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Evolving Regulations

- This training is based on currentlyoperative sexual harassment regulations (August 2020)
- We will highlight potential changes that may result from proposed regulations that are not yet effective
- The effective date and final language of proposed regulations have yet to be determined

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 Litigation may challenge final regulations once effective



Agenda

- Title IX Scope & Jurisdiction
- Intake and Supportive Measures
- The Investigation
- The Hearing
- Informal Resolution and Other Processes
- Case Law Update



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What is Title IX?

"[N]o 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."

34 C.F.R. § 106.31

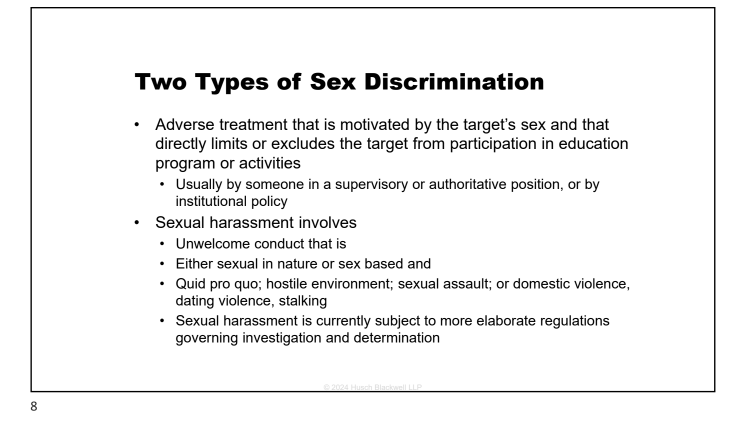


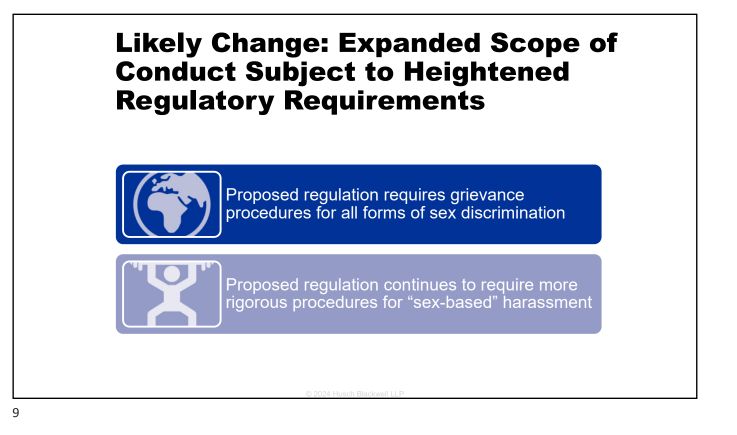
To which entities does Title IX apply?

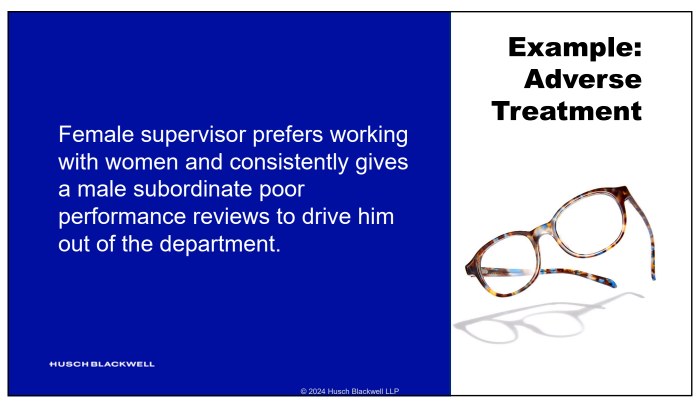


Entities that receive federal financial assistance, including colleges and universities that participate in U.S. Dept. of Ed. Federal Student Aid funding

- · Not individual persons
 - But institutions are required to adopt policies and procedures to implement Title IX that do apply to individual persons







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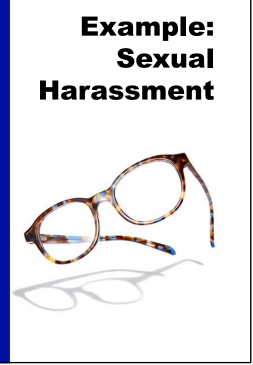
College consistently spends millions of dollars upgrading and maintaining all the male residence halls but spends almost no money on female residence halls, which are constantly in a state of disrepair.



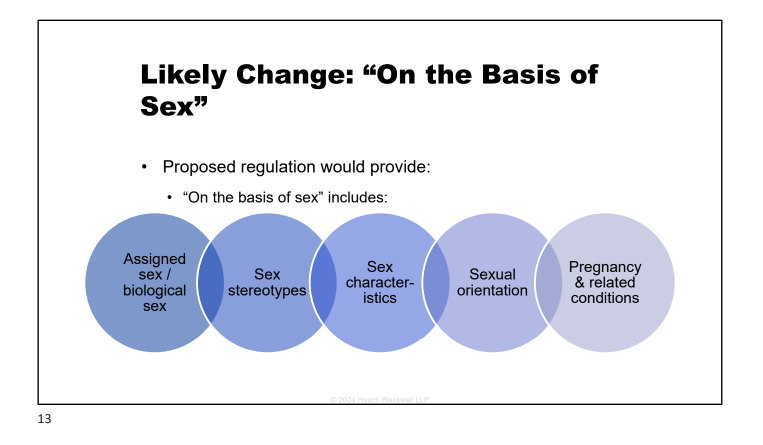
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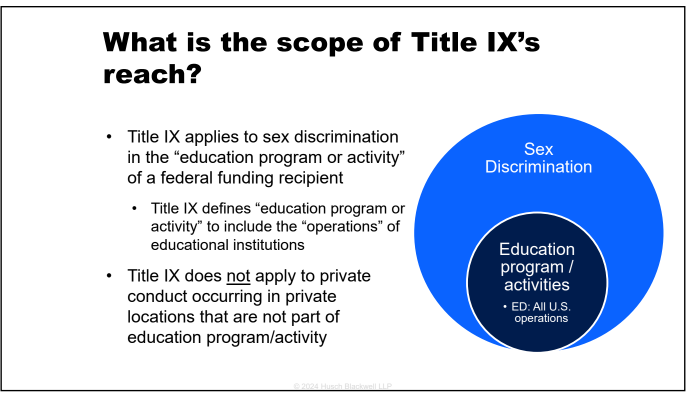
Student repeatedly makes unwelcome sexual comments and sexual jokes to another student in the same residence hall, propositions the other student to engage in sexual encounters despite repeatedly being told "no," and exposes themselves to the other student one night after returning from a party, drunk.

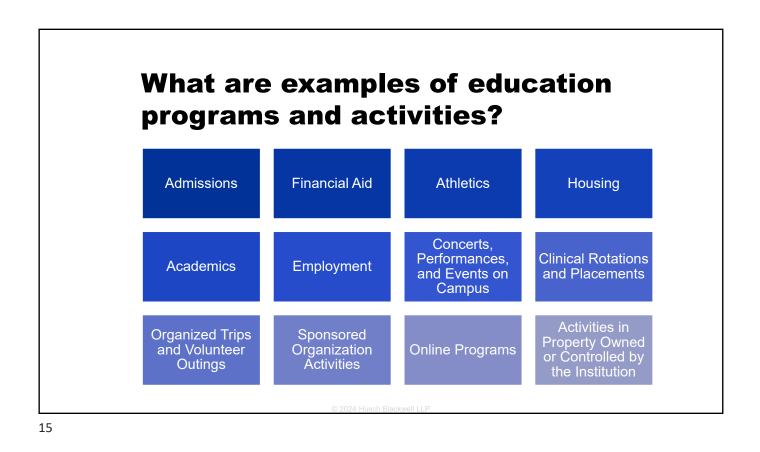
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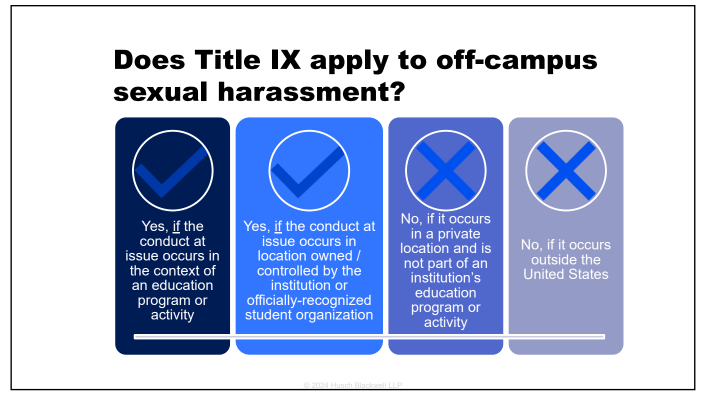


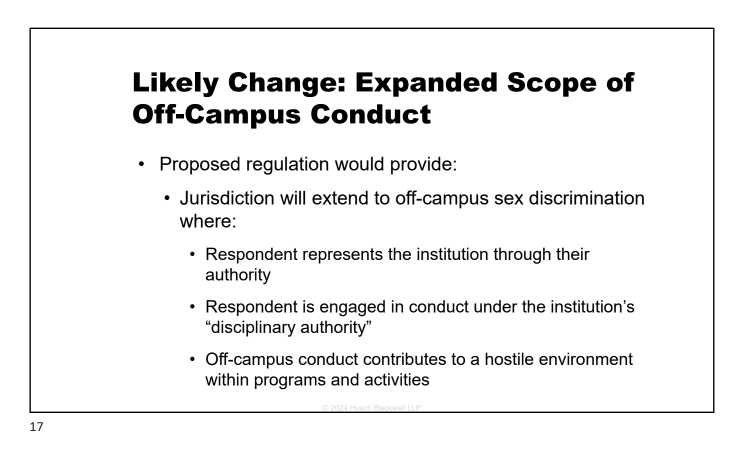
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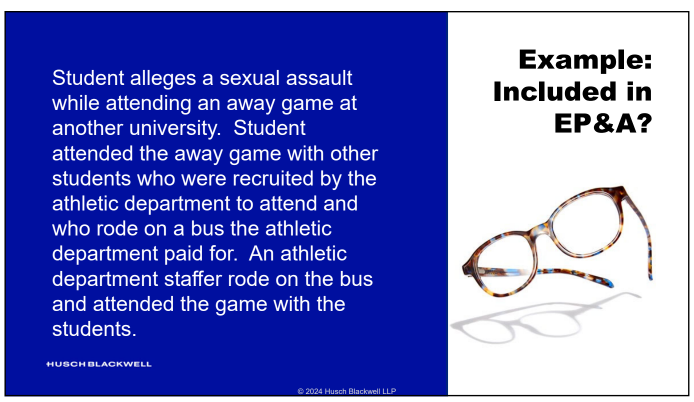




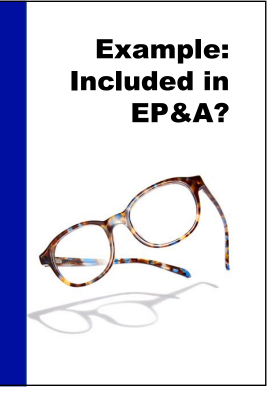




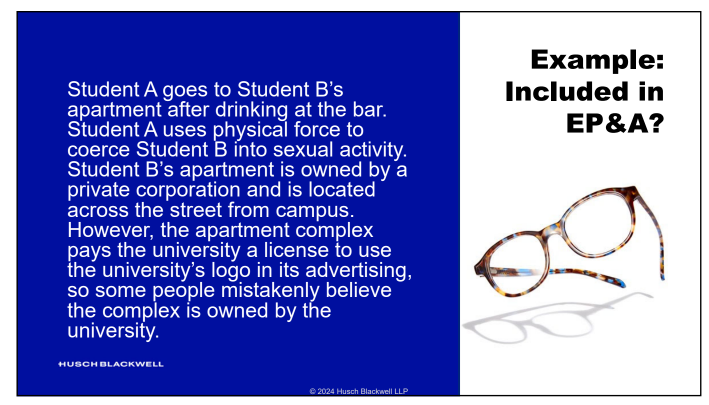




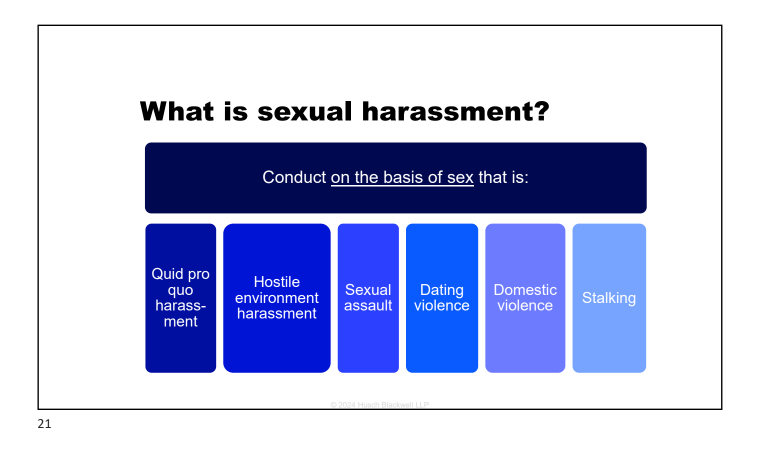
An alumnus returns to campus and attends a Greek alumni reception held at a sorority house located off campus. While at the reception, the alumnus is fondled by a drunk attendee who is a current student.

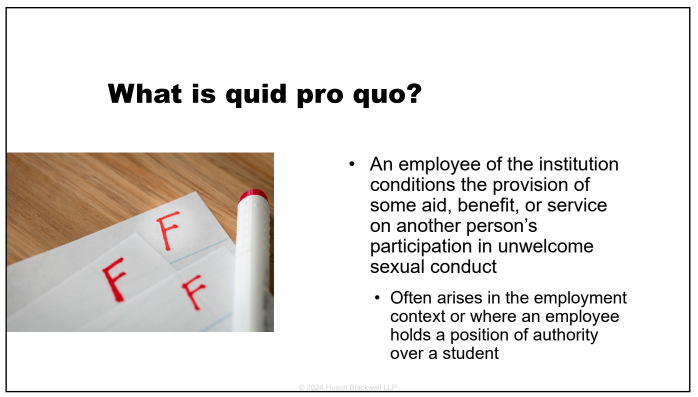


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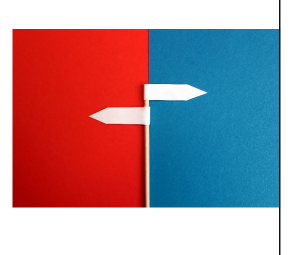
What is hostile environment?

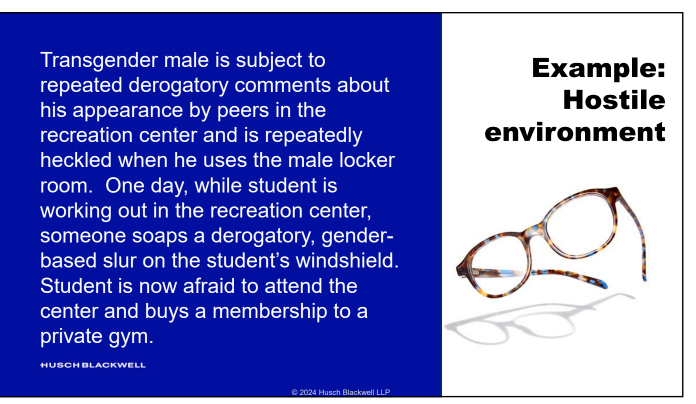
Unwelcome conduct determined by a reasonable person to be so severe, pervasive, and objectively offensive that it effectively denies a person equal access to the recipient's education program or activity.

