FRANCZEK P.C.

Title IX Refresher Training 2025-2026 School Year

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Agenda

- What is Title IX?
- What is Title IX Sexual Harassment?
- When Must a School Respond to Title IX Sexual Harassment?
- Responding to Allegations of Sexual Harassment
- Title IX Team Members
- · Bias, Conflicts of Interest, and Prejudgment
- Record Keeping



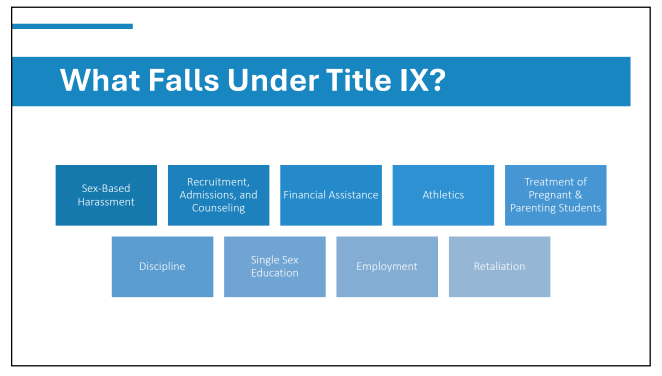
Title IX Statute

"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."

20 U.S.C. 1681-1688.

Title IX Regulations

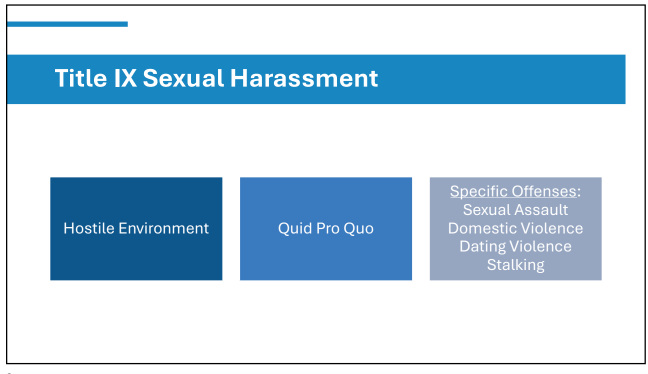
 Under the Title IX Regulations, harassment on the basis of sex is prohibited.



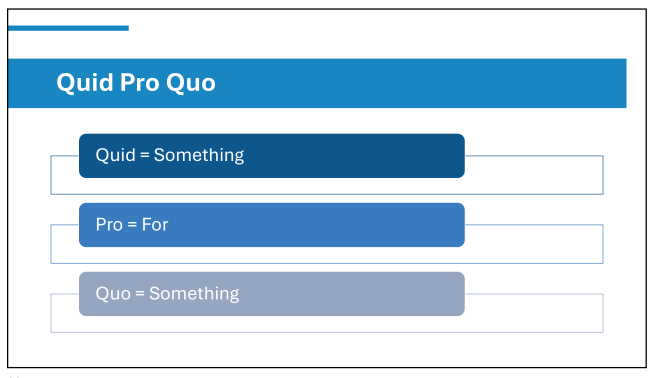
What Do The Title IX Regulations Require?

- Each educational institution must have a Title IX Policy and detailed Title IX Grievance Procedure.
- Each educational institution must designate a Title IX Coordinator.
- Each educational institution must follow the regulations when investigating allegations of Title IX Sexual Harassment.



