Harassment and Sexual Misconduct Board Training

August 25, 2020
GOALS

1. Scope of educational program or activity
2. Definition of prohibited conduct
3. Title IX and non-Title IX investigation and hearing process
4. Determining relevance
5. How to serve impartially
Formal Complaint and decision regarding appropriate resolution process

- HSMB (students and Title IX)
- IRO (Employees)
- Title IX procedures
- Non-Title IX procedures
- Informal Resolution
DECISION REGARDING APPROPRIATE GRIEVANCE PROCESS: DOES TITLE IX APPLY?

Non-Title IX

- The complainant, at the time of the formal complaint, is not participating in or attempting to participate in a University program or activity;
- The conduct, even if proved, would not constitute Title IX sexual harassment;
- The conduct did not occur in the University’s education program or activity;
- The conduct did not occur against a person in the United States; or
- The respondent(s) is/are an organization or group rather than an individual or individuals.
1. Procedural irregularity that affected the outcome of the matter;

2. New evidence that was not reasonably available at the time of the determination regarding dismissal that could affect the outcome of the matter;

3. The Title IX Coordinator, investigator(s), or decision-maker(s) had a conflict of interest or bias for or against complainants or respondents generally or the individual complainant or respondent that affected the outcome of the matter, and/or

4. The decision regarding the lack of Title IX jurisdiction lacked reasonable basis.
JURISDICTION

Our Policy

- On-Campus
- University program or activity (domestic or abroad)
- Continuing adverse effect for Complainant while on campus/participating in a program or activity
- Student committed in Rockbridge County, Lexington, BV

Title IX

- University program or activity (only in United States)
(1) Locations, events, or circumstances over which the University exercises substantial control over both the respondent and the context in which the conduct occurs, and (2) also includes any building owned or controlled by a student organization that is officially recognized by the University.
UNIVERSITY PROGRAM OR ACTIVITY OFF-CAMPUS EXAMPLES

University Program or Activity
- Law School Pig Roast (all day event; 3Ls spend the night at house)
- Fraternity/Sorority Formal where organization rents a space for the event

Not University Program or Activity
- Student party at Windfall Hill/Pole Houses
Our Policy
- Nonconsensual Sexual Penetration
- Nonconsensual Sexual Contact
- Stalking
- Dating and Domestic Violence
- Sexual Exploitation
- Non Title IX Sexual Harassment
- Sexual Discrimination

Title IX
- Nonconsensual Sexual Penetration
- Nonconsensual Sexual Contact
- Stalking (based on sex)
- Dating and Domestic Violence
- Title IX Sexual Harassment
- Incest
- Statutory Nonconsensual Sexual Penetration
Title IX sexual harassment means conduct on the basis of sex that occurs in a University education program or activity, against a person in the United States, and satisfies one or more of the following:

- A University employee conditioning the provision of an aid, benefit, or service of the University on an individual’s participation in unwelcome sexual conduct;
- Unwelcome conduct determined by a reasonable person to be so severe, pervasive, and objectively offensive that it effectively denies a person equal access to the University’s education program or activity;
- Nonconsensual Sexual Penetration;
- Nonconsensual Sexual Contact;
- Incest;
- Statutory Nonconsensual Sexual Penetration;
- Dating violence;
- Domestic violence; and/or
- Stalking.
Nonconsensual sexual penetration means penetration, no matter how slight, of the vagina or anus with any body part or object, or oral penetration by a sex organ of another person, without consent.
Nonconsensual sexual contact means the touching of the private body parts of another person, either under or over clothing, for the purpose of sexual gratification without consent. Private body parts include breasts, genitals, mouth, and buttocks.
Nonconsensual sexual contact means the (1) touching of the private body parts of another person, either under or over clothing, for the (3) purpose of sexual gratification (4) without consent. Private body parts include (2) breasts, genitals, mouth, and buttocks.
Mutually understandable words and/or actions that clearly indicate a willingness to engage freely in sexual activity.
Not present if obtained by force, coercion, or when Complainant is incapacitated
Use or threat of physical violence or intimidation to overcome an individual's freedom of will to choose whether or not to participate in sexual activity.
Unreasonable and persistent pressure to compel another individual to initiate or continue sexual activity against an individual's will.