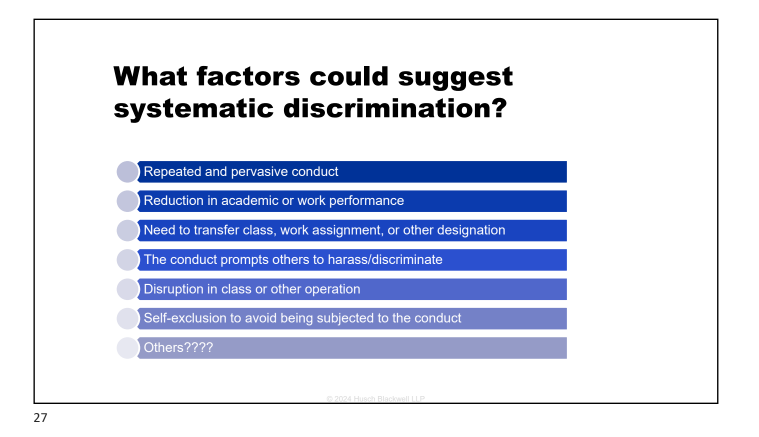


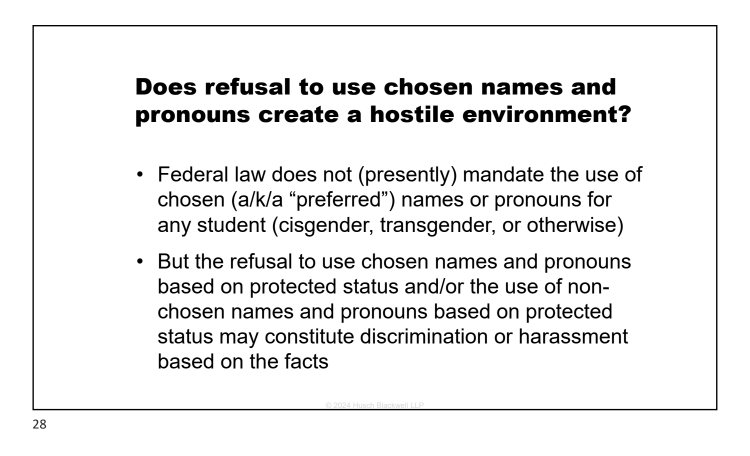
Likely Change: "Hostile Environment"

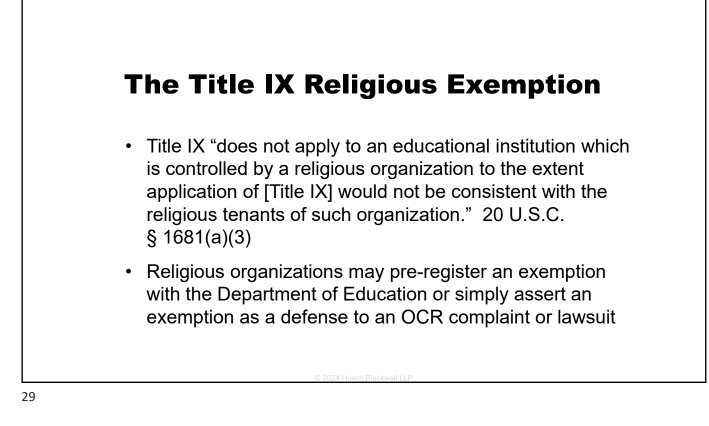
- Proposed regulation would alter to:
 - · Severe or pervasive
 - · Evaluated subjectively and objectively
 - Denies or limits a person's ability to participate in or benefit from programs and activities
 - Considering numerous facts and circumstances

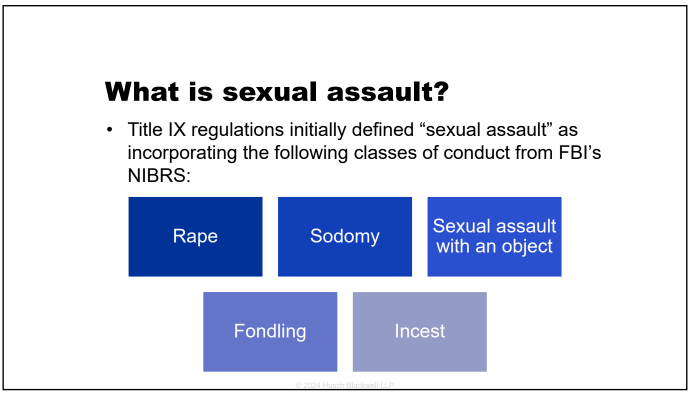


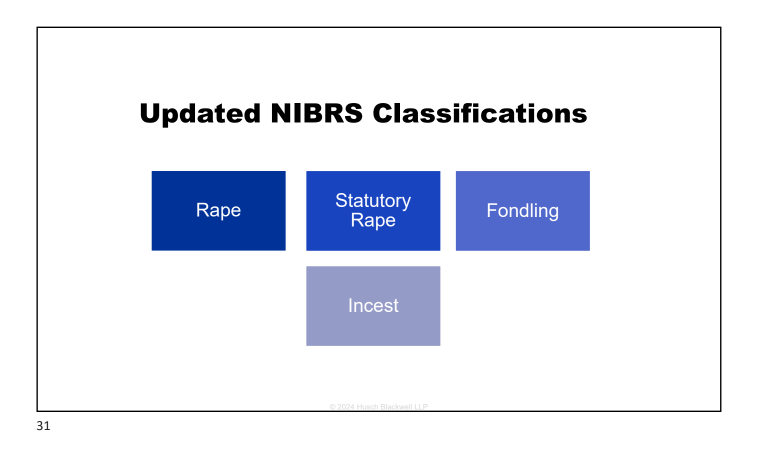






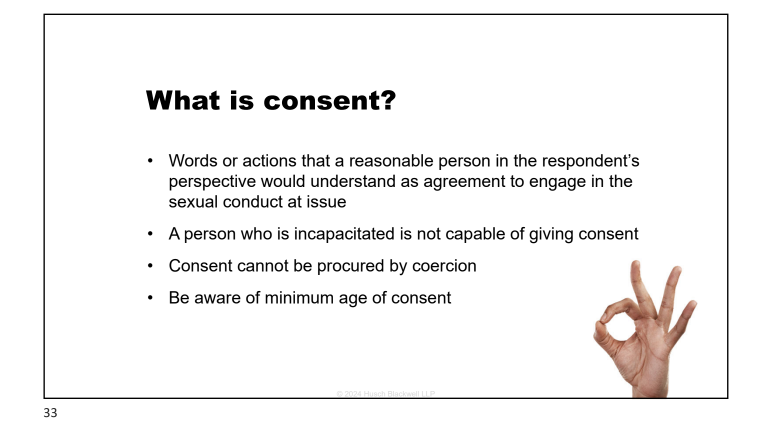






What is rape? (Revised NIBRS)

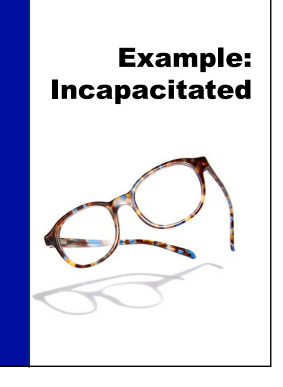
Penetration, no matter how slight, of the vagina or anus with any body part or object, or oral penetration by a sex organ of another person, or by a sex-related object. This definition also includes instance in which the victim is incapable of giving consent because of temporary or permanent mental or physical incapacity (including due to the influence of drugs or alcohol) or because of age. Physical resistance is not required on the part of the victim to demonstrate lack of consent.



What is incapacity?

Incapacity refers to a state where a person does not appreciate the nature or fact of sexual activity due to the effect of drugs or alcohol consumption, medical condition or disability, or due to a state of unconsciousness or sleep.

Student A and Student B have had several prior sexual encounters. One night, Student A provides Student B with drugs that, unknown to Student A, are laced with fentanyl. Student B takes the drugs voluntarily and then falls into a stupor and cannot speak coherently. Student A who has only smoked marijuana, then has sex with Student B.

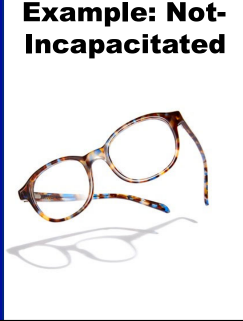


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Damon and Jeremy attend a football tailgate. Each have six beers over the course of three hours. Instead of going to the game, Damon and Jeremy decide to hookup at Damon's on-campus apartment. Each separately drives from the tailgate without incident to Damon's apartment where the two have sex and then fall asleep for a few hours. Later, Damon claims he was too drunk to consent. Multiple people from the tailgate recall having conversations with Damon and Jeremy about the game, who was likely to win, and renovations planned for the stadium.

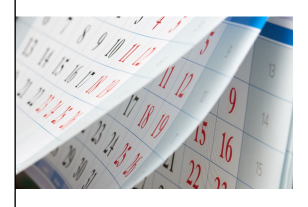
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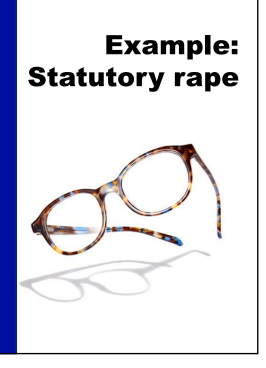
What is statutory rape? (Revised NIBRS)



Nonforcible sexual intercourse with a person who is under the statutory age of consent.

State law sets a minimum age of consent at 17. The college hosts a summer basketball clinic. An 18year-old attendee has sex with a 15- year-old attendee. The encounter happens in a dormitory room after curfew. The two attendees are from the same high school and had several sexual encounters before the clinic.

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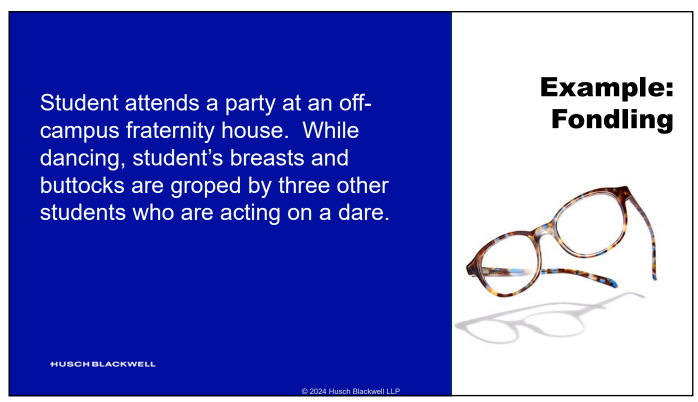


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What is fondling (Revised NIBRS)?

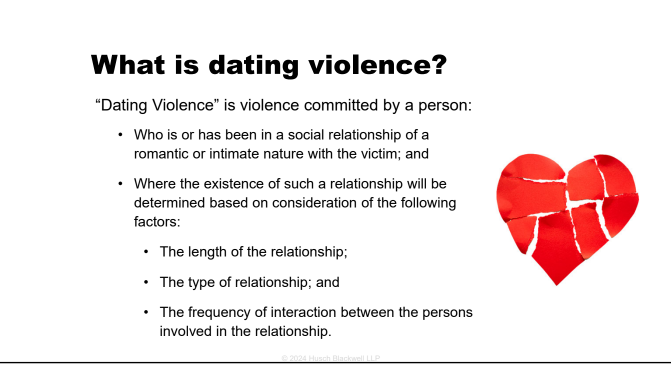
Touching of the private body parts of another person for the purpose of sexual gratification, without the consent of the victim, including instances where the victim is incapable of giving consent because of age or because of temporary or permanent mental or physical incapacity.

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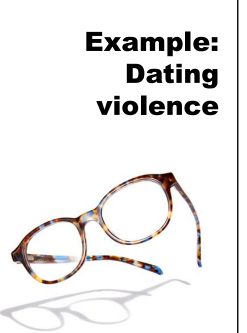
What is domestic violence?

Felony or misdemeanor crimes of violence committed by a current or former spouse or intimate partner of the victim, by a person with whom the victim shares a child in common, by a person who is cohabitating with or has cohabitated with the victim as a spouse or intimate partner, by a person similarly situated to a spouse of the victim under the domestic or family violence laws of the state, or by any other person against an adult or youth victim who is protected from that person's acts under the domestic or family violence laws of the state.



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Kace and Jamie have hooked up, occasionally spend the night at each other's apartments, and text each other frequently. One night, during an argument, Jamie throws Kace's phone at Kace. The phone misses Kace but hits the wall and is destroyed.



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What is stalking?



- Engaging in a course of conduct directed at a specific person that would cause a reasonable person to:
 - Fear for their safety or the safety of others; or
 - Suffer substantial emotional distress.

Alfie and Hana broke up after Alfie **Example:** took an interest in Mira. Hana **Stalking** sends Alfie dozens of text messages each day begging Alfie to dump Mira and return to Hana. In the messages, Hana uses expletives and threatens to kill Mira. One night, while Alfie and Mira are having dinner at a sports bar, Hana loudly confronts Alfie and Mira and throws a drink in Alfie's face. HUSCH BLACKWELL

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Does Title IX also prohibit retaliation?

Yes – Title IX prohibits intimidation, threats, coercion, or discrimination against any individual for the purpose of interfering with any right or privilege secured by Title IX and its implementing regulations or because an individual has made a report or complaint, testified, assisted, participated in or refused to participate in any manner in an investigation, proceeding, or hearing under the institution's policy.

Example:

Retaliation

Jane files a Title IX sexual harassment complaint against a coworker, accusing him of unwelcome sexual propositioning. The investigation finds some evidence to support Jane's complaint, but a hearing panel ultimately finds the coworker's conduct did not rise to the level of harassment. Annoyed at the distraction Jane's complaint has caused for the department, Jane's supervisor looks for a reason to terminate Jane and eventually fires her when she shows up to work 10 minutes late.

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Group Scenario

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Jasper and Kris are members of College's mock trial club and are partners for an upcoming competition at Big City University. The club is student-run and has no advisor. Students arrange and pay for their own travel to competitions. College covers only the entrance fee.

During one on-campus practice with the whole team present, Jasper tells a raunchy sexual joke that Kris finds offensive. Once, while Jasper and Kris are practicing on their own at Kris's off-campus apartment, Jasper comments "If we didn't have to practice, I'd like to f*** you right now."

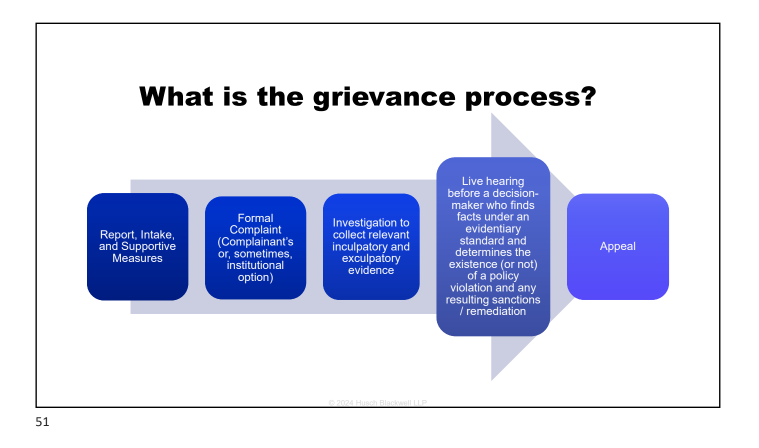
The day before the competition, Jasper and Kris drive to Big City in Kris's car. Jasper and Kris each have their own hotel room that each independently paid for. Kris comes to Jasper's room for a final run-through. In the hotel room, Jasper repeatedly comments on Kris's appearance and eventually places their hand on Kris's crotch. Kris slaps Jasper and leaves the room.

The next morning, Jasper wakes up to find that Kris has left the hotel and returned to College. Without a partner, Jasper is forced to withdraw and take a ride-share back to College. Kris eventually files a Title IX complaint against Jasper.

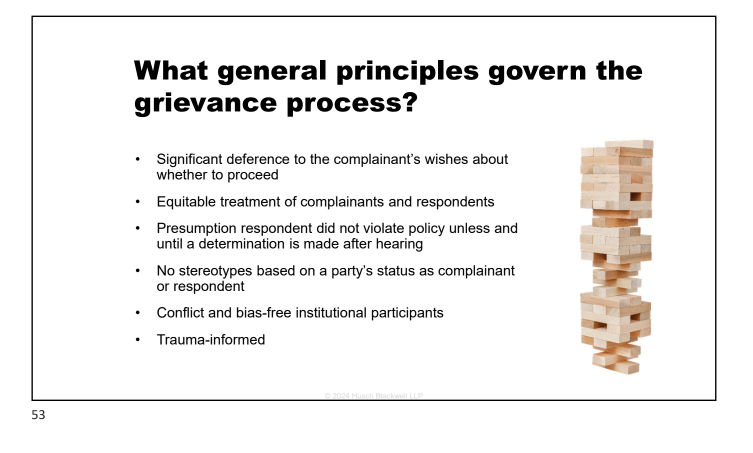
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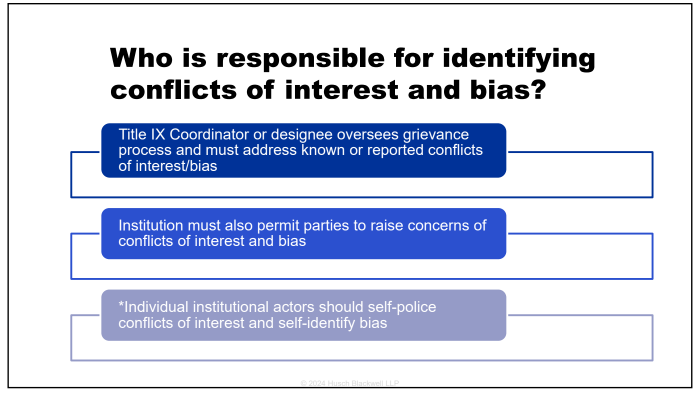


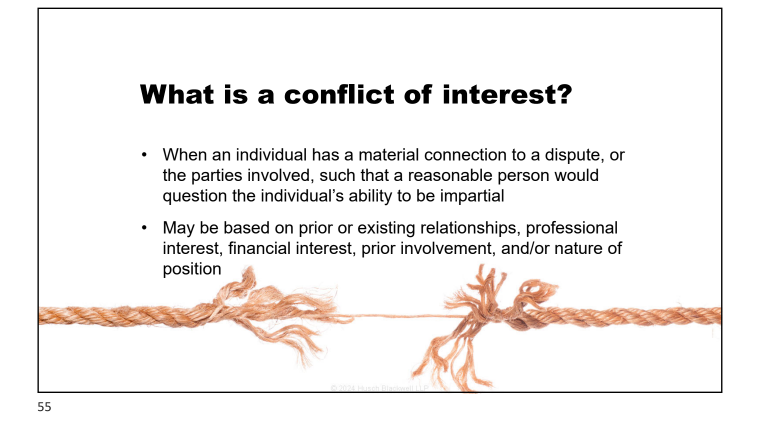






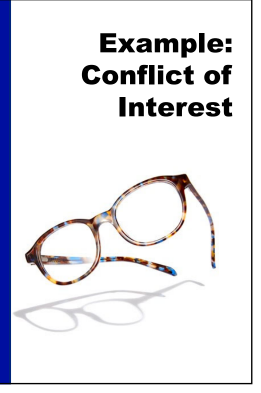






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Institution's Title IX Coordinator is also an unpaid assistant coach for the basketball team. Student reports to the Title IX Coordinator that they were sexually assaulted by a member of the basketball team who Title IX Coordinator has directly interacted with, as assistant coach, for the last two seasons.