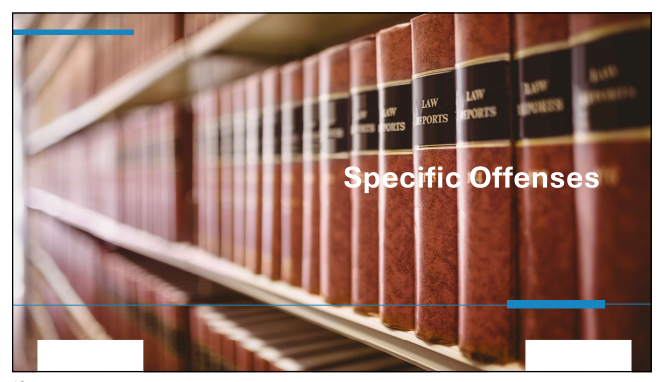


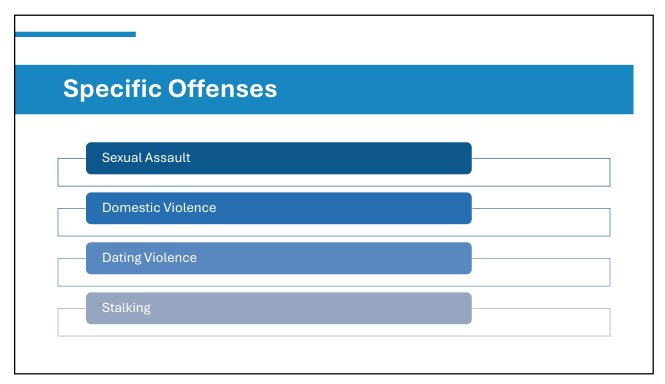
Quid Pro Quo Sexual Harassment



Quid Pro Quo

- **Definition:** An employee of the educational institution conditioning an aid, service, or benefit of the educational institution on the individual's participation in unwelcome sexual conduct.
- Respondent: Must be an employee (not a volunteer, another student, etc.).
- Severity and harm are presumed.





Sexual Assault

Definition: An offense classified as a forcible or nonforcible sex offense under the definitions maintained by the Federal Bureau of Investigation (FBI), and includes rape, criminal sexual contact (previously called fondling), incest, and statutory rape.

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Sexual Assault: Criminal Sexual Contact

Definition: The intentional touching of the clothed or unclothed body party without consent of the victim for the purpose of sexual degradation, sexual gratification, or sexual humiliation.



Title IX Hostile Environment Sexual Harassment

• **Definition:** 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 Participation
- Not Silence
- Age Matters
- Intoxication Matters
- Ability Matters



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Unwelcome Conduct

 When determining whether conduct is unwelcome, look at whether a subjective and reasonable person would consider the conduct unwelcome.



Severe Conduct



- Something more than juvenile behavior.
- Something more than antagonistic, nonconsensual, and crass conduct.
- Simple acts of teasing and name calling are not enough to meet the severity standard, even when those comments are based on sex.
- It is not enough to show that a student has been teased or called offensive names.

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Pervasive Conduct

- Systemic or widespread.
- Multiple instances of harassment.
- One incident is not enough, even if it is very severe.



Objectively Offensive Conduct



- Behavior that would be offensive to a reasonable person under the circumstances.
- Not just offensive to the victim, personally or subjectively.
- Consider the ages, numbers, relationships – the constellation of surrounding circumstances, expectations, and relationships.

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Hostile Environment Factors Context Nature Scope Frequency Duration Location Identity Number Ages Relationships of Individuals Invovled





Pop Quiz

A student makes multiple insensitive jokes to another student.

Is it Title IX Sexual Harassment?

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Pop Quiz

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

Is it Title IX Sexual Harassment?

Pop Quiz

One student grabs another student's breasts as the student is falling down the stairs to break the fall.

Is it Title IX Sexual Harassment?

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Pop Quiz

A teacher tells asks a student teacher to go for a drink to talk about a positive recommendation letter.

Is it Title IX Sexual Harassment?



When must a school respond?

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.

Actual Knowledge

- Sense
- Report



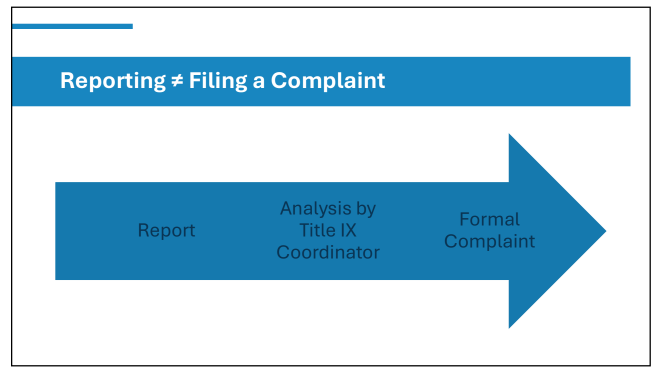
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Official with Authority



- Title IX Coordinator.
- Any other officials who have been given authority to institute corrective measures by the school district.
- At the K-12 level, *all employees* are officials with authority.