A person's words or conduct are sufficient to constitute coercion if they wrongfully impair another individual's freedom of will and ability to choose whether or not to engage in sexual activity.

In evaluating coercion, consider: (1) frequency of the application of pressure; (2) intensity of the pressure; (3) isolation of the person being pressured; and (4) duration of the pressure.
MENTALLY AND/OR PHYSICALLY HELPLESS, ASLEEP, UNCONSCIOUS, OR UNAWARE THAT SEXUAL ACTIVITY IS OCCURRING.
CONSENT: INCAPACITATION

Was complainant incapacitated?

If so, did the respondent know that the complainant was incapacitated?

If not, would a sober, reasonable person in the same situation have known that the complainant was incapacitated based on objectively and reasonably apparent indications of impairment.
INCAPACITATION: WAS COMPLAINANT INCAPACITATED AS A RESULT OF ALCOHOL?

- Weight/height?
- Quantity and quality of alcohol?
- Timing of drinks?
- Food consumption?
- Blacked out in past? How often?
- How much regularly drink?
QUESTIONS TO ADDRESS INTOXICATION VS INCAPACITATION IN CASES OF ALCOHOL OR DRUG USE:

- Could complainant walk? Steady or unsteady? Did complainant need assistance walking?
- Could complainant speak clearly? Slurred words?
- Did complainant vomit? Did complainant have incontinence?
- What physical tasks did the complainant perform, and how well did he/she perform them? (e.g., use a smartphone, climb stairs, remove clothes)
- Did the complainant black out?
- Did complainant show strange behavior like combativeness/emotional volubility? Did the complainant seem to understand where he/she was and where he/she might be going?
INCAPACITATION: DID RESPONDENT KNOW OR SHOULD RESPONDENT HAVE KNOWN?

Standard is a “reasonable, sober person”

- How much alcohol or drugs did Respondent see Complainant consume? Over what period of time?
- What behavioral warning signs that the complainant may be incapacitated or approaching incapacitation did Respondent witness?
- What was the complainant’s condition when last seen by reliable third-party witnesses?
CONSENT: ELEMENTS TO CONSIDER

1. Was complainant capable of giving consent?
   1. Was there force?
   2. Was there coercion?
   3. Was complainant incapacitated?
   4. Was complainant over 18? (for Title IX only)

2. Did complainant’s words or actions clearly indicate a willingness to engage in the particular sexual activity?

3. If so, did the complainant withdraw consent
Sexual exploitation means taking advantage of the sexuality of another person without consent.
SEXUAL EXPLOITATION EXAMPLES

- Observing another individual's nudity or sexual activity or allowing another to observe nudity or sexual activity without the consent of all parties involved in a place where the individual being observed would have a reasonable expectation of privacy;
- Recording, streaming, or photographing private sexual activity and/or a person's nudity, or distribution of such without the consent of all parties involved;
- Prostituting another individual;
- Disrobing or exposing another without their consent; and/or
- Inducing incapacitation for the purpose of making another person vulnerable to non-consensual sexual activity.
Stalking means engaging in a course of conduct directed at a specific person that would cause a reasonable person to:

- Fear for the person's safety or the safety of others; or
- Suffer substantial emotional distress.
Stalking means engaging in a (1) **course of conduct** (2) directed at a specific **person** that would (3) cause a **reasonable person** to:

- Fear for the person's safety or the safety of others; or
- Suffer **substantial emotional distress**.
Two or more acts, including, but not limited to, acts in which the alleged stalker directly, indirectly, or through third parties, by any action, method, device, or means, follows, monitors, observes, surveils, threatens, or communicates to or about a person, or interferes with a person's property.
<table>
<thead>
<tr>
<th>Surveillance</th>
<th>Life Invasion</th>
<th>Intimidation</th>
<th>Interference</th>
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<tbody>
<tr>
<td>• Following, showing up,</td>
<td>• Unwanted contact in person or</td>
<td>• Implicit and explicit threats, third party threats,</td>
<td>• Disruption of life professionally and socially as</td>
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<tr>
<td>spying, using technology</td>
<td>by phone, text, email, message,</td>
<td>forced confrontations, property damage, threatened</td>
<td>well as physical and sexual attacks</td>
</tr>
<tr>
<td>to keep tabs</td>
<td>third party, social media</td>
<td>suicide</td>
<td></td>
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DATING AND DOMESTIC VIOLENCE

Violence committed by...