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How does an institution get notice of sexual harassment?



 Sexual harassment response is triggered when institution has "actual knowledge" of potential sexual harassment.

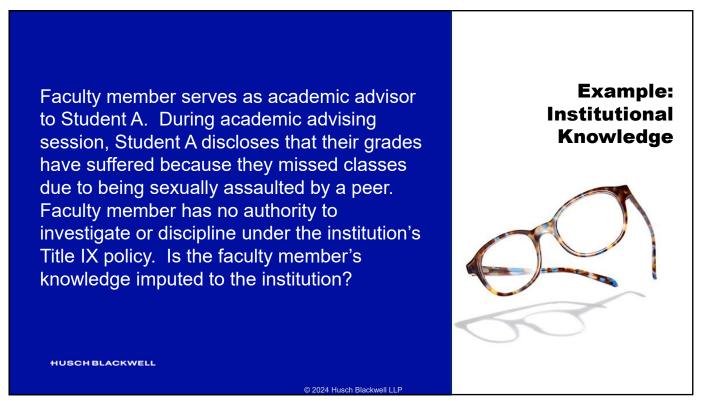
What is "actual knowledge"?

- "Actual knowledge" occurs when
 - An institutional official, with authority to take corrective action
 - Observes or receives a report
 - Of sexual harassment occurring in the institution's education programs and activities

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Likely Change: More Mandatory Reporters Proposed regulation would create classes of mandatory reporters: Employees with authority to implement corrective measures Administrative leaders, teachers and advisors Other employees either to report or to provide contact for Title IX Coordinator and information about how to report





When do we reach out to the alleged victim?

- After institution has actual knowledge of alleged sexual harassment, Title IX Coordinator must contact alleged victim
- Provide information about supportive measures, explain the grievance process and how to file a formal complaint, and discuss the alleged victim's wishes



Sherman v. The Regents of Univ. of Cal. (N.D. Cal. 2022)

In allowing claim of Title IX deliberate indifference to proceed, court noted the allegation that over four months passed between the former graduate student plaintiff's initial email to the dean about the professor respondent's conduct and U.C. Santa Cruz placing him on leave pending an investigation.



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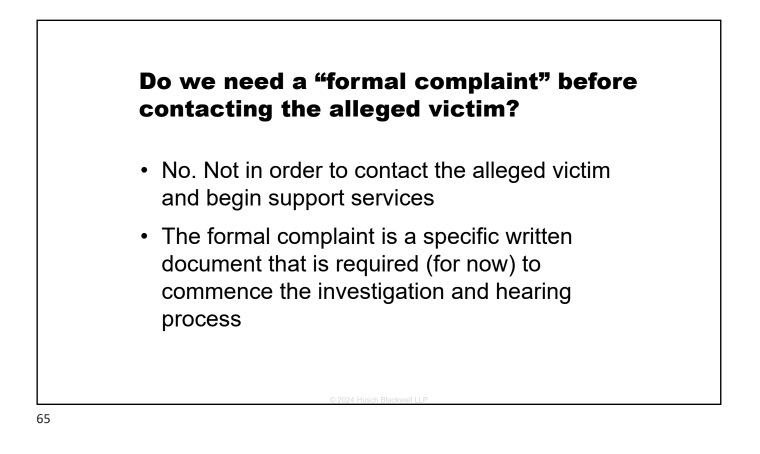
What if we can't identify the alleged victim from a report?

- Title IX Coordinator should oversee preliminary investigation to determine identity of alleged victim
- If identity of alleged victim cannot be discerned after reasonable inquiry, matter should be documented and consideration given as to whether other policies (such as student code of conduct) are utilized

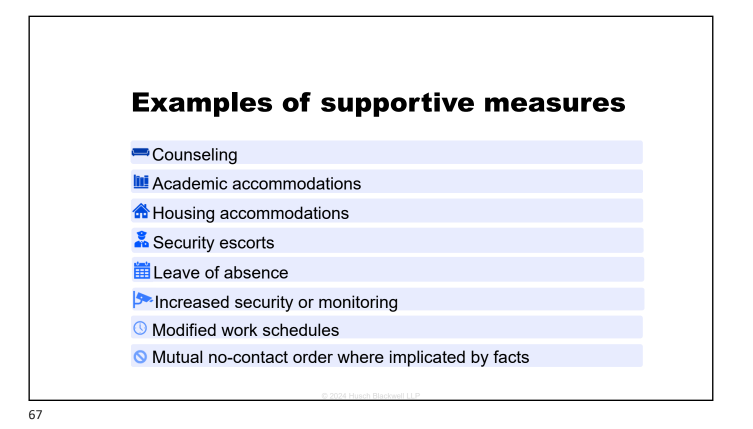
Likely Change: Express Coverage of Preliminary Investigation

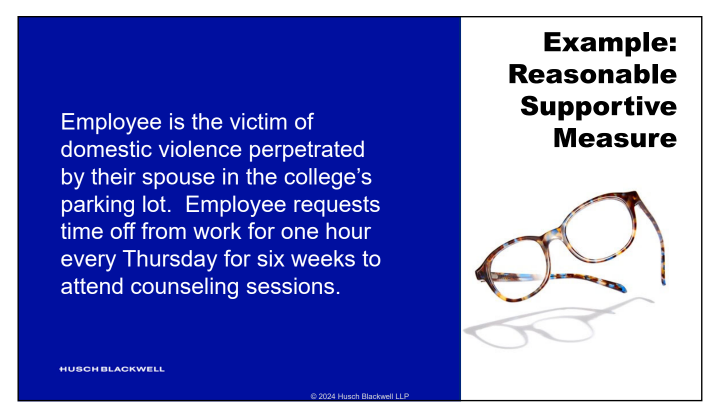
- Proposed regulation contemplates preliminary investigation
 - To determine identities of the parties
 - To clarify allegations prior to dismissing on the basis they could not constitute sex discrimination

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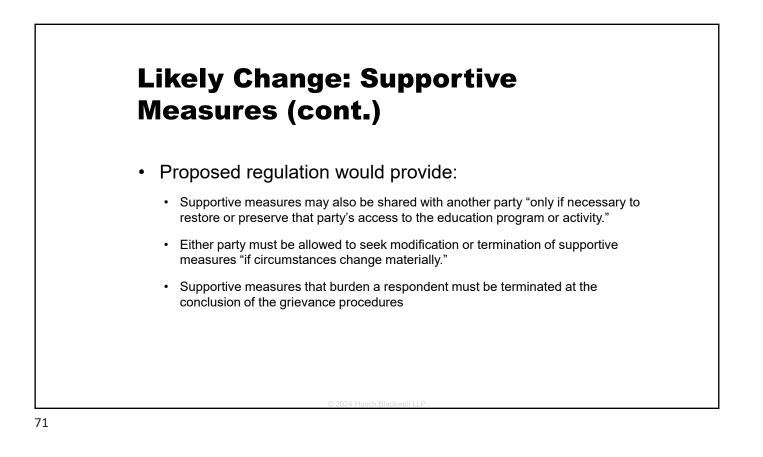






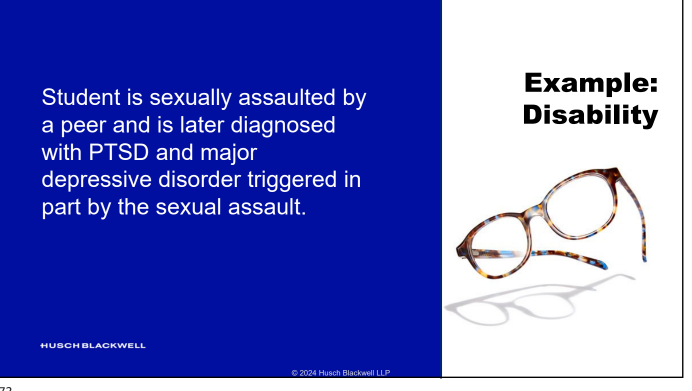
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Do students and employees have other rights to accommodation?

- Yes—other laws may trigger accommodations when a medical condition or disability is present.
 E.g.:
 - Americans with Disabilities Act
 - Family and Medical Leave Act
 - · Section 504 of the Rehabilitation Act
 - Title IX pregnancy accommodation provisions





What if the report falls outside Title IX jurisdiction?

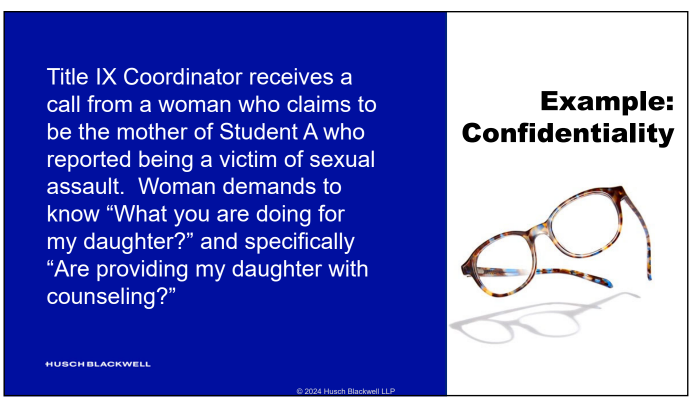


- Title IX requires supportive measures for reported sexual harassment covered by Title IX
- Institute may provide supportive measures for reported conduct that falls outside Title IX's scope

Are supportive measures confidential?

- · Generally, yes
- Only shared to the extent necessary to effectuate the purpose of the supportive measure
- Only shared with institutional employees who have a legitimate need to know





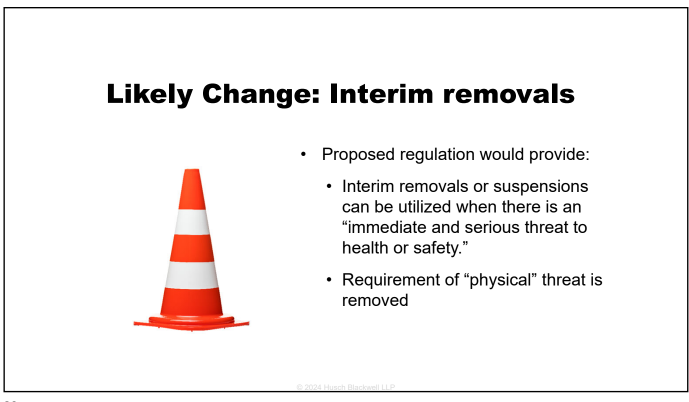
Who is responsible for supportive measures?

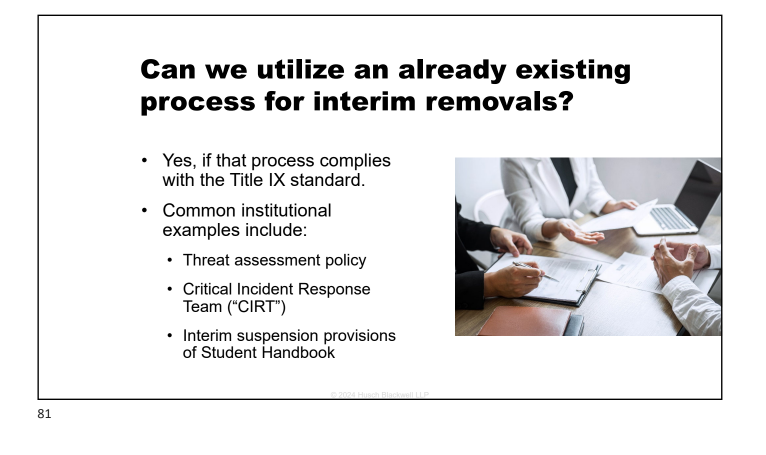
- Title IX Coordinator is responsible for "coordinating the effective implementation"
- May be delegated with appropriate oversight
- Typically, a collaborative effort involving more than one institutional office or department

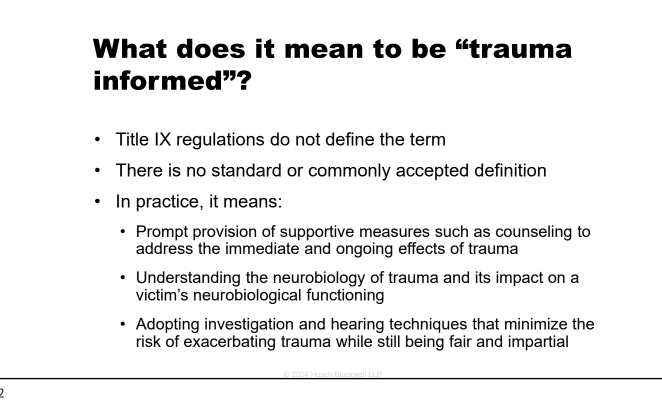


Student A reports that Student B **Example:** raped Student A after providing Immediate Student A with a drink laced with Threat drugs. The alleged incident occurred last night, and Student A is covered in bruises. Student C, an acquaintance of Student A, reports that they were drugged by Student B two weeks ago, although a friend walked in and prevented Student B from effectuating a sexual assault. HUSCHBLACKWELL © 2024 Husch Blackwell LLF

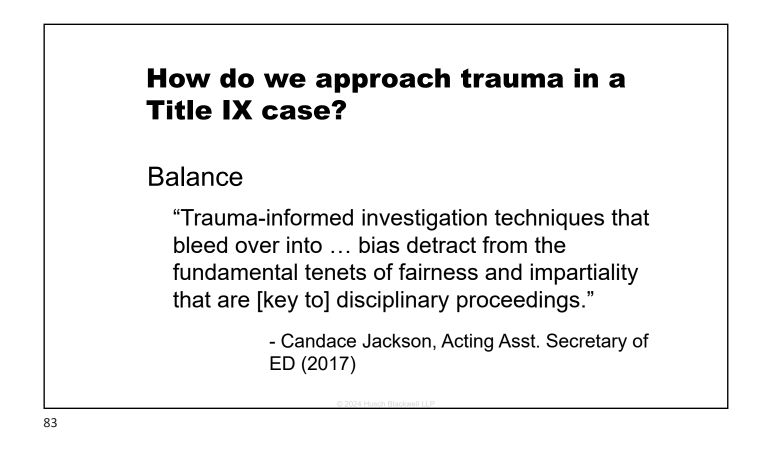
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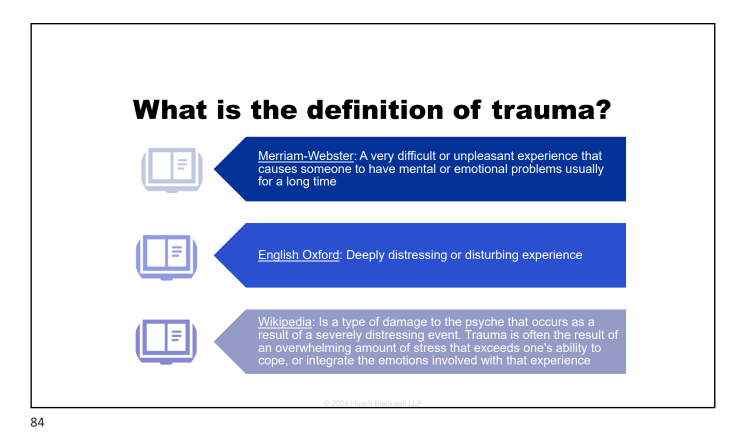