Reporting Sexual Harassment Any person may report sexual harassment, 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. Reports can be made 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 Title IX Sexual Harassment, **it must** respond. "Well, we didn't believe there was enough evidence it happened," is not a valid excuse to avoid using your Title IX Sexual Harassment grievance process.

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Education Program or Activity



- Title IX Sexual Harassment must be "in a program or activity."
- Any location, events, or circumstances over which the school exhibits substantial control both over the alleged harassment and the "context" in which the harassment occurs.

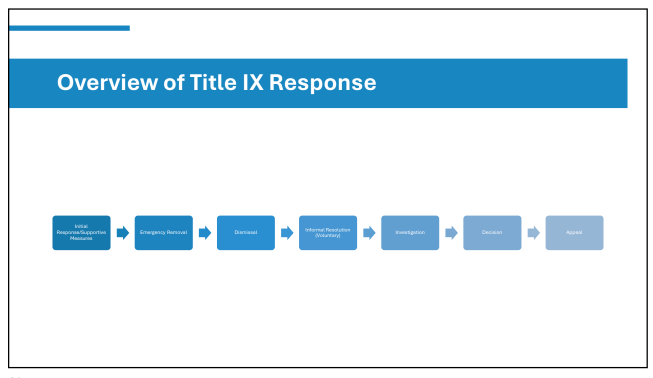
Education Program or Activity

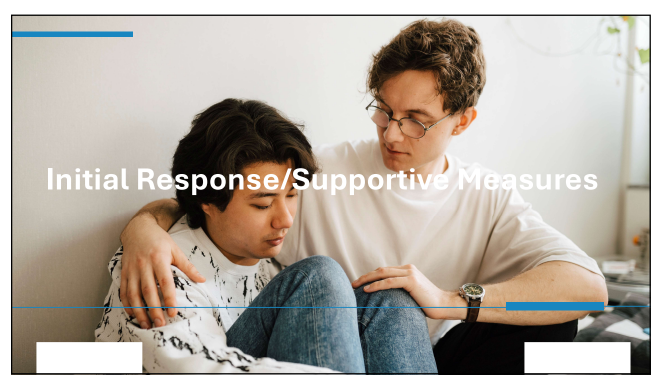
Schools need only address Title IX Sexual Harassment occurring against a person in the United States under Title IX.



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Initial Response/Supportive Measures

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

- 1. Contact the Title IX Complainant to discuss the availability of "supportive measures."
- 2. Consider the Title IX Complainant's wishes with respect to supportive measures.
- **3. Inform** the Title IX Complainant of the availability of supportive measures with or without filing a Formal Complaint.
- **4. Explain** the process for filing a Formal Complaint.

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Formal Complaint



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
allegations of sexual
harassment.

Supportive Measures

- 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 Formal Complaint has been filed.
- Should be designed to restore or preserve equal access to the education program or activity without "unreasonably" burdening the other party.
- Should be confidential.



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NOTICE TO COMPLAINANT OF REPORT OF TITLE IX SEXUAL HARASSMENT (NOTICE 1A)



SUMMARY OF SUPPORTIVE MEASURES
MEETING WITH COMPLAINANT
(NOTICE 1B)



TITLE IX FORMAL COMPLAINT (FORM A)