- A current or former spouse or intimate partner of the complainant;
- A person with whom the complainant shares a child in common;
- A person who is cohabitating with or has cohabitated with the complainant as a spouse or intimate partner; or
- Any other person against a complainant who is protected from that person's acts under the domestic or family violence laws of Virginia (18.2-572, 18.2-61 et seq.), which includes parents, stepparents, children, stepchildren, brothers, sisters, half-brothers, half-sisters, grandparents, grandchildren, and in-laws.
- Who is or has been in a social relationship of a romantic or intimate nature with the complainant; and
  - Where the existence of such a relationship shall be determined based on (1) the length of the relationship; (2) the type of relationship; and (3) the frequency of interaction between the persons involved in the relationship.
Domestic and/or dating violence includes sexual or physical violence or the threat of that violence.
SEXUAL HARASSMENT

**Policy**

Unwelcome conduct of a sexual nature or unwelcome conduct based on sex, sexual orientation, gender identity, or gender expression, when one or more of the following conditions are present:

- Quid Pro Quo
- The unwelcome conduct is so severe, persistent, or pervasive that it unreasonably interferes with an individual’s work or academic performance, or creates an intimidating or hostile academic or work environment under both an objective and subjective standard.

**Title IX**

Quid Pro Quo (employees only)

Unwelcome conduct based on sex determined by a reasonable person to be so severe, pervasive, and objectively offensive that it effectively denies a person equal access to the University’s education program or activity.
Unwelcome conduct of a sexual nature or unwelcome conduct based on sex, sexual orientation, gender identity, or gender expression, when one or more of the following conditions are present:

- Quid Pro Quo
- The unwelcome conduct is so severe, persistent, or pervasive that it unreasonably interferes with an individual's work or academic performance, or creates an intimidating or hostile academic or work environment under both an objective and subjective standard.

Quid Pro Quo (employees only)

Unwelcome conduct on the basis of sex determined by a reasonable person to be so severe, pervasive, and objectively offensive that it effectively denies a person equal access to the University’s education program or activity.
Where conduct is sexual in nature, or where conduct references one sex or another, that suffices to constitute conduct “on the basis of sex.”
“The Department understands that research shows that even ‘less severe’ forms of sexual harassment may cause negative outcomes for those who experience it. The Department believes, however, that severity and pervasiveness are needed elements to ensure that Title IX’s non-discrimination mandate does not punish verbal conduct in a manner that chills and restricts speech and academic freedom, and that recipients are not held responsible for controlling every stray, offensive remark that passes between members of the recipient’s community.”
Whether conduct is unwelcome is subjective inquiry. Severity/Pervasiveness is objective inquiry from the perspective of a reasonable person in the complainant’s position.
Physical touching, not under nonconsensual sexual contact (hugging, rubbing against someone, patting, pinching)

- Exposing oneself
- Verbal harassment
- Sexual exploitation
“Disseminating ‘revenge porn,’ or conspiring to sexually harass people (such as fraternity members telling new pledges to ‘score’), or other unwelcome conduct that harms and humiliates a person on the basis of sex may meet the elements of the Davis standard including pervasiveness, particularly where the unwelcome sex-based conduct involves widespread dissemination of offensive material or multiple people agreeing to potentially victimize others and taking steps in furtherance of the agreement.”
Does not require that a complainant has already suffered loss of education

Does not require that a person’s total or entire educational access has been denied

Evaluate whether Complainant deprived of equal access, measured against the access of a person who has not been subjected to the sexual harassment.