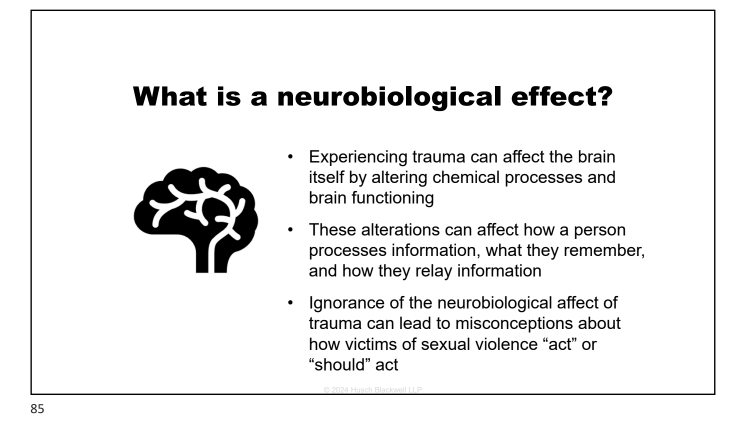


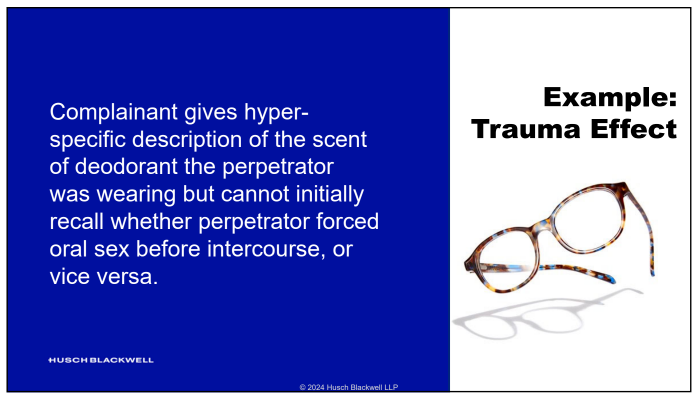
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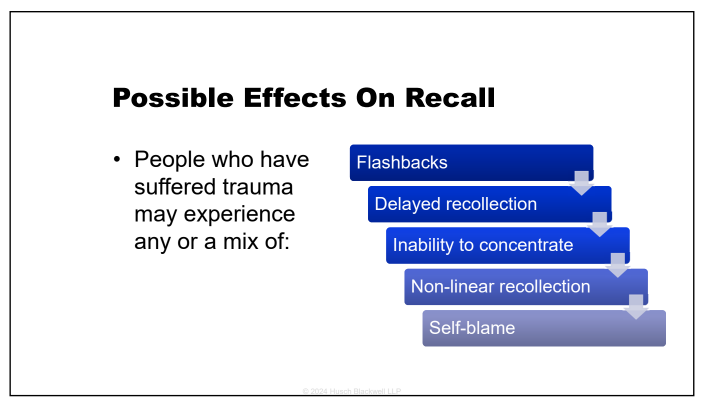
Example:

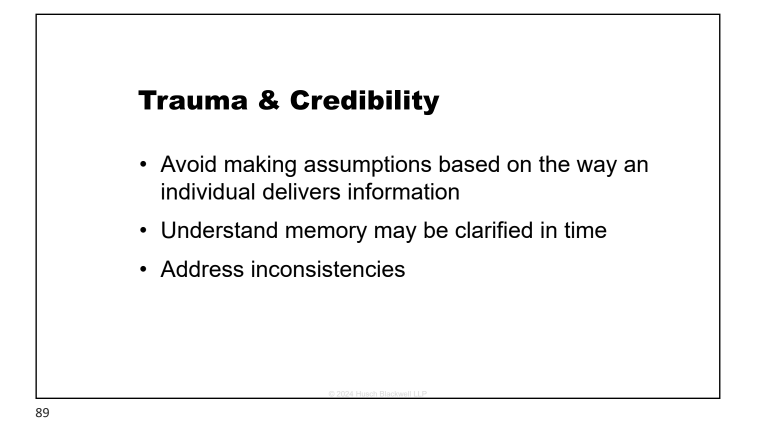
Trauma Effect

During interview, complainant comments that they were "so stupid" to follow perpetrator to their apartment, observes that "I should have said 'no' and left as soon as they offered me that drink," and "my parents are going to kill me when they find out I put myself in this position."

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Can we place employees on administrative leave?

- Yes employee respondents may be placed on administrative leave without requisite showing of threat to physical health or safety
- Whether an opportunity to challenge administrative leave must be given depends on employee status and other policies (e.g., Faculty Handbook)

Maintenance worker is accused of lingering near the restroom and glancing at students in various stages of undress. Maintenance worker was accused of similar behavior five years prior. Maintenance worker is not accused of physical violence. Institution places worker on administrative leave pending results of the investigation.

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Example: Administrative Leave







Group Scenario

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Sage reports to the Title IX Coordinator that their roommate Blair came home after a party, looking disheveled and crying. Sage reports that Blair has not left their apartment and speculates that Blair may have been sexually assaulted. Sage discloses that Blair has made "suicidal comments" in the past.

Title IX Coordinator secures a meeting with Blair, but Blair is guarded and asks questions about confidentiality. Reluctant to share details, Blair discloses only that something "horrible" happened with "Sawyer." Blair comments, "I can't believe I put myself in this situation." Title IX Coordinator encourages Blair to seek counseling.

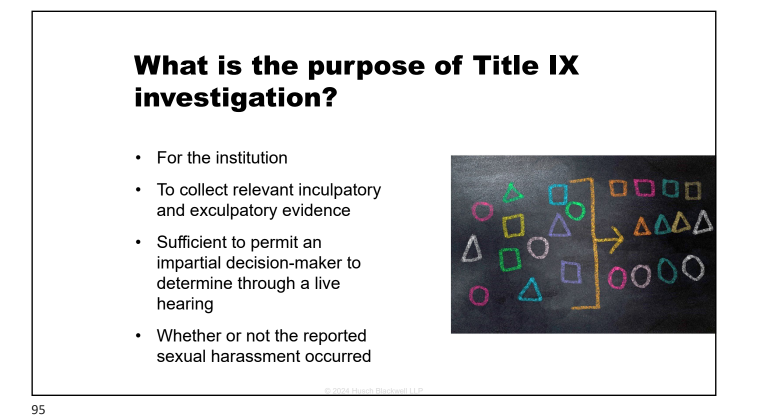
After the meeting, the Title IX Coordinator confirms that another student recently made a sexual assault report about Sawyer Jones. That student is still deciding whether to make a formal complaint. Registrar confirms there is only one student at the College with the first name "Sawyer."

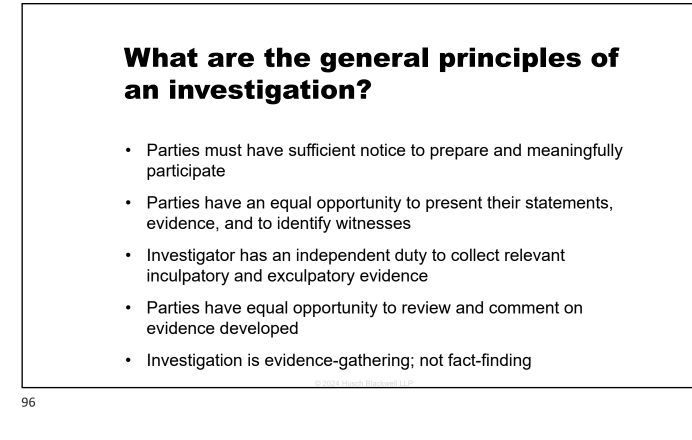
A day later, Sage calls and reports that Blair has started cutting their arms.

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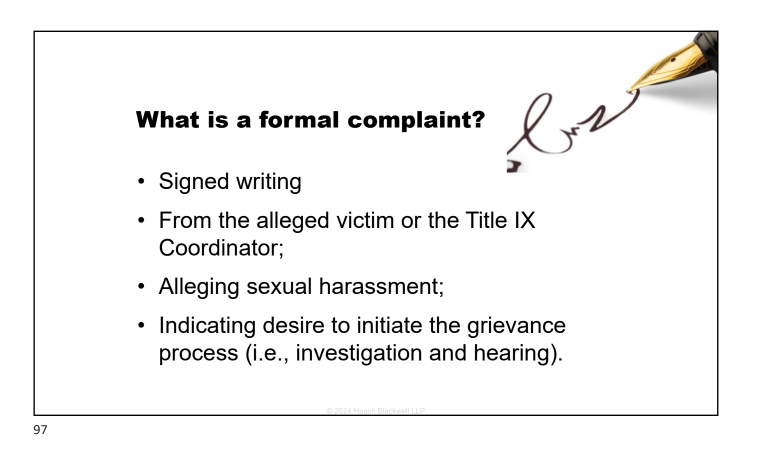








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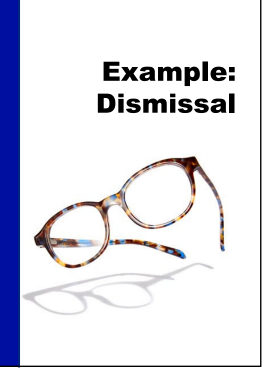


When must we dismiss a Title IX complaint?



- Alleged sexual harassment occurred outside education programs or activities
- Alleged misconduct could not be sexual harassment even if true
- Complainant is not a current participant in education programs and activities at time of complaint

Student reports that faculty member teaching poetry class required student to read classic Roman poetry that included graphic sexual elements. Student is offended by the content and "feels harassed." Student demands that the institution force the faculty member to alter the content of the course.

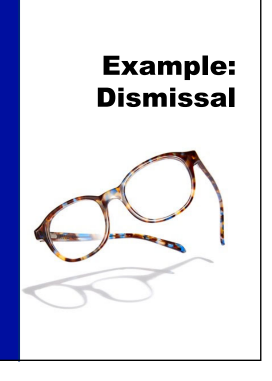




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After student files a verbal harassment complaint against assistant coach, assistant coach resigns and takes a job at another institution. Institution codes the former assistant coach as a "no rehire" in its system and dismisses the complaint.



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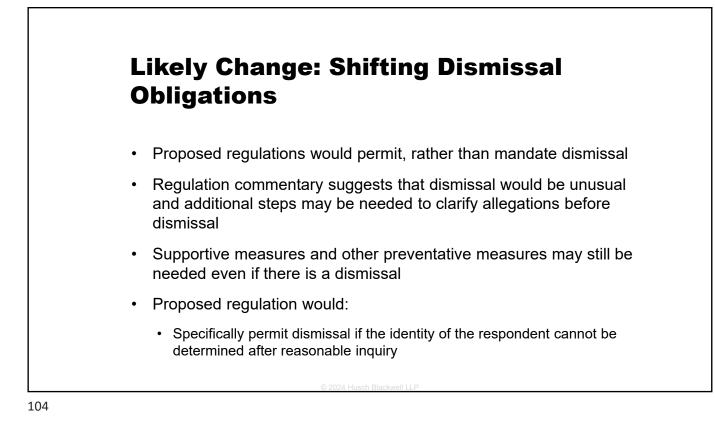
Likely Change: Elimination of "Formal Complaint" requirement

Proposed regulation would eliminate the concept of a "formal" complaint New regulation recognizes only a "complaint" that can be verbal or written

Likely Change: Legal Representatives Filing Complaints



- Proposed regulation would provide:
 - A person who is legally authorized to act on behalf of a complainant may file a complaint
 - E.g., parent, guardian



Likely Change: Timing of Prohibited Conduct

 Proposed regulation would allow complaints from someone who was a participant in education programs and activities at the time of the alleged misconduct



A former student complains of domestic violence committed by an employee when the former student was enrolled and also working full time at the institution. The former student has moved away. Former student has no desire to be involved with the institution in any way going forward because they had such a negative experience in the past.

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Example: Participating at time of alleged misconduct update

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How do we tell the parties about an investigation?

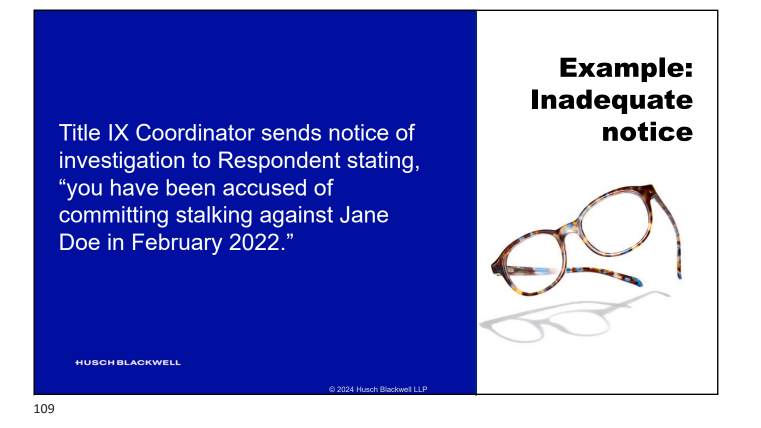


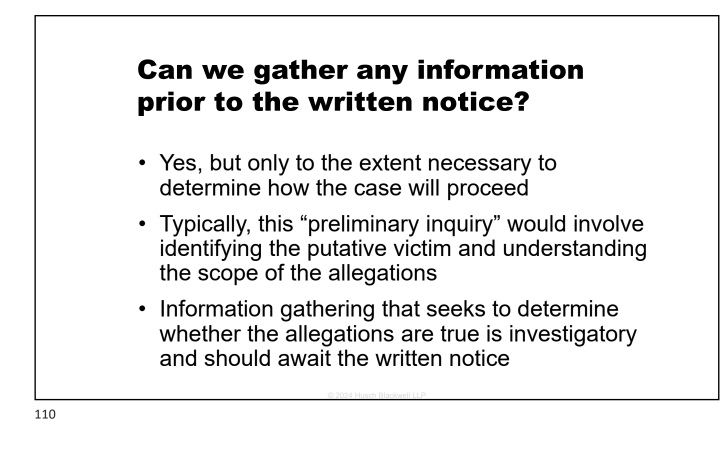
 Institution must provide the parties written notice of a formal complaint that includes sufficient details about the "who, what, when, where, and how" before investigating

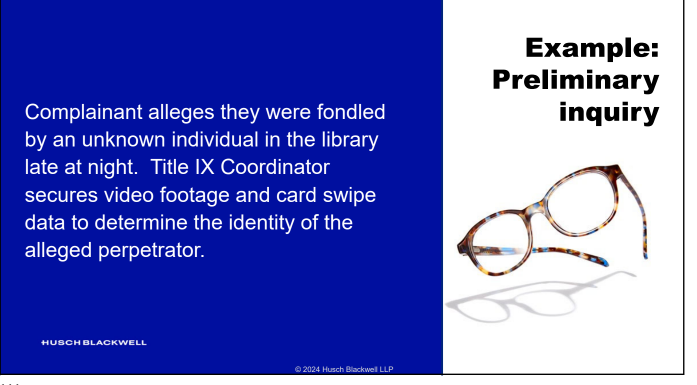
What else does the notice need to say?

- Written notice must also include:
 - Statement of presumption respondent is not responsible unless and until a determination is made at the end of the process
 - That parties have the right to an advisor of their choice
 - That parties have the right to inspect and review evidence
 - Any prohibition on providing knowingly false statements or information

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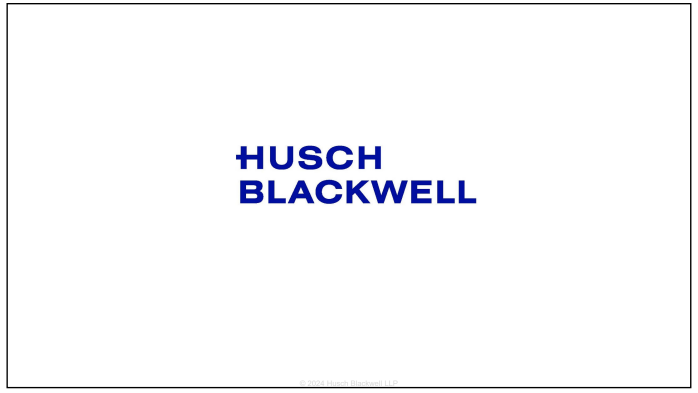




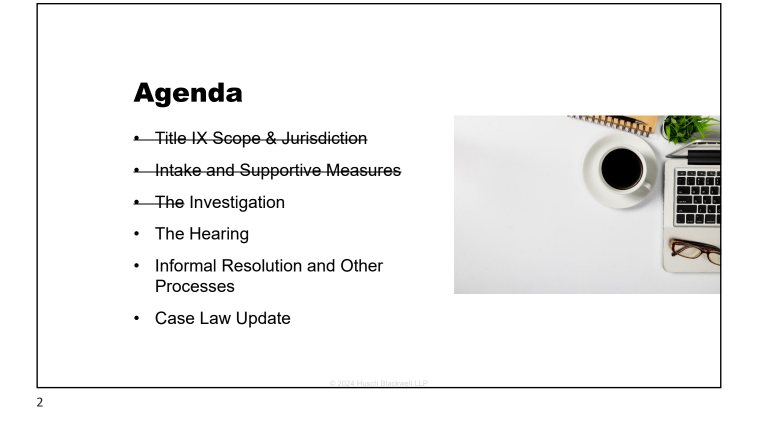












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What's the difference between a fact witness and a character witness?

