119 S.Ct. 1661; 652 (“It is not enough to show ... that a student has been teased or called offensive names.” (quotation marks and editorial marks omitted)).

*Kollaritsch v. Michigan State Univ. Bd. of Trustees*, 944 F.3d 613, 620 (6th Cir. 2019)
What is "Pervasive"?

"Pervasive" means "systemic" or "widespread," id. at 652-53, 119 S.Ct. 1661, but for our purposes, it also means multiple incidents of harassment; one incident of harassment is not enough. Id. (explaining that this cause of action does not cover "claims of official indifference to a single instance of one-on-one peer harassment"). The Davis Court hypothesized that a single incident could be sufficiently severe that it would result in the articulated injury—and we do not doubt that a sexual assault would be such a severe incident—but the Court held that a single incident would nonetheless fall short of Title IX's requirement of "systemic" harassment.

Kollaritsch v. Michigan State Univ. Bd. of Trustees, 944 F.3d 613, 620–21 (6th Cir. 2019)

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"Objectively offensive" means behavior that would be offensive to a reasonable person under the circumstances, not merely offensive to the victim, personally or subjectively. Id. at 651, 119 S.Ct. 1661. “Whether gender-oriented conduct rises to the level of actionable harassment thus depends on a constellation of surrounding circumstances, expectations, and relationships, including, but not limited to, the ages of the harasser and the victim and the number of individuals involved.” Id. (quotation marks omitted). The victim’s perceptions are not determinative. “Indeed, the [Davis majority] ... suggests that the ‘objective offensiveness’ of a comment is to be judged by reference to a reasonable child at whom the comments were aimed.” Id. at 678, 119 S.Ct. 1661 (Kennedy, J., dissenting).

Kollaritsch v. Michigan State Univ. Bd. of Trustees, 944 F.3d 613, 621 (6th Cir. 2019)
Constellation of surrounding circumstances, expectations, and relationships

Hostile Environment Factors

Context, Nature, Scope, Frequency, Duration, and Location of the Incidents

Identity, Number, Ages, and Relationships of the Persons involved
Denial of Access

Nor do we contemplate, much less hold, that a mere “decline in grades is enough to survive” a motion to dismiss. *Ibid.* The dropoff in [the student]'s grades provides necessary evidence of a potential link between her education and [the perpetrator]'s misconduct, but petitioner's ability to state a cognizable claim here depends equally on the alleged persistence and severity of [the perpetrator]'s actions, not to mention the Board's alleged knowledge and deliberate indifference.

What about.... casual or isolated comments or conduct?

Yes or No?
Is this severe, pervasive, and objectively offensive?
A student makes multiple insensitive jokes to another student?

- Yes
- No
- Need more information

A teacher makes a sexually inappropriate comment to a student in class?

- Yes
- No
- Need more information
One student grabs another student's breasts during a soccer game.

- Yes
- No
- Need more information

A student "uses tongue" during an acting scene without the other student's permission.

- Yes
- No
- Need more information
A group of students (one sex) make a Facebook post rating students (another sex) by attractiveness and share with school community

<table>
<thead>
<tr>
<th>Yes</th>
<th>No</th>
<th>Need more information</th>
</tr>
</thead>
</table>

A teacher (one sex) tells a student (another sex) to trade a back rub in the classroom for a good grade on a test

<table>
<thead>
<tr>
<th>Yes</th>
<th>No</th>
<th>Need more information</th>
</tr>
</thead>
</table>
Students incessantly mock a female student for not wearing makeup saying she looks "like a boy"

- Yes
- No
- Need more information

A student sends a completely nude picture to the student's significant other (another student)

- Yes
- No
- Need more information
The recipient student forwards the photo to 20 classmates

Yes

No

Need more information

ACCESS DENIED
Title IX Sexual Harassment Must Be “In a Program or Activity”

Program or Activity: Any location, events, or circumstance over which the school exhibits substantial control over both the alleged harasser and the “context” in which the harassment occurred.
Substantial control over the context?