Based on reasonable person standard
Examples (no specific type of reaction/concrete injury required):

- Wrestler who quits the team but carries on with other school activities
- Student who attends school, but begins experiencing anxiety symptoms
- Skipping class to avoid a harasser
- Decline in grade point average
- Difficulty concentrating in class
HARASSMENT AND DISCRIMINATION

Interim Sexual Discrimination and Misconduct Policy
- Sex
- Sexual Orientation
- Gender Identity
- Gender Expression

Prohibited Discrimination, Harassment, Retaliation Other Than Sex Policy
- Race
- Religion
- Color
- National or Ethnic Origin
- Disability
- Age, Veteran’s Status, Genetic Information
WHAT IS DISCRIMINATION

- Unequal Treatment
- On the basis of a protected category
- Substantially serious to unreasonably interfere with or limit the individual's opportunity to participate in or benefit from a University program or activity or that otherwise adversely affects a term or condition of an individual's education or living environment.
WHAT IS DISCRIMINATION?

- Non-Exhaustive Examples:
  - Harsher discipline
  - Not selected for organization
  - Kicked out of open party
WHAT IS HARASSMENT?

1. Unwelcome and offensive conduct
2. Based on a protected category
3. Severe or repeated/pervasive
4. Substantially interferes with someone’s work or academic performance, or creates an intimidating, hostile, or abusive academic or work environment (based on subjective and objective evaluation)
The University may restrict expression that violates the law, that falsely defames a specific individual, that constitutes a genuine threat or harassment, that unjustifiably invades substantial privacy or confidentiality interests, or that is otherwise directly incompatible with the functioning of the University. In addition, the University may reasonably regulate the time, place, and manner of expression to ensure that it does not disrupt the ordinary activities of the University.

But these are narrow exceptions to the general principle of freedom of expression, and it is vitally important that these exceptions never be used in a manner that is inconsistent with the University’s commitment to a completely free and open discussion of ideas. In a word, the University’s fundamental commitment is to the principle that debate or deliberation may not be suppressed because the ideas put forth are thought by some or even by most members of the University community to be offensive, unwise, immoral, or wrong-headed. It is for the individual members of the University community, not for the University as an institution, to make those judgments for themselves, and to act on those judgments not by seeking to suppress speech, but by openly and vigorously contesting the ideas that they oppose.
WHAT IS HARASSMENT?

- Directed at a specific person?
- Frequency? Severity?
- Verbal only? Or physical/other conduct?
- Context of the conduct?
- Degree of impact on academic/work performance
Fraternity party where a member of the fraternity wore a shirt to the party with the words “I’m just here for the gang bang.” Female student at party said she felt unsafe.

Two men kiss on the dance floor and another student walks by and says “eww that is so gross” and then laughs and points, which causes more students to look. The students feel uncomfortable and leave the party and say that they do not feel they are able to attend more parties on campus.

A student hangs a confederate flag in her dorm room and posts messages in her sorority GroupMe about how white students are discriminated against in admission due to affirmative action and uses a racial slur. Black student learns of messages when they are posted online and alleges that the conduct makes him feel unsafe and unwelcome on campus.
Complainant decides whether to file a formal complaint.

Title IX Coordinator determines whether to file a formal complaint.

Yes

Notification. Parties can request informal resolution, if appropriate.

Yes

Informal resolution (parties agree on resolution)

No

Impartial investigation

Parties review all evidence and have 10 days to comment.

Investigators prepare written report and parties have 10 days to review and comment.

The hearing panel determines: is respondent responsible for sexual misconduct?

Yes

Hearing is held; live in real time cross examination by advisors

All relevant evidence presented to panel

No

Sanctions are imposed

Either party can appeal

Complainant can appeal decision

Supportive Measures
By filing a formal complaint, the Title IX Coordinator is not determining that the allegations have merit or the policy has been violated, but is merely deciding that, based on the allegations, an investigation must be conducted.
HEARING PROCESS

Policy

- Pre-hearing conference may exclude evidence on grounds of character, more prejudicial than probative, prior reports (if not pattern), etc.
- Witnesses present upon request of either party
- Statements can be considered if party or witness does not participate at hearing
- Cross-examination through written questions and posed by Chair
- Open/closing statements by parties
- Panel can question parties, witnesses, or investigators
- In person or virtual (privacy screen can be erected to shield parties from seeing each other)
- Not recorded