A **fact witness** has <u>personal</u> <u>knowledge about specific</u> <u>facts</u> that are relevant to determining whether or not a given act of sexual harassment occurred. A **character witness** does not possess knowledge of specific, relevant facts but instead <u>speaks to a person's</u> <u>general character traits or</u> their general disposition.

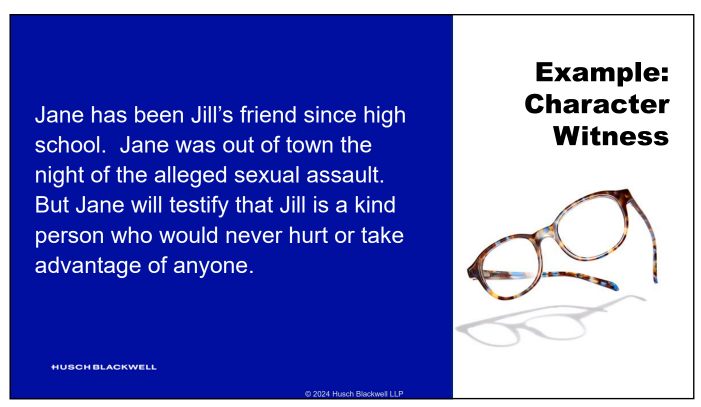
Jack has accused Jill of sexually assaulting Jack when Jack was incapacitated. Student witness saw Jack and Jill at a party, shortly before the assault, and observed that Jack could not stand and had to be helped by Jill to a waiting rideshare.



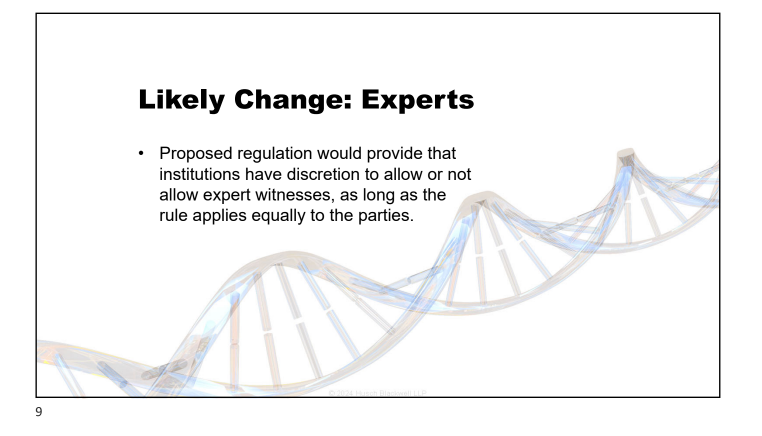


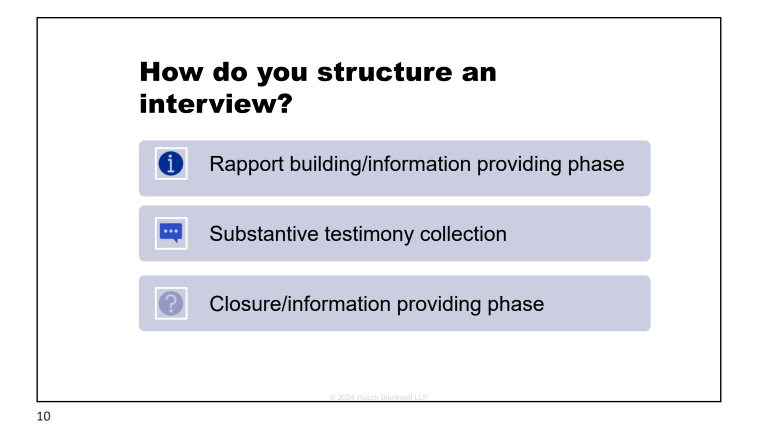
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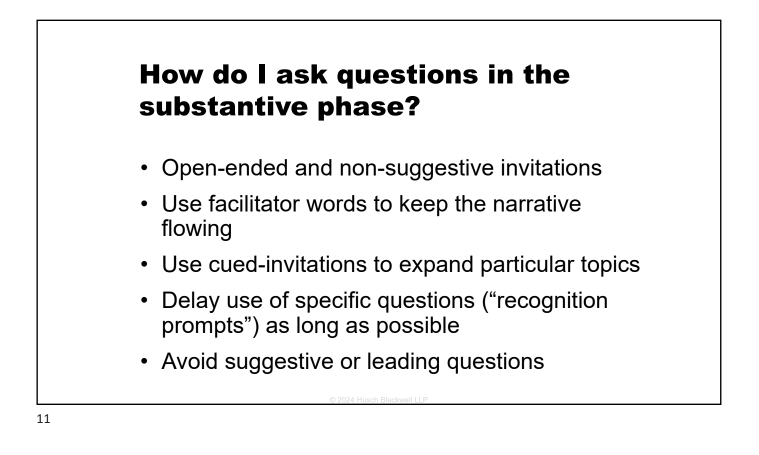
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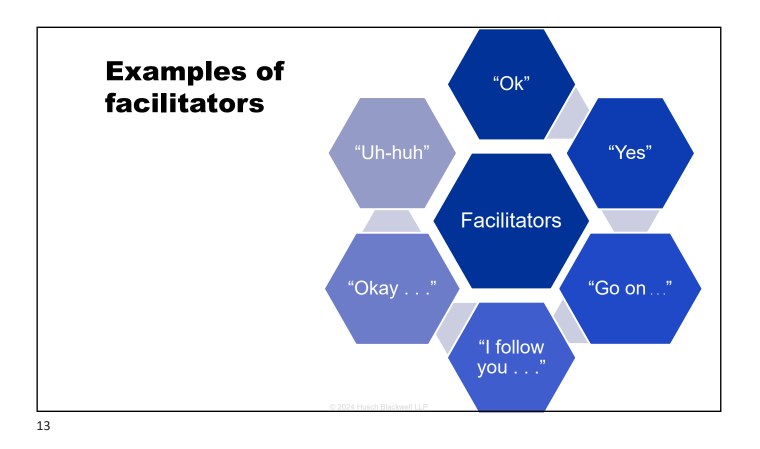
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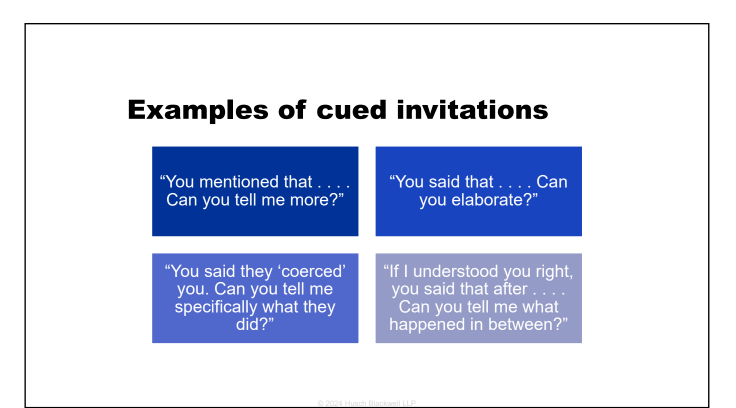


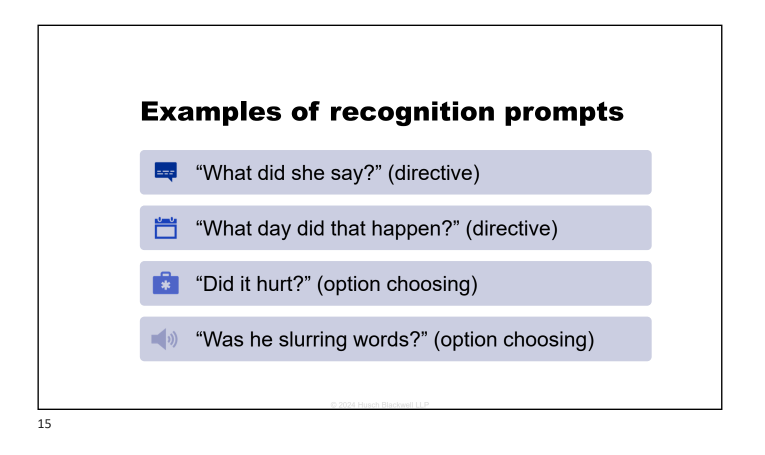


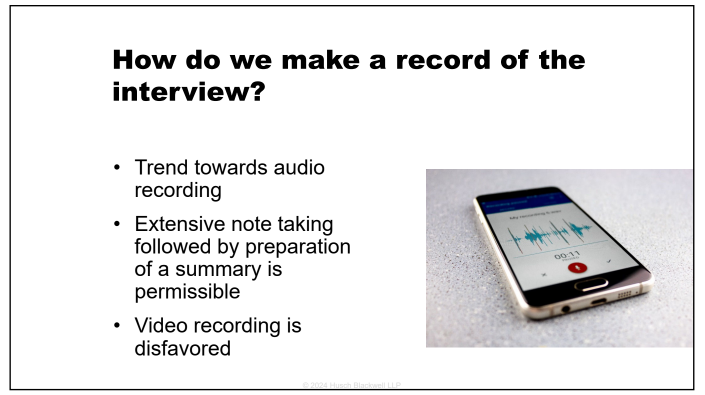


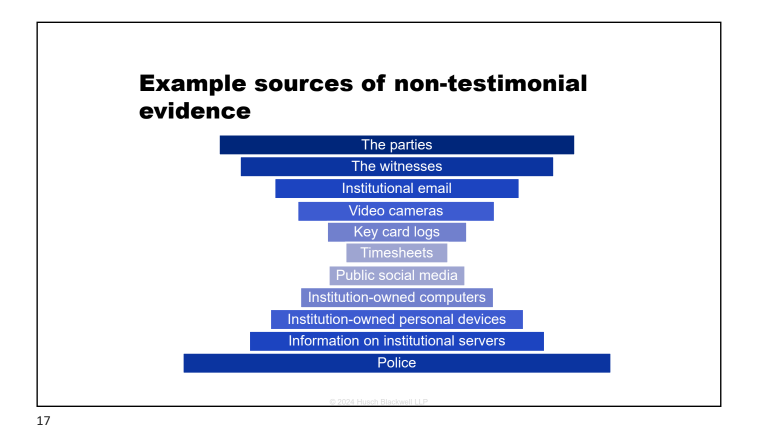








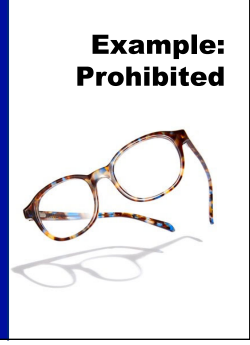




May an investigation collect evidence on sexual history?

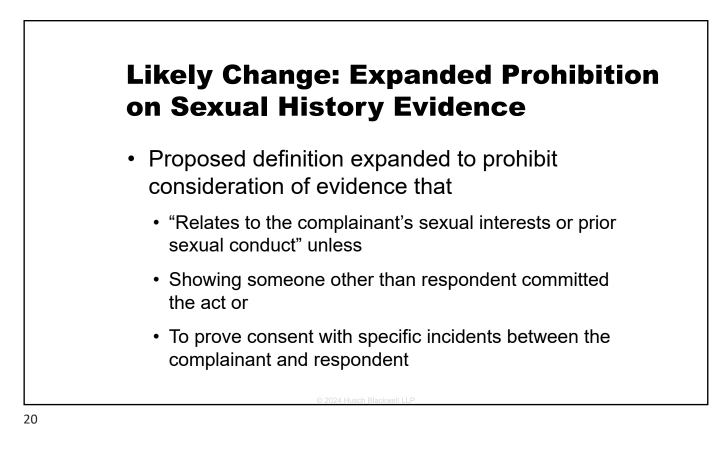
Generally, no – Evidence of a complainant's prior sexual behavior is relevant only if offered to prove that someone other than the respondent committed the conduct, or if evidence of specific incidents of the complainant's prior sexual behavior with the respondent are offered to prove consent

Cade accuses Simon of forced oral sex. Simon claims that Cade is experienced at oral sex and urges the investigator to ask Cade how many times Cade has willingly performed oral sex on others in the past.





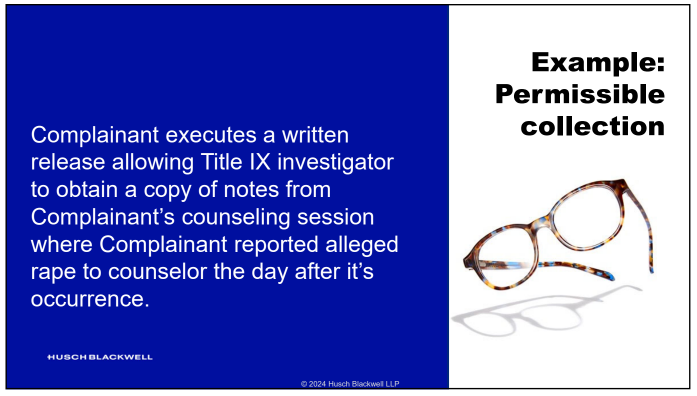
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May an investigation collect and rely on privileged records?

- · Only if a party waives the privilege
- An institution may not access information under a legally recognized privilege unless the holder of the privilege waives it
- Institution cannot unilaterally access its own counseling and health files for investigation purposes



Do the parties have access to the evidence?

 Parties must be given access to all inculpatory and exculpatory evidence directly related to the allegations (regardless of whether the institution intends to rely on it) at least 10 days before the investigation report is finalized
--

- Evidence must be provided to a party and their advisor in physical copy or electronically
- Any earlier access to the evidence must be provided equally

What exactly has to be shared?

- Anything that has "evidentiary" value
- That is, the information is potentially inculpatory or exculpatory in light of the allegations at issue; or is otherwise potentially relevant
- E.g., witness statements; interview transcripts; text messages; social media posts; photographs; etc.
- Logistical communications; calendar invites; support measure communications generally are not shared

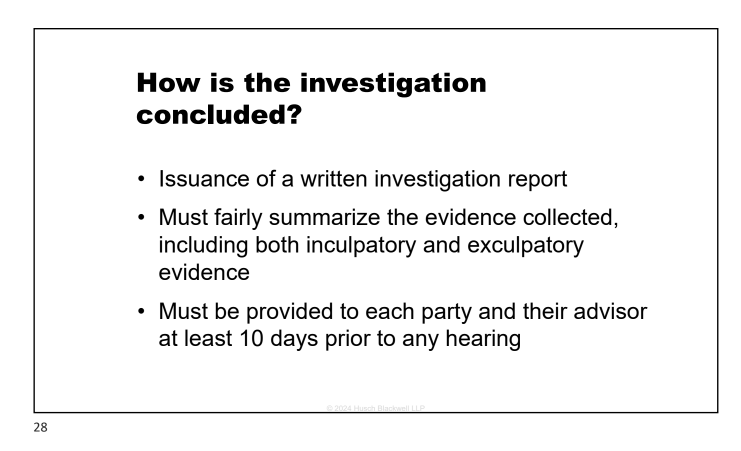
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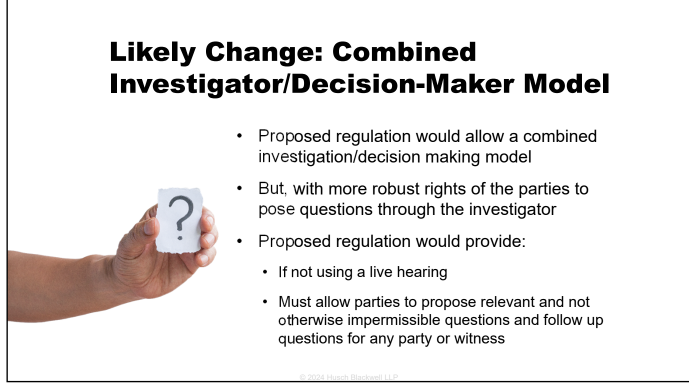


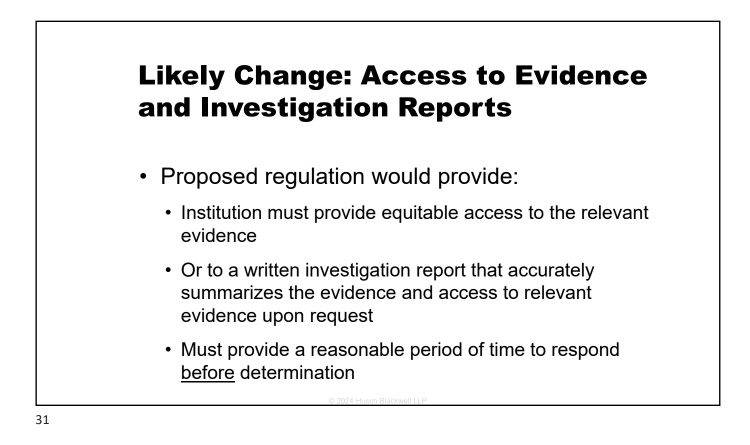


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Does the investigation report make findings?