Schools need only address sex discrimination occurring against a person in the United States under Title IX.
## DISMISSALS

<table>
<thead>
<tr>
<th>Mandatory if conduct alleged:</th>
<th>Permissive if:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Not sexual harassment if true</td>
<td>Complainant requests to withdraw in writing</td>
</tr>
<tr>
<td>Did not occur in the school’s program or activity</td>
<td>Respondent’s enrollment or employment ends</td>
</tr>
<tr>
<td>Did not occur in the United States</td>
<td>Specific circumstances prevent school from gathering evidence sufficient to reach a determine (e.g., passage of time, lack of cooperation by complainant)</td>
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</table>

**can still address under non-Title IX policy**

**How Must You Respond?**
Board Policies on Harassment

Option 1: Title IX Sexual Harassment policy (for TIX Sexual Harassment only)

Option 2: Uniform or General Grievance Procedure (for any other violation of law, including other types of "sexual harassment")

Option 3: Other Board policies prohibiting conduct, e.g., bullying
Conduct that, if true, would be "Title IX Sexual Harassment"

REMEMBER: If you find no responsibility, consider whether another sexual harassment policy should be used.

BUT ALWAYS consider whether another non-"sexual harassment" policy or procedure applies.

TIX Policy

Dismissal under Title IX Process

OR

Conduct that, even if true, would not "Title IX Sexual Harassment"

Adequate Response

1 Initial Response/Supportive Measures  2 Informal Resolution (Voluntary)  3 Investigation

4 Decision  5 Appeal
Title IX Coordinator

- Must be called Title IX Coordinator
- Must meet with alleged victims of sexual harassment (the Title IX Complainant) upon actual knowledge of Title IX harassment even if no formal complaint filed
- Can delegate responsibilities
Terminology

Title IX Complainant: A person who is alleged to be the victim of conduct that could constitute sexual harassment

Title IX Respondent: A person who has been reported to be the perpetrator of conduct that could constitute sexual harassment

Title IX Sexual Harassment perpetrated against someone else

Not a third party who reports

Title IX Coordinator, even if the TIXC “signs” a Formal Complaint

New: Initial Response

Title IX Coordinator (or designee) must promptly, **even if no Formal Complaint is filed**:

- Contact the Title IX Complainant to discuss the availability of “supportive measures”
- Consider the Title IX Complainant’s wishes with respect to supportive measures
- Inform the Title IX Complainant of the availability of supportive measures with or without the filing of a formal complaint
- Explain the process for filing a Formal Complaint
Formal Complaint

Defined as a document filed by a complainant or signed by the Title IX Coordinator alleging sexual harassment against a respondent and requesting that the school investigate the allegation of sexual harassment. 34 C.F.R. § 106.30(a).

Signing a Complaint

Factors to consider
### Supportive Measures

#### What Changed?

<table>
<thead>
<tr>
<th>OLD TERM (OCR Guidance)</th>
<th>NEW TERM (Final Rule)</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Used terms such as “interim measures” or “interim steps” to describe measures to help a complainant maintain equal educational access</td>
<td>• Non-punitive, individualized services, offered as appropriate and without charge to a complainant or a respondent before or after the filing of a formal complaint, or where no complaint has been filed (34. C.F.R.106.30(a)).</td>
</tr>
<tr>
<td>• Implied only available during pendency of investigation, did not mandate offering them, not clear if could be punitive or disciplinary, and did not clarify if available to respondents</td>
<td>• Should be designed to restore or preserve equal access to the education program or activity without “unreasonably” burdening the other party</td>
</tr>
<tr>
<td></td>
<td>• Should be confidential</td>
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**Examples of Supportive Measures**

- Counseling
- Course modifications
- Schedule changes
- Increased monitoring or supervision

A supportive measure that completely removes a respondent from an activity would likely be considered punitive, except for “emergency removals” for students and “administrative leaves” for employees.
Emergency Removal/  
Admin Leave

**Immediate emergency removal**  
(34 C.F.R. 106.44(c))

- Based on an individualized safety and risk analysis
- Necessary to protect a student or other individual from **immediate threat** to **physical health or safety**
- **Notice, opportunity to challenge** provided “immediately” provided the removal
- Consider other laws, e.g., SB100, “change in placement” under IDEA

**Employee administrative leave**  
(34 C.F.R. 106.44(d))

- Not prohibited
- Consider state law, board policy, handbooks, and bargaining agreements

What about Protective Orders?
Informal Resolution

Informal Resolution (Voluntary)

<table>
<thead>
<tr>
<th>INFORMAL RESOLUTION IS NOT PERMITTED UNDER THE FOLLOWING CONDITIONS:</th>
<th>INFORMAL RESOLUTION MAY MOVE FORWARD UNDER THE FOLLOWING CONDITIONS:</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Cannot condition enrollment, employment, or any right on waiver of right to investigation and adjudication of formal complaints under grievance procedure</td>
<td>• Any time prior to reaching a determination, either party may request informal resolution</td>
</tr>
<tr>
<td>• Cannot require use of informal resolution process</td>
<td>• Requires voluntary, written informal resolution</td>
</tr>
<tr>
<td>• Cannot offer informal resolution process until formal complaint is filed</td>
<td>• Any party has a right to withdraw prior to agreement</td>
</tr>
<tr>
<td>• Not available to resolve allegations that employee sexually harassed a student</td>
<td></td>
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</tbody>
</table>

Presented by Jackie Wernz
Partner, Franczek P.C.