Title IX

- All relevant evidence with few exceptions considered; no pre-hearing conference; panel determines relevance
- Witnesses must be present to submit to cross
- Party/witness must submit to cross before statements can be considered
- Cross through live cross by advisor of choice
- Open/closing statements by parties
- Panel can question parties, witnesses, or investigators
- In person or virtual (both parties must be able to see each other)
- Recorded
PROFESSIONAL CONDUCT

- Must treat others with courtesy and respect. This rule does not prohibit good faith expressions of dissent or criticism;

- During any cross-examination permitted under the Title IX resolution process, questions only are permitted; an Advisor of Choice may not give any statements, speeches, or objections to relevance decisions;

- Any cross-examination questions or techniques must not be for the purpose to harass or intimidate others;

- Disruptive behavior that hinders the orderly conduct of the meeting or hearing is prohibited;

- Interruptions, sarcasm, cursing, yelling, and insults are prohibited.
TYPES OF QUESTIONS

- **Open-Ended**
  - Calls for narrative or recall

- **Focused**
  - Directs the witness to a particular issue
  - Ex: “I would like to talk to you about when you were in the bedroom. Can you describe it?”

- **Multiple Choice**
  - Provides a range of options
  - Ex: “Can you tell me whether the clothes were on, off, or some other way?”

- **Yes/No**
  - Seeks to clarify a specific point
  - Ex: “You talked about alcohol. Did you serve alcohol to Nicole?”

- **Leading**
  - Assumes the answer
  - Ex: “You served alcohol to Nicole correct?”
  - Use sparingly
INTERVIEW TECHNIQUES

- Ask for definitions of any terms/adjectives: “Hooking up” “making out” “cuddling” “belligerent”
- Avoid compound questions
- Know elements of alleged violations and focus questioning on those issues
- Ask hard questions in a non-accusatory way
  - “Why didn’t you report right away?”
  - “What brought you to report at this time? Did you consider reporting it after the incident? Why or why not?”
Relevant evidence must be:
- Probative
- Material
Any tendency to make the existence of *any* fact more or less probable than it would be without the evidence.
Evidence is “material” if it is being offered to prove an element of a policy violation or defense that needs to be established for one side or the other to prevail.
TITLE IX: MUST CONSIDER RELEVANT EVIDENCE WITH FOLLOWING EXCEPTIONS

- Complainant’s prior sexual behavior (with two exceptions)
- Information protected by legally recognized privilege
- Party’s treatment records cannot be used without party’s voluntary, written consent
- Statements not subject to cross-examination cannot be relied upon
- Evidence that is duplicative of other evidence
In general, questions and evidence about the sexual predisposition or prior sexual behavior of the complainant are not relevant and will not be admitted as evidence during an investigation and/or hearing.
1. Where the sexual behavior is used to show that someone other than the respondent committed the conduct alleged by the complainant; or

2. Where if the questions and evidence concern a specific incident of the Complainant’s prior sexual behavior with respect to the Respondent and are offered to prove consent.
The prior sexual activity must have the potential to explain specific physical evidence at issue.

Ex. Respondent alleging not cause of semen in Complainant; Complainant engaging in heavy petting with boyfriend w/o penetration before would not be relevant as to whether or not semen was present and could be excluded.

Ex. Conduct must be close enough in time to explain injuries/evidence. Sexual activity with another person months before alleged assault would not be admissible under exception.
Even if a respondent is entitled to introduce evidence of the complainant’s prior sexual history with him/her, it does not follow that every detail of that sexual history is relevant.

The evidence may be limited to that which is relevant to the consent issue; superfluous details of the sexual activity may be excluded.
PRIOR SEXUAL HISTORY: DISCUSSION

- Respondent argues that the Complainant has falsely accused her of nonconsensual sexual contact rather than admit to her partner that she had consensual sexual contact with the Respondent. Can the Respondent introduce evidence of the Complainant’s relationship with this person, including details of sexual activity between the Complainant and the Complainant’s girlfriend?

- Respondent wants to question a witness about sexual activity the witness has had with the Complainant in order to argue that the witness is biased.