- No <u>currently</u> the investigation report fairly summarizes the relevant inculpatory and exculpatory evidence collected during the investigation
- Under the <u>current</u> Title IX regulations, factual findings and determinations of policy violations are made by a decision-maker at a subsequent hearing





Likely Change (cont.)

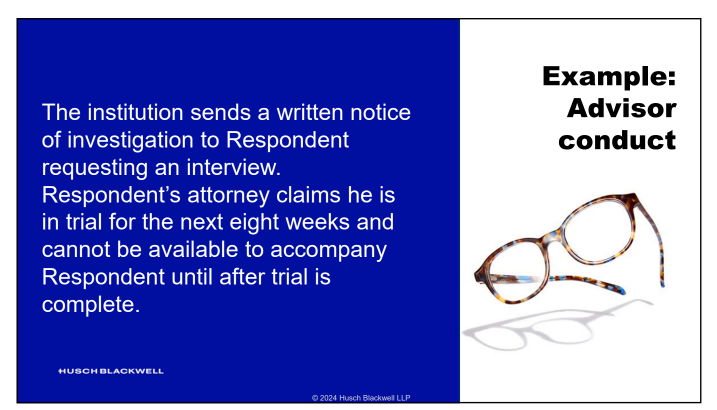


- Proposed regulation would provide:
 - Investigation report becomes optional
 - But minimally parties must have access to the relevant evidence itself
 - If adopting single investigator/decisionmaker model, investigation report is effectively supplanted by a written decision document

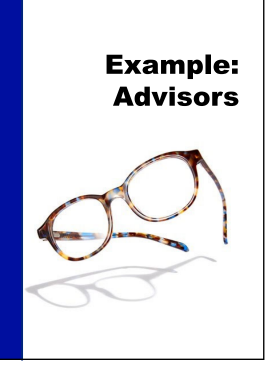
May parties have an advisor during the investigation?



- Yes parties may be accompanied to any investigative interviews and meetings by an advisor of their choice
- Advisor may be an attorney, but does not have to be
- Institution may confine advisor to a passive role during the investigation phase
- Institution is not required to provide an advisor during the investigation phase



Complainant is accompanied to interview by a family member who repeatedly interrupts the questioning, attempts to answer for the complainant, shouts at the investigator, and demands "answers" to certain questions, "before we go any further."



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Group Scenario

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Lacrosse player makes formal complaint accusing coach of repeated sexual joking and commenting on players' sex lives. Player alleges coach has created a hostile environment for the entire team. Player notifies other team members of the complaint.

Title IX Coordinator notifies coach of the complaint and investigation. Within twenty-four hours, Title IX Coordinator begins to receive emails from players and parents supporting coach and accusing player of being disgruntled due to a lack of playing time.

Coach hires an attorney as advisor, who notifies Title IX Coordinator that coach intends to sue player for defamation. At coach's interview, attorney provides the investigator with a stack of affidavits, signed by 2/3 of the players, denying that coach created a hostile environment.

Investigator sends an email to all team members requesting that players individually contact investigator to schedule an interview. Only one team member, complainant's roommate, responds. This witness corroborates the complainant's account.

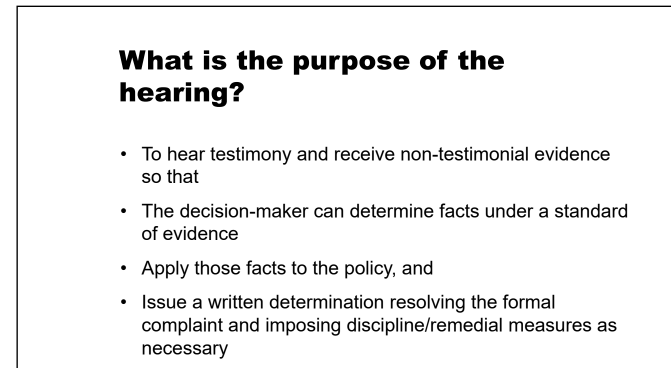
Complainant and witness receive no playing time at the next three games. Each makes a complaint of retaliation. Coach's attorney sends complainant and witness a cease-and-desist letter, accusing them of defamation. Coach's attorney demands that investigation be suspended and threatens suit against the institution.

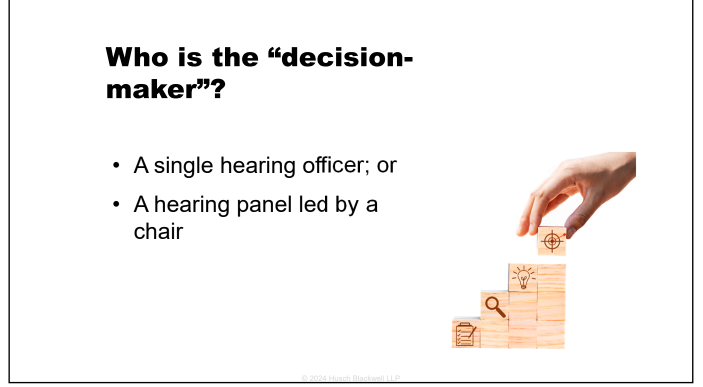
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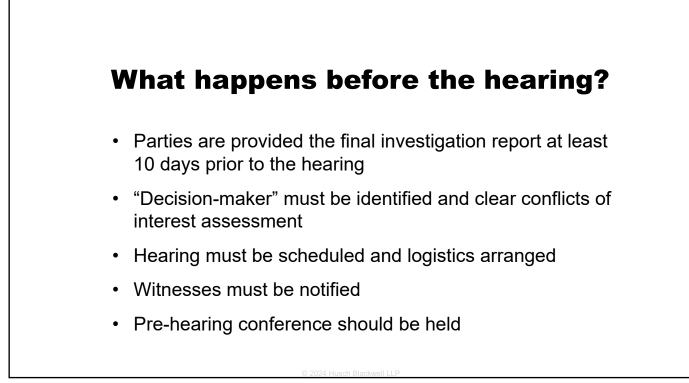


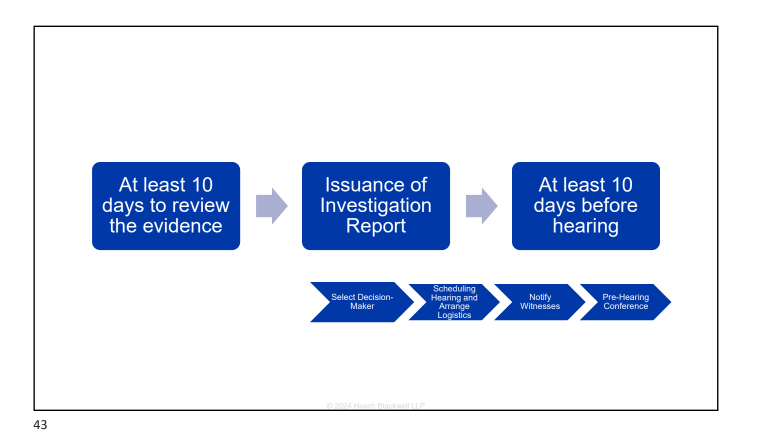


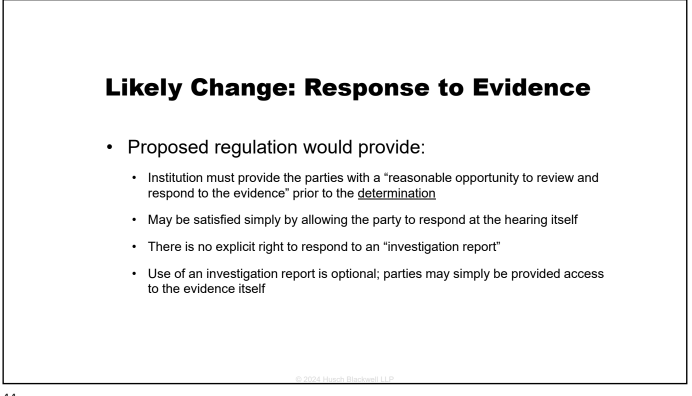


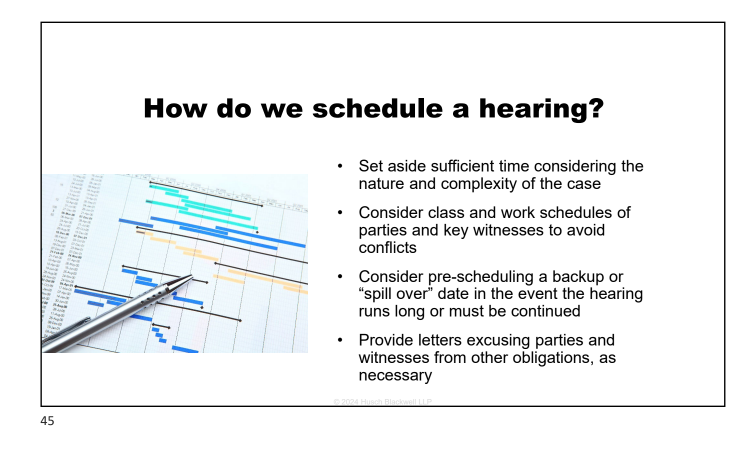
What standard of evidence can be used?

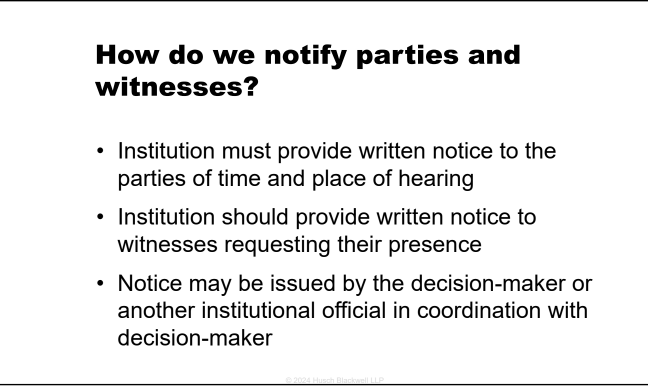
- Either
 - Preponderance of the evidence OR
 - Clear and convincing evidence
- Institution must select a standard and apply it uniformly in all cases, regardless of the identity of the respondent