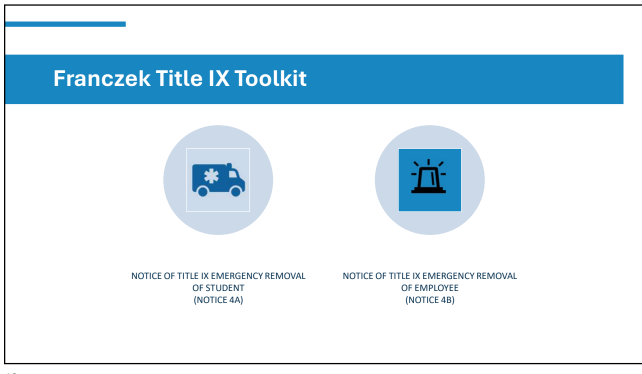
Emergency Removal

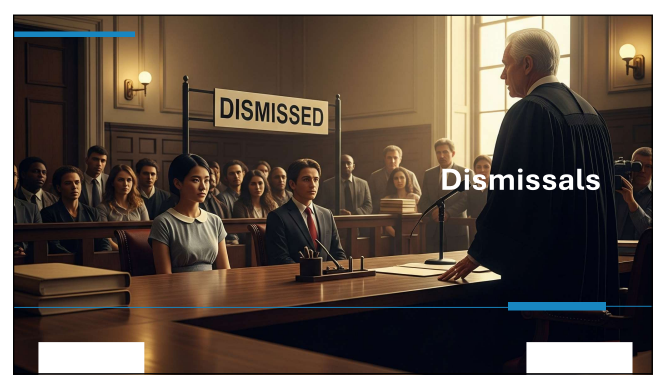
Immediate Emergency Removal (Student)

- 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 and an opportunity to challenge must be provided "immediately."
- Consider other laws expulsion (SB100), change in placement under IDEA or 504.

Employee Administrative Leave

- •Not prohibited.
- •Must follow state law, Board Policies, Employee Handbooks, and Collective Bargaining Agreements.





Mandatory Dismissals



The Title IX Coordinator <u>must</u> dismiss a complaint if the conduct alleged:

- Is not Title IX Sexual Harassment.
- Did not occur in the school's program or activity.
- · Did not occur in the United States.
- **Remember, you can still address the alleged conduct under non-Title IX policies**

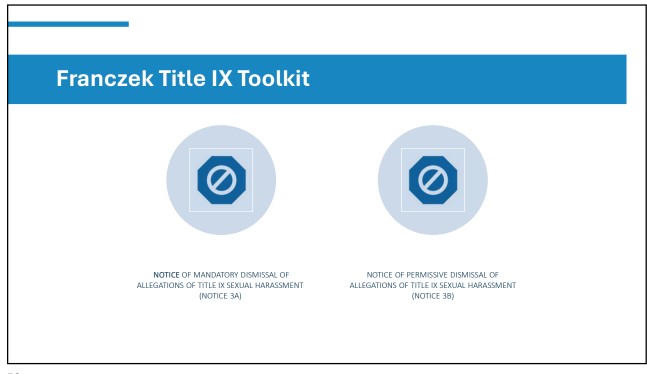
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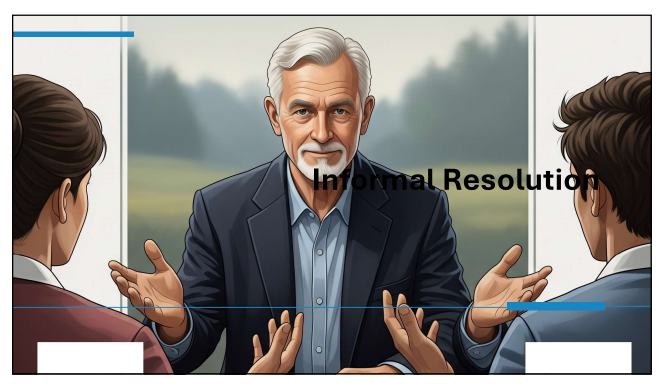
Permissive Dismissals

The Title IX Coordinator may dismiss a complaint if:

- · The Complainant requests to withdraw in writing.
- The Respondent's enrollment or employment in/at the institution ends.
- Specific circumstances prevent the institution from gathering evidence sufficient to reach a determination(e.g., passage of time, lack of cooperation).







Informal Resolution: Not Required

- An institution cannot condition enrollment, employment, or any right on a waiver of the right to an investigation and adjudication of Formal Complaints under the grievance procedure.
- Both parties must voluntarily consent in writing to participate in Informal Resolution.

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Informal Resolution: Not Allowed for Employee – Student Allegations



Informal Resolution is not available to resolve allegations that an employee sexually harassed a student.

Informal Resolution: Timing

- An institution cannot offer Informal Resolution until the Formal Complaint is filed.
- Once the Formal Complaint is filed, the institution can offer Informal Resolution at any time prior to reaching a determination.
- Either party can request Informal Resolution.
- Either party can withdraw from Informal Resolution prior to reaching an agreement.