- Respondent wants to question the Complainant about how quickly the Complainant became intimate with previous partners to indicate consent on this occasion.
Cannot require, allow, rely on, or otherwise use questions or evidence that constitute, or seek disclosure of, information protected under a legally recognized privilege (attorney client; priest penitent; doctor patient; spousal).

An individual may disclose his or her medical and/or counseling records voluntarily, but the University will not request consent for the release of any medical or counseling records, nor will the University require any individual involved in the processes set forth in this policy to release any such medical and/or counseling records.
All relevant evidence does not need to be given equal weight. How probative is the evidence?

Evidence may have some tendency to make something more or less probable, but not much
The Respondent’s friend says that the Respondent is honest, kind, and treats others with respect.

- Relevant? Weight?

The Respondent’s counselor says that the Respondent does not meet any of the risk factors typically seen with those that have committed sexual assault.

- Relevant? Weight?

In a case of nonconsensual sexual penetration, there is evidence that a report of sexual exploitation was made against the Respondent one year before current report. The report was not investigated.

- Relevant? Weight?
The Complainant’s counselor diagnosed Complainant with PTSD.

- Relevant? Weight?

The Complainant made another report of nonconsensual sexual penetration against a different person two years before this report.

- Relevant? Weight?

The Complainant shared that he was assaulted by the Respondent to three different individuals a month after the alleged assault.

- Relevant? Weight?
Answering cross-examination questions by advisor of choice that are deemed relevant by decision-maker

Cannot refuse to answer any question deemed relevant
Before party/witness answers, the Chair of the HSMB informs whether the question is relevant. If not relevant, the Chair will explain the decision.

Questions, even if relevant, may be excluded if prior sexual history or privilege. Additionally, repetition of the same question may be deemed irrelevant.
Sufficient to explain that a question is irrelevant because the question calls for prior sexual behavior information without meeting one of the two exceptions, or because the question asks about a detail that is not probative of any material fact concerning the allegations.
Can a party’s advisor appear and conduct cross-examination even when the party whom they are advising does not appear?

- Yes. Advisor can cross examine the appearing party on behalf of the non-appearing party, resulting in consideration of the appearing party’s statements but not the non-appearing party’s statements.
EXAMPLE OF IMPACT OF CROSS EXAMINATION IN TITLE IX CASE

Party/witness submits to cross examination

- Statements at hearing can be considered
- Statements made outside hearing can be considered (i.e., investigation statement, text messages, statements to other witnesses)

Party/witness does not submit to cross examination

- Cannot rely on any statement of that party or witness in reaching a determination regarding responsibility
- Other evidence that does not consist of statements, such as video/photo evidence may be used to reach a determination
- Cannot draw an inference about determination based solely on a party’s or witness’s absence or refusal to answer questions
“Statements” has ordinary meaning

Does not include evidence that do not constitute person’s intent to make factual assertions, or to the extent that such evidence does not contain a person’s statements.

Police reports, SANE reports, medical reports, and other documents and records may not be relied on to the extent that they contain the statements of a party or witness who has not submitted to cross examination.

Does not include situations where the statement itself is the violation (i.e., threats)
# Evaluating Credibility

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<th>Demeanor</th>
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<tr>
<td>Did complainant/respondent/witness speak in a convincing manner?</td>
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<tr>
<td>Was he/she uncertain, confused, self-contradictory or evasive?</td>
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<tr>
<th>Interest</th>
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<tr>
<td>Does complainant/respondent/witness have motive to lie, exaggerate or distort information?</td>
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<tr>
<th>Detail</th>
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<tr>
<td>How well could complainant/respondent/witness remember and describe the things about which he/she spoke about? And does recalling that level of detail make sense given the circumstances?</td>
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<tr>
<th>Corroboration</th>
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<tr>
<td>Was the statement of the complainant/respondent/witness contradicted or supported by the other statements and evidence?</td>
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<th>Common Sense</th>
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<tr>
<td>Does it all add up? (gut check) is there something missing?</td>
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Memory tends to be for the gist of what happened, rather than the exact details.

What is most likely to be remembered is each party/witness version of the gist of the events, and their general reactions to and interpretations of their own and the other’s actions.