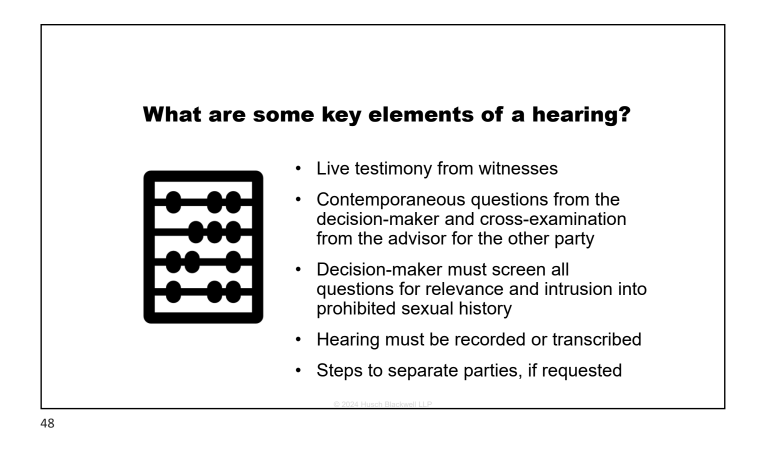


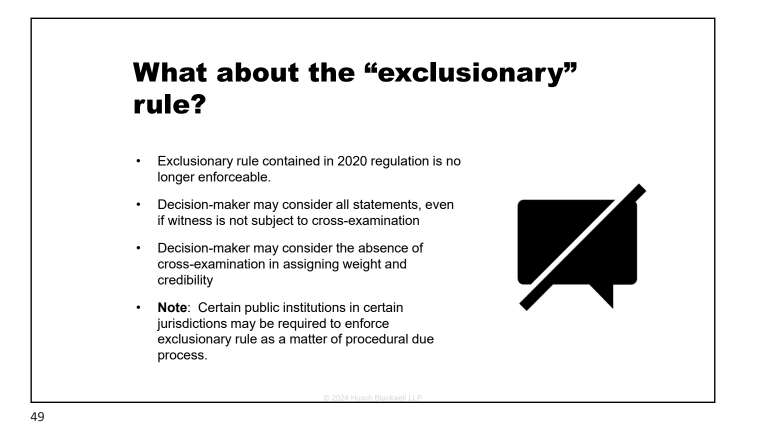


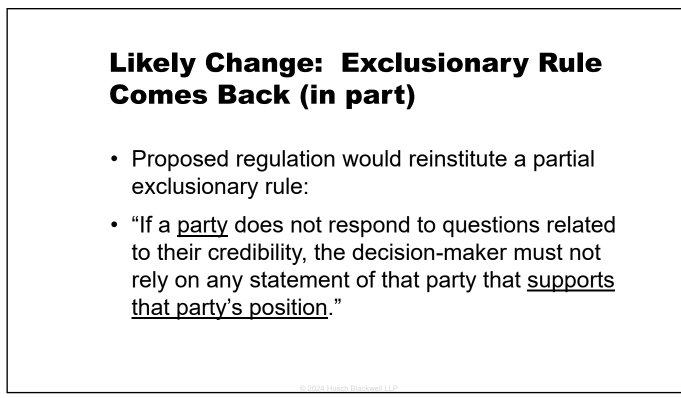


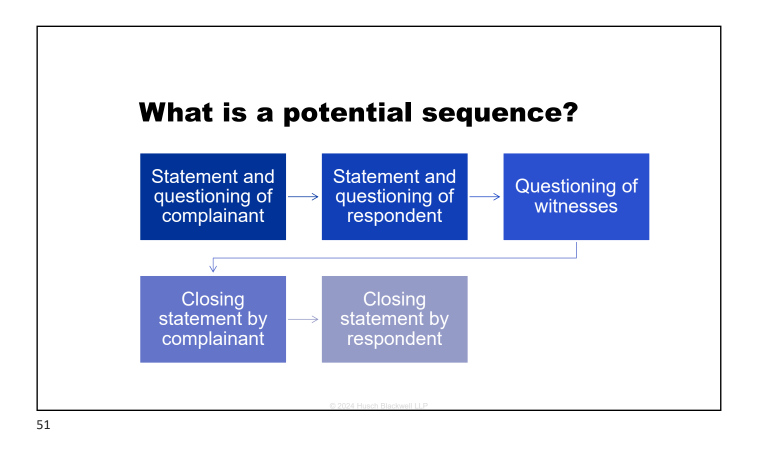


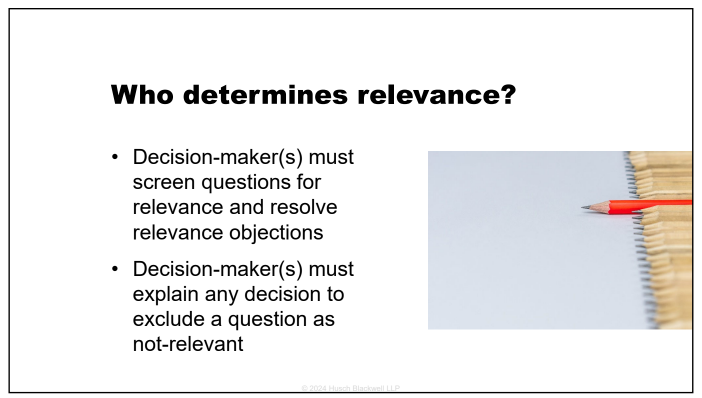




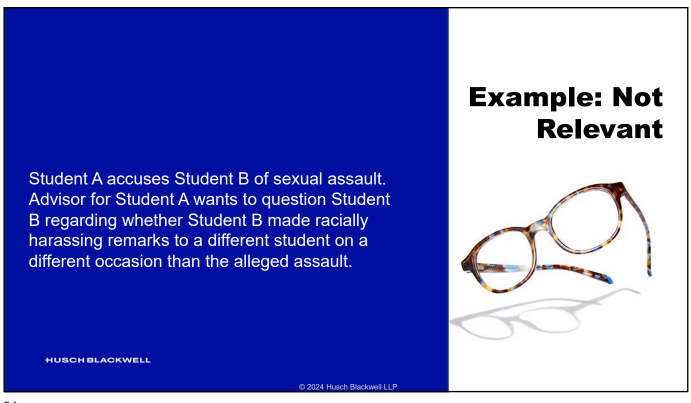


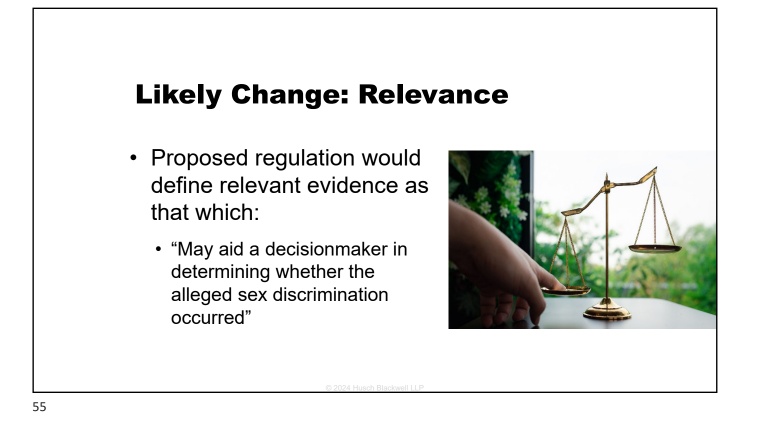


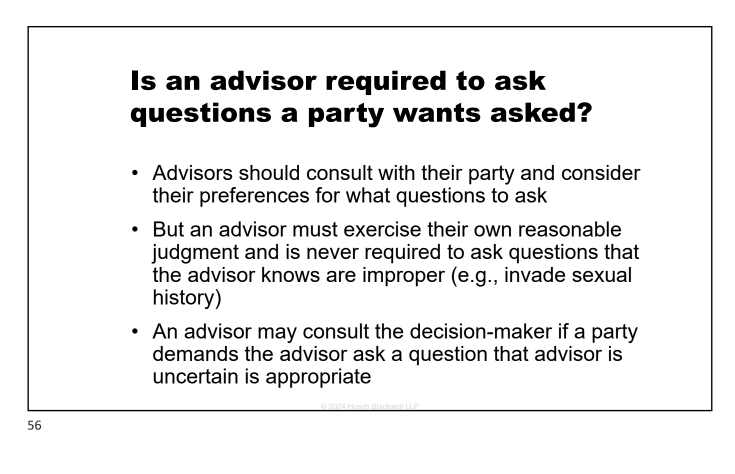










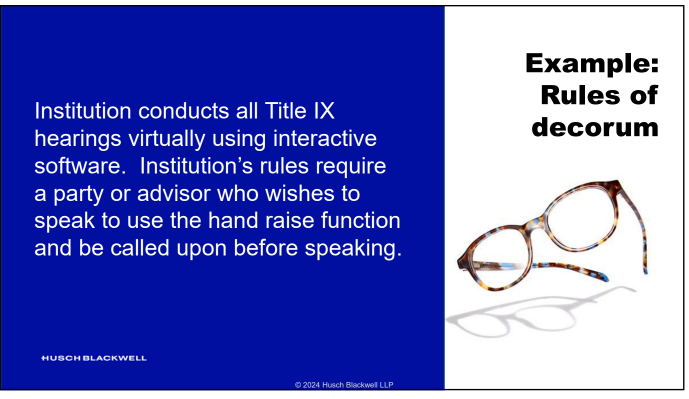


Can we have standards of decorum for hearings?

- Yes, strongly
 recommended
- But standards must be applied equally/equitable to both parties



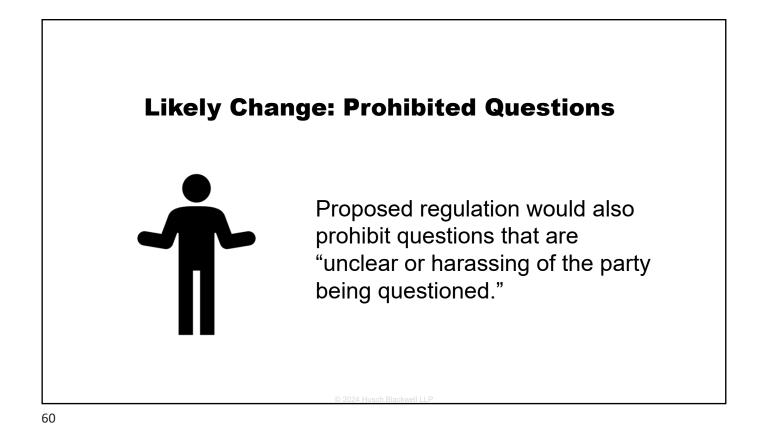




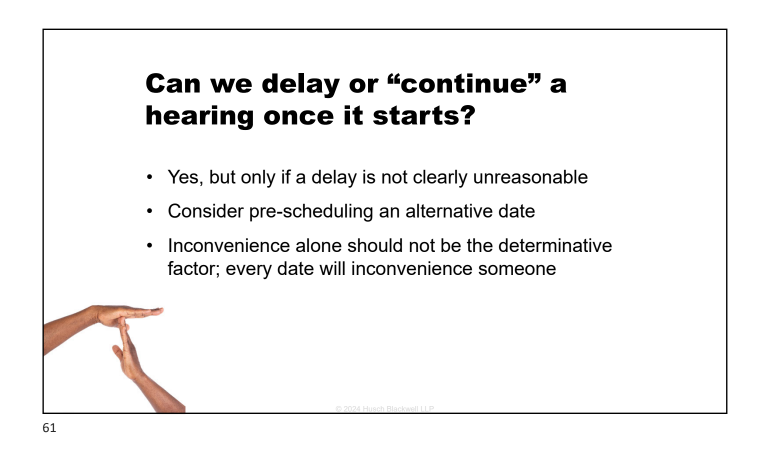
Are there "objections" at hearings?

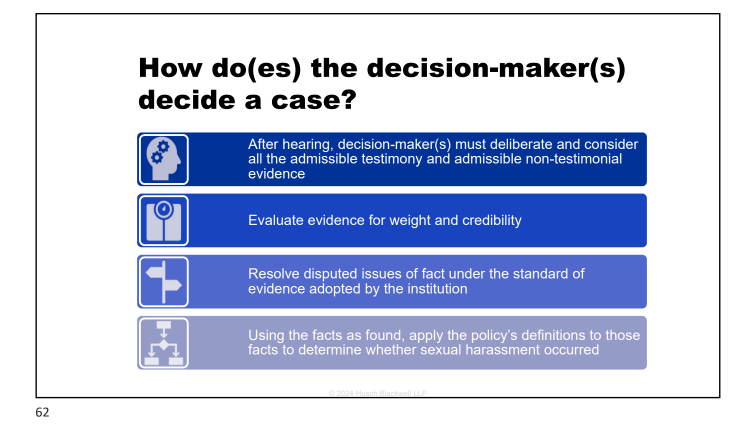
- Minimally, the institution must allow a party to raise an objection that evidence is not relevant or should be specifically excluded (e.g., sexual history; confidential privilege)
- Institution may permit other objections to be raised
- Institution may limit the right of objection to a party

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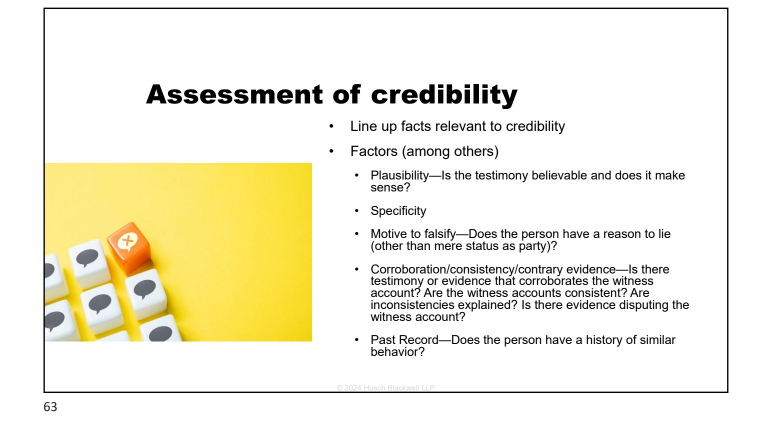


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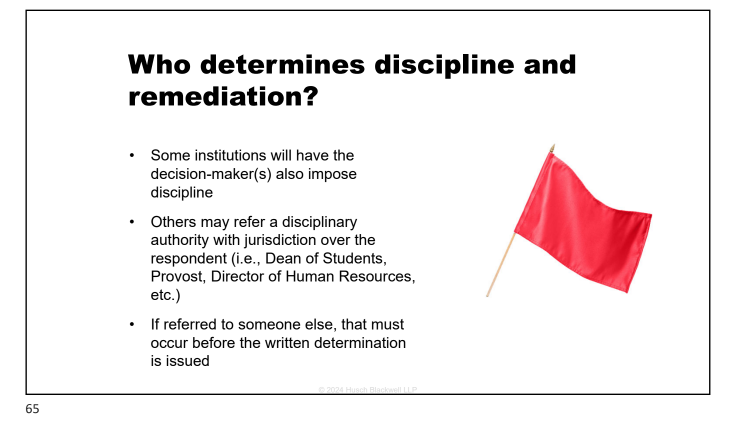


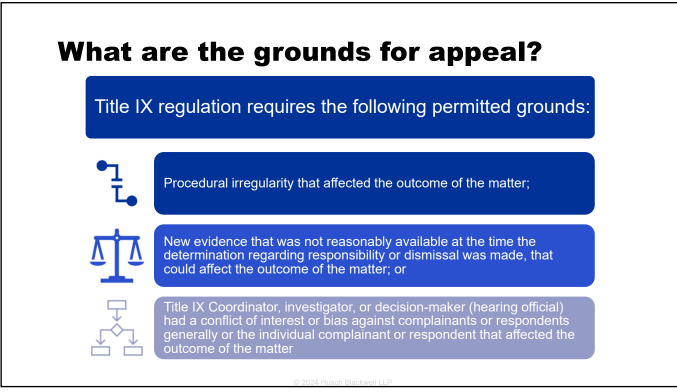
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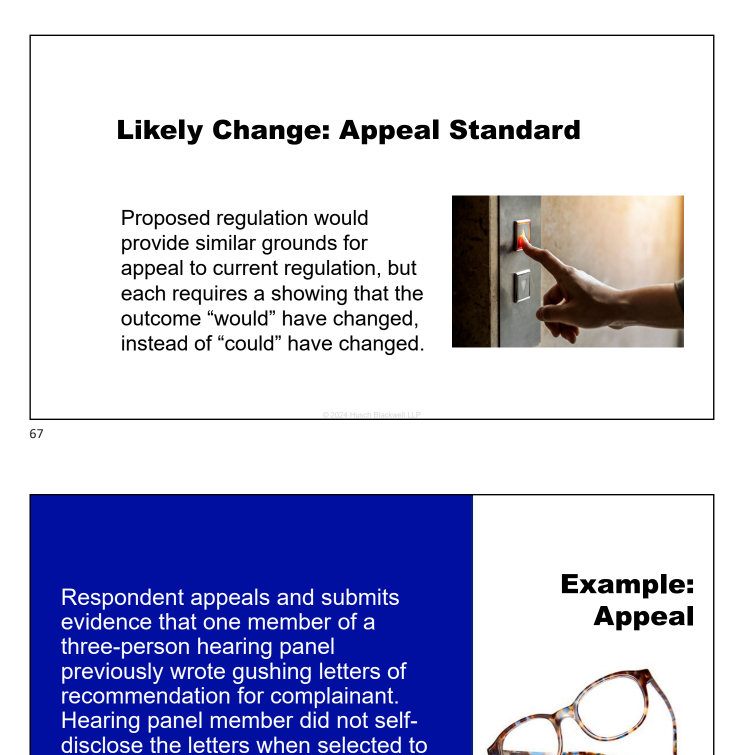


What is the outline of a written decision?

- A written document, provided contemporaneously to the parties that:
 - · Identifies the allegations of sexual harassment
 - Describes the various procedural steps taken from the time the formal complaint was made
 - · States findings of facts supporting the determination
 - Reaches conclusions regarding application of relevant policy definitions to the facts
 - Includes a rationale for each finding for each allegation
 - States the disciplinary sanctions and remedies, if implicated by the determination made, and
 - Explains the procedures and grounds for appeal







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serve on the panel.



Group Scenario

Jamie accuses Cleo of stalking by repeatedly sending Jamie personal text messages and lurking outside Jamie's townhouse. During the investigation, witness Damien, who is Jamie's friend, tells the investigator he saw a figure lurking outside Jamie's townhouse, and he is confident it was Cleo. The investigator did not ask Damien why he was so confident.

At the hearing, Cleo admits to sending personal text messages but denies ever being outside Jamie's townhouse. Under cross-examination, Cleo testifies she was studying for a midterm the night of the alleged lurking and provides a syllabus to confirm the date of the midterm. Jamie admits they never saw the face of the lurking figure. Damien does not appear at the hearing, but the investigator verbally relays what Damien said in his interview. Cleo's advisor demands the hearing be delayed until Damien's attendance is secured. The hearing officer denies the request.

The hearing officer credits Damien's testimony to the investigator and finds Cleo responsible for stalking. The hearing officer notes that the decision is a "close one" and that Cleo's actions would not constitute stalking but for the fact Cleo lurked outside Jamie's townhouse.

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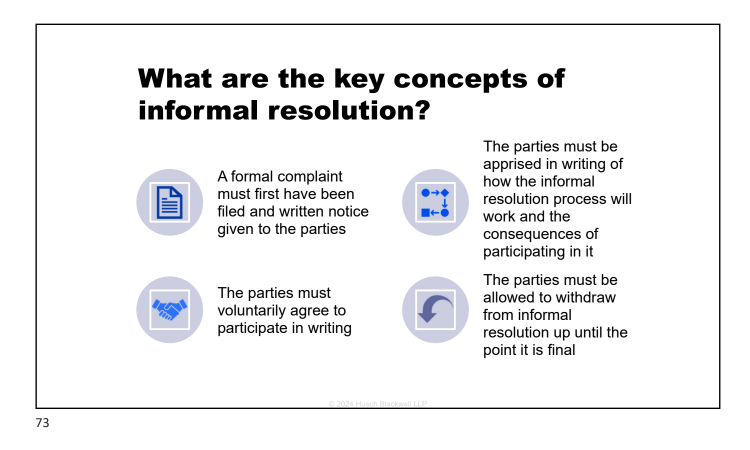


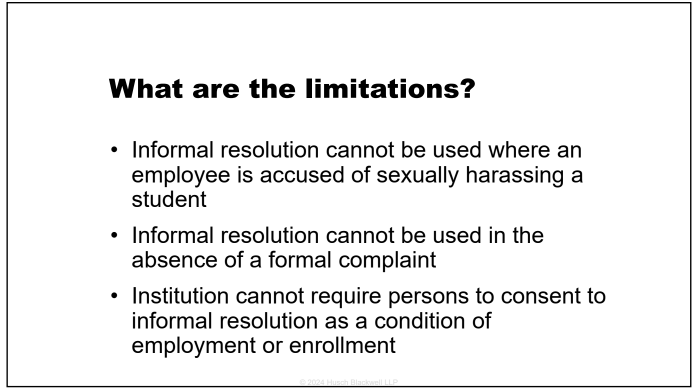


What is informal resolution?

A voluntary process to resolve formal complaints of sexual harassment through a mechanism other than the default investigation and hearing.