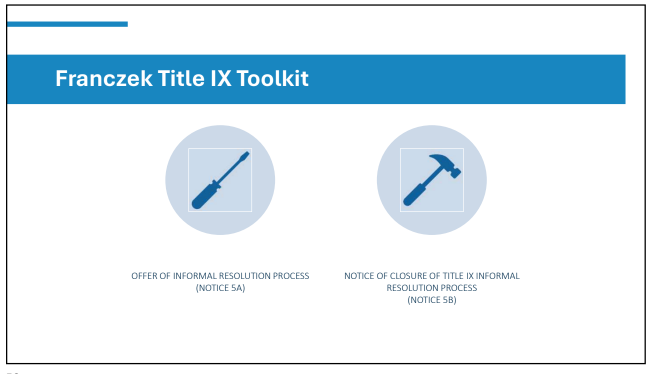


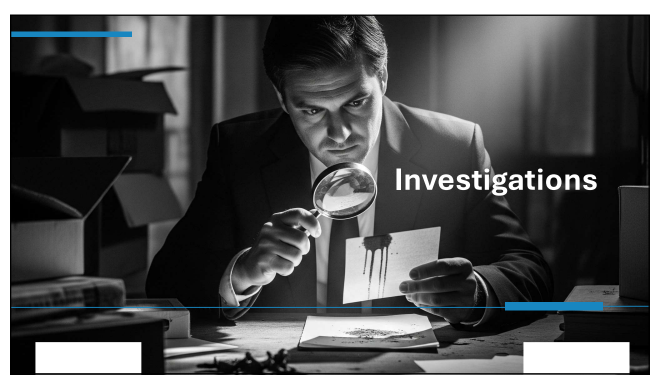
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Informal Resolution: Facilitators



- Informal Resolution Facilitators must be trained.
- We do not recommend using the Title IX Coordinator or the Investigator or the Decision Maker as the Informal Resolution Facilitator.





Who Should Investigate?

- The Investigator can be the Title IX Coordinator.
- But should it?



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Written Notice



- The Institution must provide written notice to all known parties "upon receipt of the written complaint."
- The Institution must provide sufficient time to allow the Respondent to prepare a response before any initial interview.
- The Institution must supplement the written notice if new allegations are opened for investigation or new parties are identified.

Written Notice

- The Written Notice must include:
 - Notice of the grievance process, including any Informal Resolution process.
 - Notice of the allegations, in sufficient detail to allow the Respondent to prepare a response.
 - Known parties
 - Conduct alleged
 Date and location of conduct



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Written Notice



- The Written Notice must include:
 - Statement that the Respondent is presumed not responsible and that responsibility will be determined at the conclusion of the grievance process.
 - Notice of the parties' rights to have an attorney or nonattorney advisor.
 - Notice of the parties' rights 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.

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NOTICE OF ALLEGATIONS UPON SIGNING OF FORMAL COMPLAINT BY THE TITLE IX COORDINATOR (NOTICE 2B)

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Investigation Elements

- Burden of proof is on the school, not the parties.
- Certain treatment records cannot be obtained without voluntary, written consent.
- No restriction of the rights of the parties to discuss allegations or gather and present evidence.
- The parties must be provided the same opporutnities for others to be present during interviews or related proceedings (e.g., attorney or non-attorney-advisor).

Investigation Elements

- The Institution must provide written notice to the parties of the date, time, participants, purpose, and location of each investigative interview with sufficient ime to prepare.
- All directly related evidence must be provided to the parties and their advisor with ten days to respond before the investigation report is issued.
- The written investigative report must "fairly summarize the evidence," and be provided to the parties and their advisors at least ten days before the determination of responsibility.

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NOTICE OF TITLE IX INTERVIEW OR MEETING
WITH TITLE IX PARTY
(NOTICE 6A)

NOTICE OF TITLE IX INTERVIEW OR MEETING
WITH NON PARTY WITNESS
(NOTICE 6B)

Privileged Information









ATTORNEY CLIENT PRIVILEGE

PRIVILEGE AGAINST SELF-INCRIMINATION

CONFESSIONS TO CLERGY OR RELIGIOUS FIGURE

SPOUSAL PRIVILEGE

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Rape Shield

- The Institution must exclude evidence of the Complainant's sexual behavior or predisposition (not applicable to Respondent).
- There are two narrow exceptions:
 - To show that someone other than the Respondent committed the conduct; or
 - To show past conduct between the Complainant and the Respondent to show consent.