Many details of an event become important only in hindsight, may not have been attended to at the time, and therefore may never be encoded into memory.
The brain only stores bits and pieces of experiences

- Brain abhors a vacuum—The brain can fill information that was not originally stored from inference, speculation, events that occur to us after we have experienced an event.

- Alcohol makes memory more fragile.

- The confirmation bias leads us to remember information that fits our schemas better than we remember information that disconfirms them.
CREDIBILITY: MEMORY

- How much time has passed before interview?
- Why does a person remember particular details? Does the amount and nature of details make sense given the circumstances?
- Was the person confident about a fact at the initial telling? Or did the person seem to become more confident about a fact at the investigator’s meeting/hearing?
- What events have happened afterwards?
  - How often talk about it? to whom? Did the person spoken with provide information/misinformation?
- Did the person have the opportunity to observe what he/she said he or she did? (lighting of room, location, proximity, etc.)
WHAT IS A “STANDARD OF PROOF” IN GENERAL?

Measure of evidence necessary to find a policy violation
WHAT IS OUR “STANDARD OF PROOF” UNDER THE POLICY?

- Preponderance of the Evidence
  - “Greater weight of the evidence”
  - “More likely than not” that a policy violation occurred.
“The respondent is presumed to be not responsible; this presumption may be overcome only where a Harassment and Sexual Misconduct Board hearing panel concludes that there is sufficient evidence, by a preponderance of the evidence, to support a finding that the respondent violated the policy.”
APPLYING THE STANDARD OF PROOF

- Starting point: Respondent is not responsible
- Investigation Report
- Hearing
- Deliberations
- As applied to each disputed fact, it is more likely than not that one version occurred as opposed to the other?
- After the totality of the evidence from all parties has been presented, is it more likely than not that a policy violation occurred?
WHAT ABOUT “BEYOND A REASONABLE DOUBT?”

- Cases of Nonconsensual Sexual Penetration – application of mandatory dismissal
- No other logical explanation can be derived from the facts and information presented.
- Very high standard – applied to the government in criminal cases
- After all information is presented, do you have any doubt that the respondent violated the policy?
  - If so, is that doubt reasonable?
SANCTIONS: FACTORS TO CONSIDER

- The parties’ impact statements;
- The respondent's prior conduct history;
- The nature and violence of the conduct at issue;
- The impact of the conduct on the complainant;
- The impact of the conduct on the community, its members, or its property;
- Whether the respondent has accepted responsibility;
- Whether the respondent is reasonably likely to engage in the conduct in the future;
- The need to prevent similar conduct by this respondent; and/or
- Any other mitigating or aggravating circumstances, including the University's values.
When sanctioning, the panel has broad authority.

Do the sanctions fit the violation according to the facts presented, determinations made, and the factors set forth in the policy?
ENFORCEABILITY OF SANCTIONS

- Determine the ultimate purpose of the sanction(s) as applied to the facts
- Be specific
- Carefully consider the words used
  - Clear?
  - Detailed?
- Multiple interpretations?
- Limited in time/location?
SANCTIONS: REINSTATEMENT COMMITTEE

- If suspension is issued the Respondent will always need to apply for reinstatement to the Automatic Rule and Reinstatement Committee – Reinstatement is NOT automatic.
- The HSMB can place conditions on reinstatement and the reinstatement committee will evaluate whether those conditions have been met when considering application.
- There are deadlines to apply for reinstatement so the HSMB should be aware of deadlines when creating conditions:
  - May 15 or August 1 for Fall Term; November 15 for Winter Term; March 1 for Spring Term (can only apply for spring term reinstatement if were enrolled full time during fall or winter term of the same academic year).
- The applicant will fill out an application for reinstatement:
  https://www.wlu.edu/document/undergraduate-application-for-reinstatement
HEARING REPORT FORM—TITLE IX