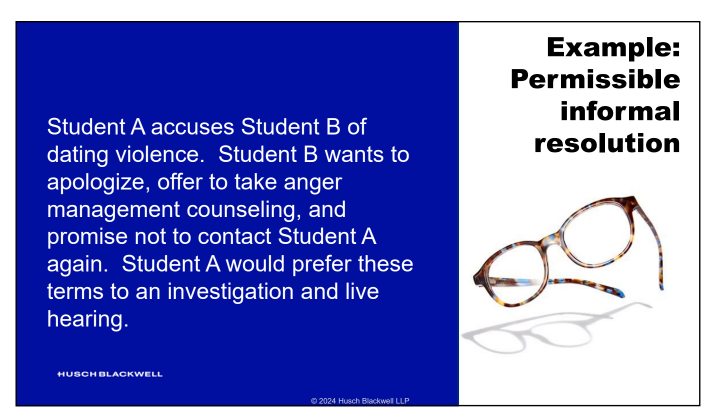


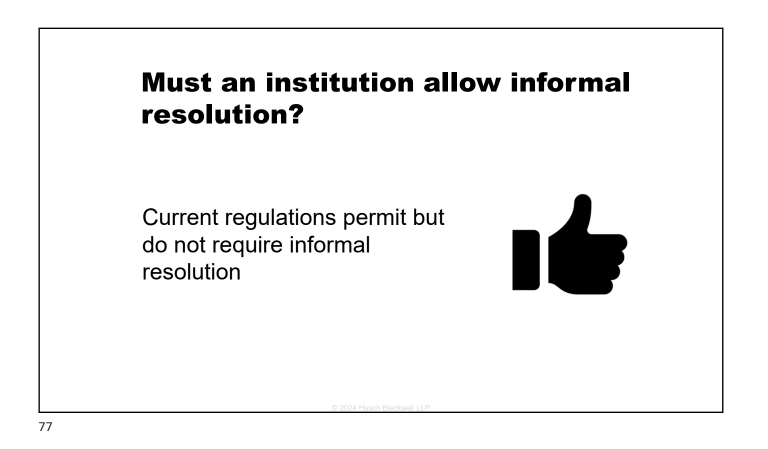


Example: Impermissible informal A student files a formal complaint resolution accusing their faculty advisor of sexually harassing student by repeatedly asking if student is dating. Faculty member claims they were just trying to get to know student and offers to apologize. HUSCH BLACKWELL

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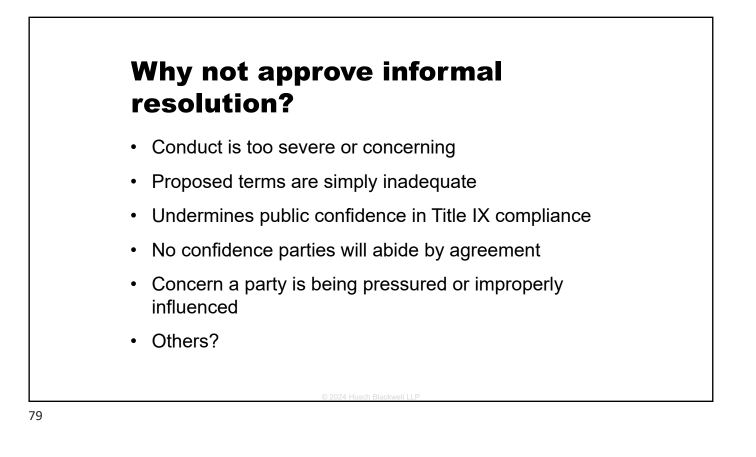


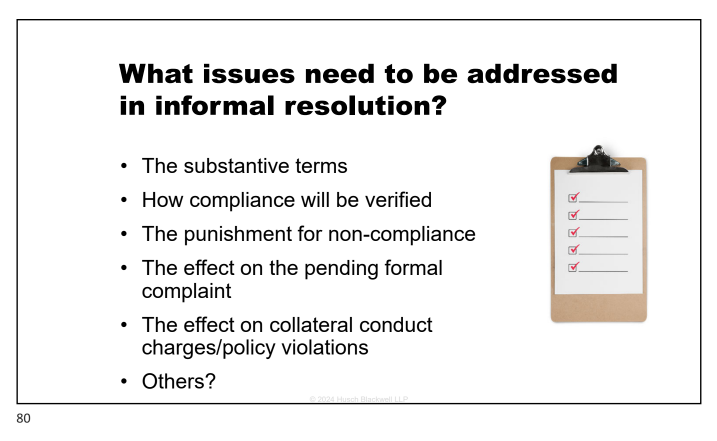


Why approve informal resolution?



- Deference to the parties' wishes
- Often quicker and more efficient
- · Removes uncertainty of outcome
- More flexibility and creativity than a disciplinary outcome
- Mitigates litigation risk (for everyone)
- Others?



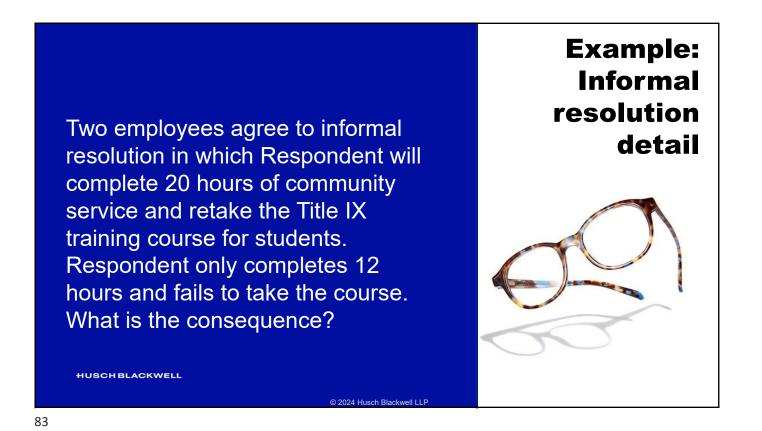


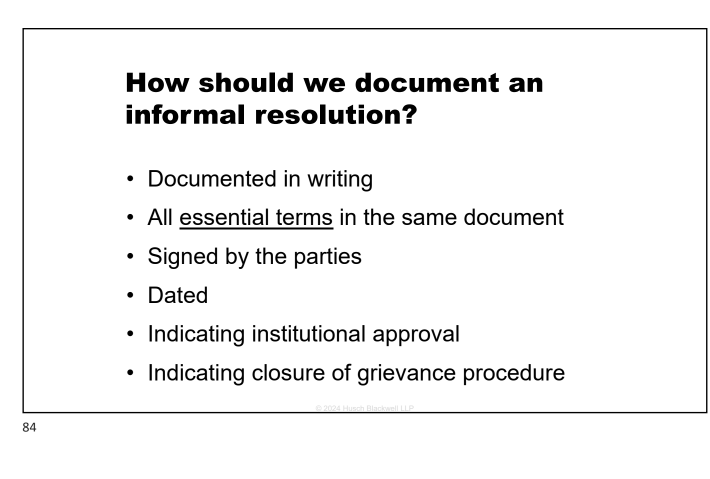
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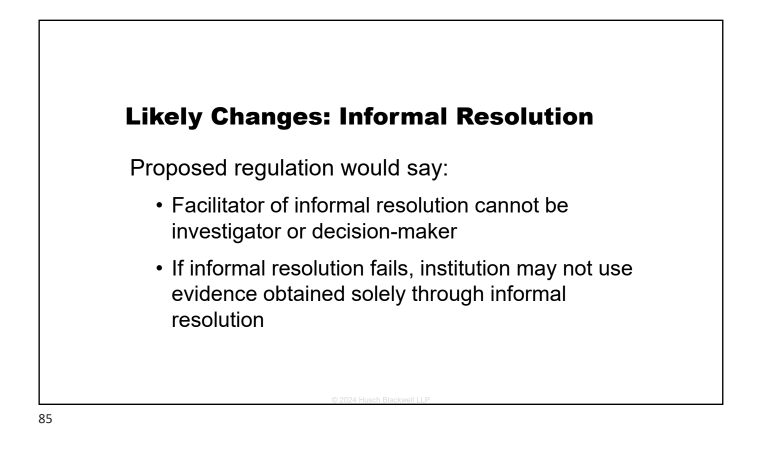
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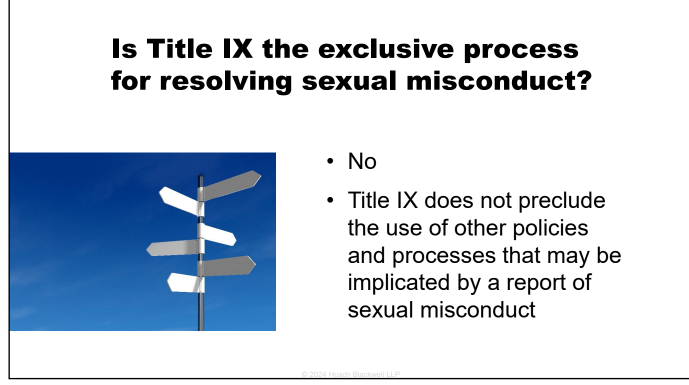
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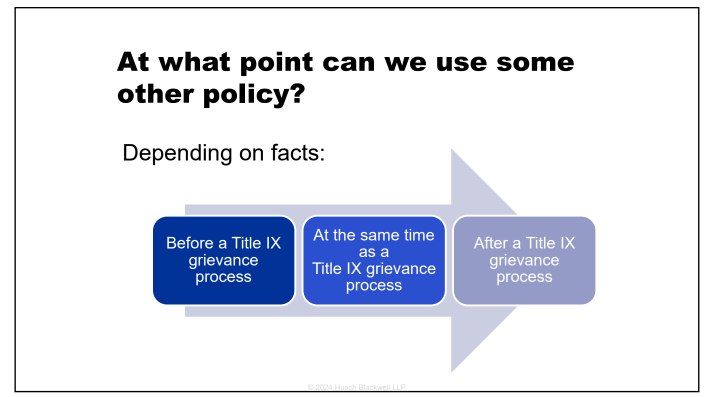




What other policies/processes may apply?

- Title VII policy
- Consensual relationships policy
- Professionalism policies
- Student code of conduct

- Threat assessment
- Employee handbook provisions
- Faculty handbook
 provisions
- Contractual provisions



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Example:

During Title IX

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Student A returns to their residence hall to find Student B drunk and exposing themselves to others in the lobby. Student A makes a sexual harassment complaint. Title IX investigator secures video from the lobby that clearly depicts Student B exposing themselves to others. The residence hall contract prohibits students from appearing naked outside their room or the restroom. The student conduct code prohibits lewd or obscene behavior. Student B refuses to participate in Title IX process.

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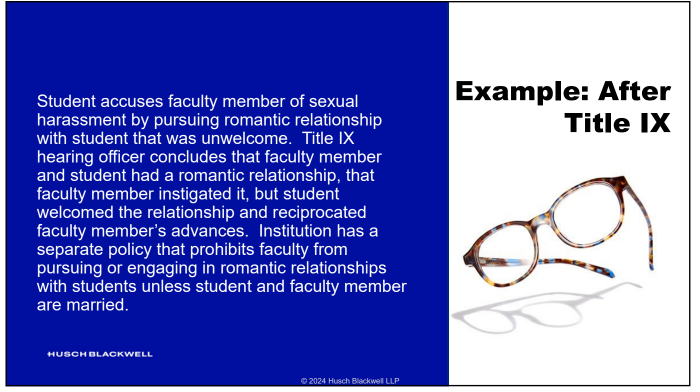
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Likely Change: Clarified Definition of Retaliation



New definition of retaliation will make clear that conduct charges cannot be used to retaliate against a student for exercising Title IX rights or refusing to participate in Title IX grievance process.



Can we use another process to make the same finding we would otherwise make under Title IX policy?

- No
- Title IX regulation requires the use of specific Title IX process for any "sexual harassment" as defined by Title IX that occurs in institution's programs and activities





Group Scenarios

Alex makes a formal complaint that Ellis fondled Alex by repeatedly touching Alex's genitals outside Alex's clothing while the two were kissing.

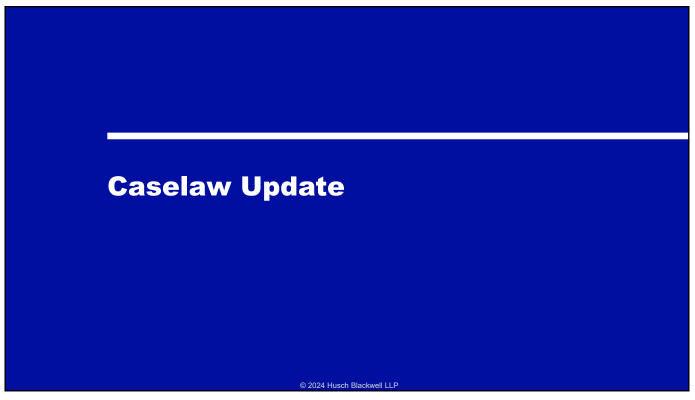
Ellis claims they thought Alex consented and proposes an informal resolution that will include an apology and mandatory Title IX training. Alex agrees to avoid the uncertainty of a hearing. The informal resolution agreement states that it "shall not be construed as an admission of liability on Respondent's part," and notes "this agreement is confidential and finally resolves the formal Title IX complaint." Ellis apologizes and completes the training.

Later, Alex connects with Emery, who claims to have had a similar experience wherein Ellis forcibly fondled them after consensual kissing. After Alex's prompting, Emery files their own formal complaint. Alex also re-files their original complaint and specifically alleges that Ellis "defrauded" Alex into the informal resolution by being falsely apologetic and lying about their belief Alex consented.

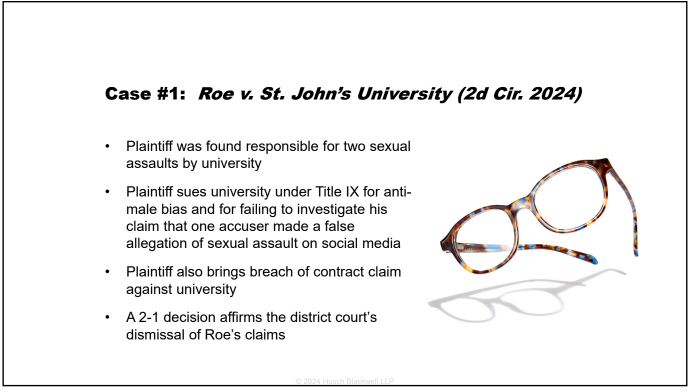
Alex meets with the investigator in Emery's case, recounts their experience with Ellis, and tells the investigator that Ellis escaped discipline by "duping me into a settlement." Ellis files a complaint alleging Alex is retaliating against Ellis and breaching confidentiality.

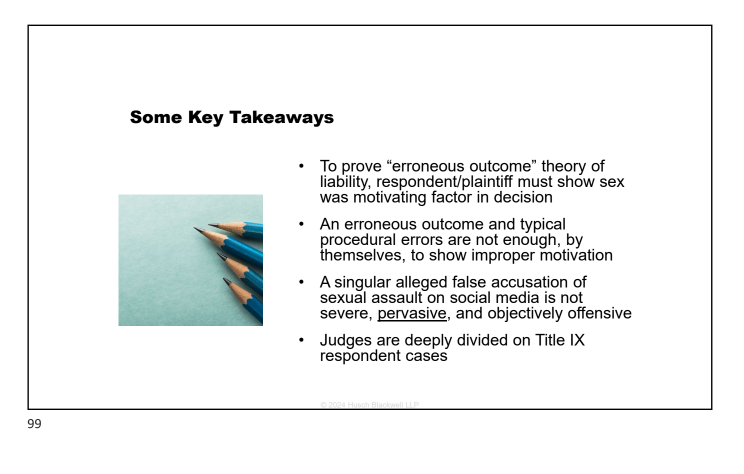
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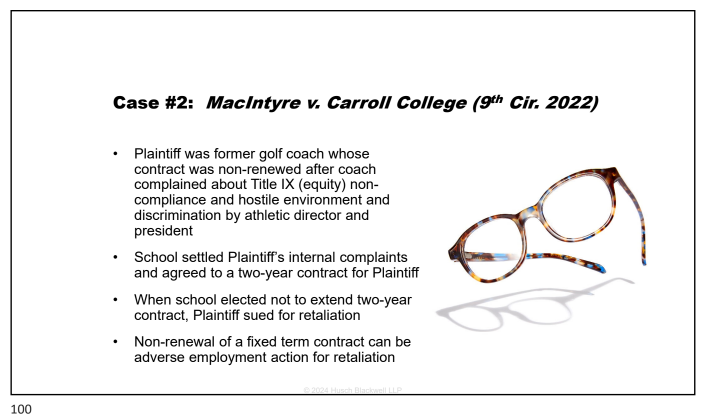




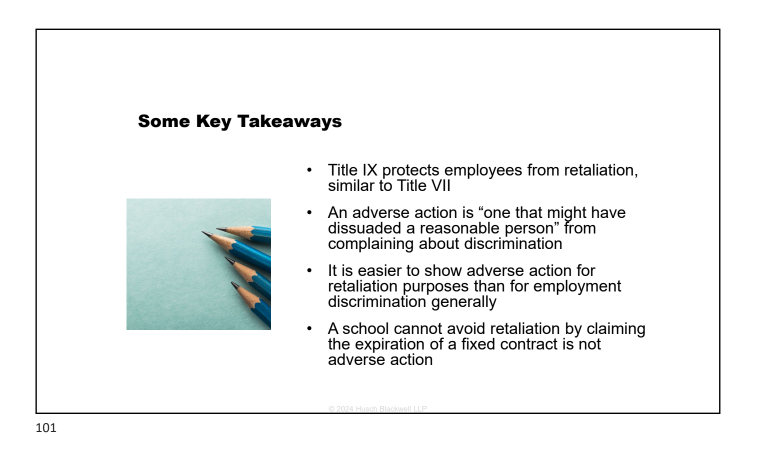


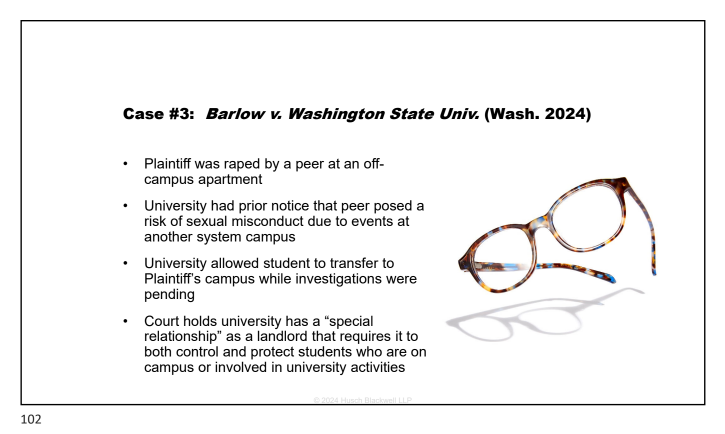






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