Georgetown County School District
August 17, 2020
Informal Resolution Facilitators

• We do not recommend using the Title IX Coordinator or investigator(s) or decisionmakers (complaint and appeal)

Written Notice: Required

• To both parties
• In writing
• Allegations
• Requirements of informal resolution process (including circumstances under which the party cannot resume a formal complaint arising from the allegations)

Resulting consequences of participating (e.g., records)
3 Investigation

New: Formal Complaint Response

34 C.F.R. 106.45(b)

• Requires a number of specific steps for investigating
• Major shift from previous, more deferential stance toward specific policies and practices for complaint resolution
ANATOMY OF AN INVESTIGATION

- Written notice to the parties
- Choosing an investigator
- Required elements of an investigation

• Written notice to known parties “upon receipt of written complaint”
• In sufficient time to allow respondent to prepare a response before any initial interview
• Must include:
  - Notice of grievance process, including any informal resolution process
  - Notice of allegations, in sufficient detail to allow respondent to prepare a response (names of known parties, conduct alleged, date and location of conduct, if known)
• **Must include:**
  - Statement that respondent presumed not responsible and that responsibility determined at conclusion of grievance process
  - Notice of parties’ rights to have an attorney or non-attorney advisor and to inspect and review evidence
  - Notice of any provision in the code of conduct that prohibits knowingly making false statements or providing false evidence during the grievance process
• **Must be supplemented if new allegations opened for investigation**

**More Steps:**
**Written Notice**

- Informal resolution notice
- Notice at start of investigation
- Dismissal notice
- Interview notices
- Report
- Notice why proposed questions not asked on cross and why
- Written determination and notice of appeal rights

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• Document information to complainant at initial meeting, including supportive measures requested/provided
• Document that review of evidence provided to both parties
• Document opportunity to ask questions, answers, follow-up questions, etc.

Written Notice: Recommended

Who should investigate?

- Can be the Title IX Coordinator
- But should it?
Who should investigate?

• Trained
• Unbiased
• No actual or perceived conflict of interest
  ➢ Consider “institutional interests”
• No prejudgment of the facts

Who should investigate?

• Consider the perception of bias
  ➢ Your friendship or other relationship with the accused or their family
  ➢ Your personal characteristics
  ➢ Your personal conflicts (even if just perceived)
  ➢ Personality conflicts
Contents of an Investigation

Investigation 34 C.F.R. 106.45(b)(5)

- Burden of proof on school
- Certain treatment records cannot be obtained without voluntary, written consent
- No restriction of rights of parties to discuss allegations or gather or present evidence
- Same opportunities for others present during interviews or related proceedings (e.g., attorney or non-attorney advisor)
- Written notice to parties of date, time, participants, purpose, and location of each investigative interview with sufficient time to prepare
- All evidence provided to parties and their advisors with 10 days to respond before report
- Written investigative report “fairly summarizes the relevant evidence” provided to parties and advisors at least 10 days before hearing or other determination of responsibility
Investigation Best Practices

- Investigation plan
- Follow steps in policies closely
- Coordinate with law enforcement as required by policy and District practice
- Remember that both complainants and respondents may be experiencing trauma and other strong emotions
- Consult with Title IX Coordinator and/or counsel as needed

Interviewing Best Practices

- Explain your role as a neutral
- Open-ended questions followed by more tailored follow up
- Allow ample time, don’t interrupt or rush
- Ask “Is there anything else?”
- Ask for other witnesses, evidence, incidents
Notice to Parties in Interviews

• What to expect about future contact (timing, updates, encourage follow-up to you)
• Written copy of policies/procedures
• Notify about protections from retaliation – provide specific examples
• No “Gag” order but can warn of retaliation risks

First Amendment Rights

[Image of the Bill of Rights]

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Investigation Plans Aren’t Static