Treatment Records



Can't access, consider, disclose, or use records



Made by a physician, psychologist, or other recognized professional



Which are made and maintained in connection with the provision of treatment,



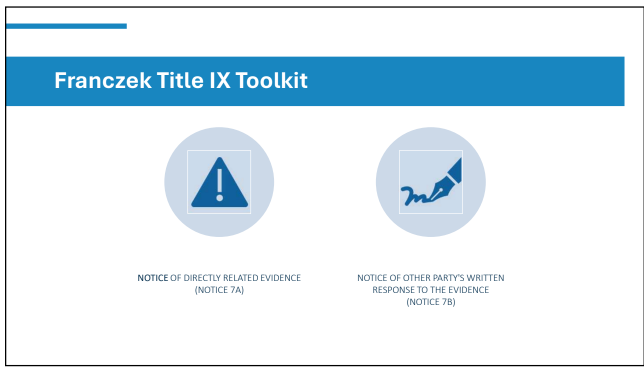
Unless the party gives voluntary, written consent

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Opportunity to Review Evidence

- Before the investigative report is complete, all directly related evidence must be sent to each party and their advisor.
- This includes evidence that the school does not intend to rely upon (both exculpatory and inculpatory evidence must be shared).
- Parties have ten days to provide a written response to the directly related evidence.

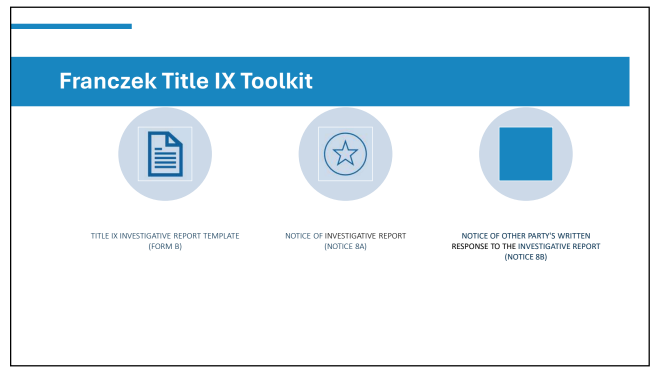


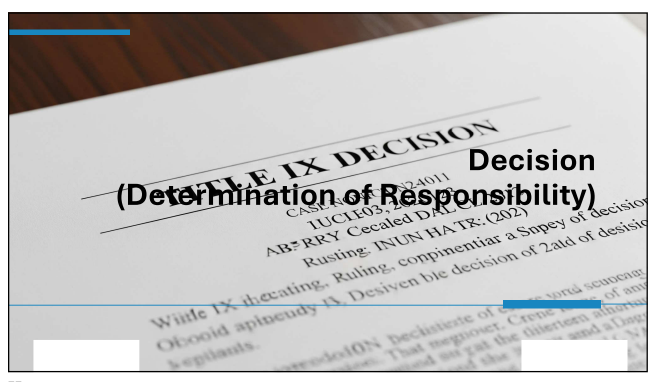




Investigative Report

- The Investigative Report must fairly summarize all relevant evidence.
- Provide the report to the parties and their advisors for review and written response at least ten days before a determination of responsibility.





Decision Maker

- The Decision Maker cannot be the Title IX Coordinator or the Investigator.
- The Decision Maker must be trained.