- Identification of the allegations (info in investigation report)
- Procedural steps taken from receipt of formal complaint through determination, including any notification to parties, interviews with parties and witnesses, site visits, methods used to gather other evidence, and hearings held (info in investigation report)
- Findings of fact supporting the determination
- Conclusions regarding the application of the code of conduct to the facts
- Statement of, and rationale for, the result as to each allegation, including a determination regarding responsibility, any disciplinary sanctions, and whether remedies will be provided to the complainant
- Procedures and permissible bases for appeal
With Title IX Sexual Harassment, you may find that it does not meet the severe AND pervasive standard, but it does meet the severe OR pervasive standard. In that case, you can find not responsible of Title IX Sexual Harassment, but then find responsible for non-Title IX Sexual Harassment in the decision form.
APPEALS: BASES FOR APPEAL

1. Procedural irregularity that affected the outcome of the matter;
2. New evidence that was not reasonably available at the time the determination was made that could affect the outcome of the matter;
3. The Title IX Coordinator, decision-maker(s), or investigator(s) had a conflict of interest or bias for or against complainants or respondents generally or the individual complainant or respondent that affected the outcome of the matter;
4. The sanction lacked reasonable basis; and/or
5. Extraordinary circumstances that affected the outcome of the matter.
The Appeal Panel will review

- The parties’ written request(s) for appeal,
- The parties’ written statement(s) in support of or against the appeal(s) (if any),
- The entire written record, and any other documents or evidence (including any recording) that it deems relevant.
APPEALS

Appeal panel may decide the case based solely upon the written appeal and other documents or evidence it reviews

or

The Appeal Panel may seek additional information from:

1. any person who provided information to the HSMB hearing panel;
2. any person who may have new, relevant information;
3. the Title IX Coordinator;
4. the investigator(s), and/or
5. the original Chair of the HSMB.
APPEAL

Can affirm decision

Remand to original HSMB hearing (evaluate new evidence, correct procedural error, extraordinary circumstances, no reasonable basis for sanction)

Convene new HSMB hearing (necessary for fundamental fairness, bias/conflict of interest of HSMB panel members)
A GOOD HEARING PANEL MEMBER….

**Should be:**
- Objective
- Fair-minded
- Impartial
- Open-minded
- Professional
- Appropriate in demeanor in and out of the hearing room
- An active listener
- Polite and respectful to all parties

**Should not:**
- Make assumptions as to how a person “should” react (counter-intuitive complainant/respondent behaviors)
- Pre-judge the facts
- Put him/herself in the shoes of the complainant or the respondent
- Allow any bias or prejudice affect his/her judgment, including any sex stereotypes
- Consider the potential impact of the decision on either party when deciding whether evidence is sufficient for responsible finding
YOUR ROLE AS HEARING PANEL

- Conduct an objective evaluation of all relevant evidence—including both inculpatory and exculpatory evidence
- Keep an open mind until all evidence has been heard. Do not prejudge the facts at issue
- Consider only the evidence that is permissible and relevant
- Make sound, reasoned decisions
DECISION-MAKERS MUST BE IMPARTIAL

- May not have a conflict of interest or bias for or against complainants or respondents generally or an individual complainant or respondent.
- Whether bias exists requires examination of the particular facts of a situation. Would a reasonable person believe bias exists?
- Cannot make credibility determines based on a party’s status as a complainant, respondent or witness.
- Cannot make decision based on any sex-stereotypes.
Avoiding Group Think

- Treat conflict as an essential part of a solid outcome
- No perspective, no question and no suggestion in the group is “dumb” or “wrong”
- Bring in the devil’s advocate—force the group to address the different perspectives being raised
CONFIRMATION BIAS

- Tendency to only seek information that confirms your expectations and ignore disconfirming information.
IMPLICIT BIAS—WHO IS MORE TRUSTWORTHY?
AVOIDING CONFIRMATION BIAS

- Encourage an atmosphere of open inquiry where the goal is to remain impartial and neutral (keep an open mind to all possibilities).
- When you believe you have come to a conclusion, think about your decision:
  - Why did I draw that conclusion?
  - What am I assuming, and why? Are my assumptions valid?
  - What facts have I relied on and why? Are there other facts I should consider?
  - Bring in the devil’s advocate--actively look for facts that disprove your conclusion
    - One of the biggest things you can do to correct confirmation bias is to try to disprove your theories instead of trying to prove them