Reassess plan for investigation frequently

Gathering Other Evidence
**Warning! Medical Records**

- Notice of allegations should not divulge either party’s medical information
- Prohibited from accessing or using medical, psychological, or similar records in grievance process without a party’s (or parent’s) voluntary, written consent

**Opportunity to Review Evidence**

- Before the investigatory report is completed, evidence relating to the allegations must be sent to each party and advisor and should include all evidence (including that which the school does not intend to rely upon and exculpatory and inculpatory evidence)
- Parties have 10 days to provide a written response
Investigation Report Should Include

- Applicable policies and procedures
- Timeline of investigation
- Description of allegations
- Unbiased summary of evidence gathered, including interviews
- Credibility determination(s)

Investigation Report Writing

- Fairly summarizes the relevant evidence
- Provide the report to the parties and their advisors, if any, for their review and written response, at least 10 days before a hearing or other determination of responsibility
Decision

Decisionmaker(s) (Complaint) • Cannot be the Title IX Coordinator or the investigator(s)
Determinations of Responsibility
34 C.F.R. 106.45(b)(6)

- Live hearing with live cross by party advisors required for higher ed, not K-12; Hearings permitted for K-12
- Each party allowed to submit written, relevant questions to be asked of another party or witness to the decisionmaker, who will provide each party with the answers and the opportunity for follow-up questions

Relevance

- Rape shield laws – for CP only
  - Unless
    1. Used to prove someone other than respondent committed the conduct or
    2. Specific incidents related to the RP to show consent
- Treatment records
- Legally privileged information
Rulings on Relevance in Written “Cross”

• Provide reasoning for irrelevance
• Admit and consider all relevant evidence
• Questions must be appropriate
• Identify exceptions
## Written Determination

<table>
<thead>
<tr>
<th>Identify</th>
<th>Identify the allegations</th>
</tr>
</thead>
<tbody>
<tr>
<td>Describe</td>
<td>Describe procedural steps taken</td>
</tr>
<tr>
<td>Cite</td>
<td>Cite potential policy violations</td>
</tr>
<tr>
<td>Summarize</td>
<td>Fairly summarize all relevant evidence</td>
</tr>
<tr>
<td>Provide</td>
<td>Provide statement of result, with rationale, for each allegation</td>
</tr>
<tr>
<td>Appeal</td>
<td>Appeal procedures</td>
</tr>
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</table>

Remember the Standard of Proof

- Preponderance of the Evidence
Remedies

- Can be punitive/disciplinary
- Can be supportive measures or similar actions as well
- Can address individuals or larger community

Appeal
Appeal Process

• Available to both parties
• Three bases for appeal:
  • Procedural issue affecting the outcome;
  • New evidence that wasn’t reasonably available at the time the determination regarding responsibility or dismissal was made that could affect the outcome; or
  • TIXC, investigator, or decision-maker had 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.

Appeal Process

• Notify party of appeal in writing
• Apply procedures equally for both parties
• Opportunity to submit written statement
• Issue written decision to both parties
Decisionmaker(s) (Appeal) Cannot be the Title IX Coordinator or the investigator(s) or the decisionmaker (complaint)

Bias, Conflicts of Interest, and Other Fairness Concerns
Bias

The Title IX Coordinator, investigator, decision-maker, or informal resolution facilitator must not have a conflict of interest or bias for or against Complainants or Respondents generally or for or against any individual Complainant or Respondent. And that they not prejudge any matter before them.
What is the first word you think of when you think of "conflict of interest"?

What is the first word you think of when you think of "prejudgment"?
5 Min Guided Breakout

What steps can you take to avoid:

- Prejudgment
- Conflict of Interest
- Bias

Recordkeeping
**Recordkeeping**

Must maintain the following for 7 years:

- Sexual harassment investigation documents, including:
  - Determination regarding responsibility
  - Recordings or transcripts of live hearing
  - Disciplinary sanctions imposed on Respondent
  - Remedies provided to Complainant
- Appeal and result
- Informal resolution and result
- Actions taken in response to a report of sexual harassment
- Actions taken in response to a formal complaint of sexual harassment

**Recordkeeping**

Responses to formal and informal complaints and actions taken in response should include:

- The basis for the school’s conclusion that its response was not deliberately indifferent
- Documentation that it has taken measures designed to restore or preserve equal access to the school’s education program or activity
- Supportive measures or if no supportive measures are provided, document the reasons why such a response was not clearly unreasonable in light of the known circumstances
Questions