Determinations of Responsibility

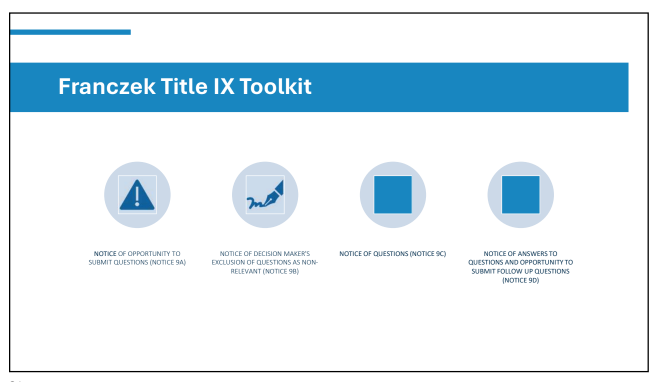
- Live hearing with live cross-examination is required for higher education institutions, but not required for K-12 institutions.
- Each party is allowed to submit written, relevant questions to be asked of another party or witness to the decision-maker, who will provide each party with the answers and the opportunity for follow-up questions.

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Decisions on Relevance (Cross Examination)



- The Decision Maker must provide the reasoning for determining the question was irrelevant or the exception for exclusion.
- The Decision Maker must admit and consider all relevant evidence.
- Questions must be appropriate.



Written Determination Identify Identify the allegate Describe Describe procedure	ions
	ions
Describe Describe procedur	
	al steps taken
Cite Cite potential police	y violations
Summarize Fairly summarize a	I relevant evidence
Provide Provide statement	of result, with rationale, for each allegation
Appeal Appeal procedures	

Standard of Proof

Preponderance of the Evidence

 A fact is more likely than not to be true.



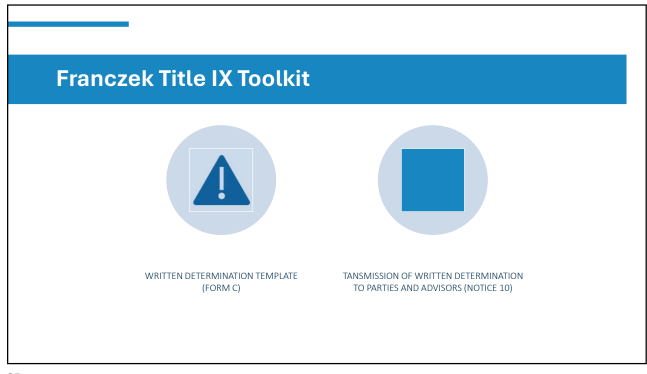
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Remedies

Can be punitive/disciplinary

Can be supportive measures or similar actions as well

Can address individuals or larger community





Appeals

- Appeals must be available to both parties.
- Parties may appeal a dismissal or a determination.

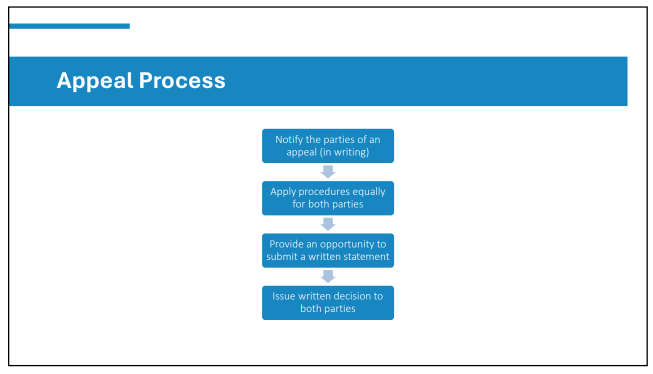
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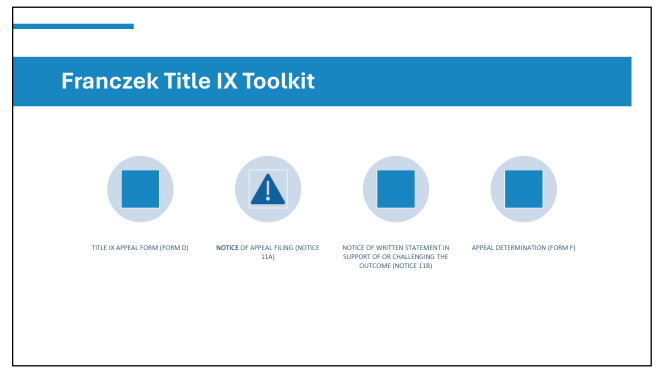
Bases for Appeal

Procedural issue that impacted the outcome

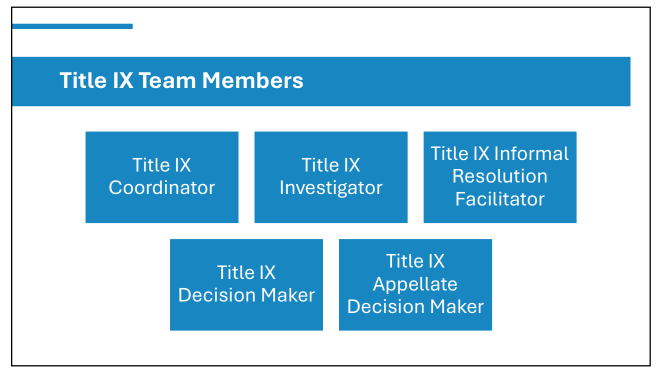
New evidence that would have impacted the outcome

Bias/conflict of interest









Title IX Coordinator Responsibilities

- Must be identified as the Title IX Coordinator in Board Policy, District website, and in handbooks.
- Must meet with alleged victims of Title IX Sexual Harassment.
- Inform Complainant of availability of supportive measures with or without a Formal Complaint.
- Decides whether to "sign" a Formal Complaint when the Complainant does not wish to file a Formal Complaint.

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Title IX Coordinator Responsibilities

- Coordinates the implementation of supportive measures.
- Ensures effective implementation of remedies.
- Monitors the District's ongoing compliance with Title IX.

Title IX Informal Resolution Facilitator Responsibilites

- Act as an intermediary between the parties, make suggestions, and help draft an agreement.
- The agreement itself is between the parties; the institution is not a party.

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Title IX Investigator Responsibilities

- Identify and interview parties and witnesses.
- Gather and assess evidence.
- Share evidence with the parties and provide an opportunity for written response.
- Write and share investigative report.

Title IX Decision Maker Responsibilities

- Review evidence collected during the investigation.
- Facilitate written-cross examination.
- Make relevancy determinations.
- Make independent judgment on responsibility and sanctions.

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Title IX Appellate Decision Maker Responsibilities

- Review Decision-Maker's written determination.
- Review appeal documents.
- Grant parties the opportunity to respond to the appeal.
- Review party responses.
- Make independent judgment on appeal.



Bias/Conflict of Interest/Prejudgment

- The Title IX Coordinator, Investigator, Decision Maker, and 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.
- These individuals must also not prejudge any matter before them.

Bias/Conflict of Interest/Prejudgment

- Consider perception, not just reality:
 - Institutional bias.
 - Your friendship or other relationship with the accused.
 - Your personal characteristics.
 - Your personal conflicts (even if just perceived).
 - Personality conflicts.

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Conflict of Interest

- Consider training multiple staff members to allow for the flexibility to assign roles for each specific complaint.
- Consider when outsourcing adjudiction functions may be appropriate.
- There are no *per se* conflicts of interest when using school employees or individuals with histories of working in the field of sexual violence as decision makers.
- Caution against using generalizations to identify conflicts of interest.

Pre-Judgment

- Tips for Avoiding Pre-Judgment
 - Each case is fact specific.
 - Keep an open mind.
 - Actively listen to the facts presented.

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Sex Stereotypes

- Title IX team members must not rely on sex stereotypes.
- Examples of Sex Stereotypes:
 - Women are "asking for it" based on actoins or clothing.
 - Men cannot be sexually assaulted.
 - Women only decide they were assaulted after the fact due to regret and embarassment.
 - Men are more likely to be sexual aggressors.
- Consider the intersection of sex stereotypes with race, ability, sexuality, and gender identity.



Notice of Allegations Informal Resolution Dismissal Interview Investigator Report Irrelevant or Excluded Questions Written Determination & Right to Appeal

Written Notice Recommended

Supportive Measures

Provision of Directly Related Evidence

Cross-Examination

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Records Must Be Maintained for Seven Years

- Responses to Formal Complaints and informal allegations of Title IX Sexual Harassment.
- All actions taken in response.
- The basis for the school's conclusion that its response was not deliberately indifferent.
- Documentation that the school has taken measures designed to restore or preserve equal access to the education program or activity.
- Supportive measures or the reasons why supportive measures were clearly unreasonable in light of known circumstances.



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