Title IX Coordinator Training Online Course

Class Three: The Grievance Process – Hearings & Appeals

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PLEASE NOTE: Training Course Only. Does Not Constitute Legal Advice.
Class Overview

- Due Process / Fundamental Fairness
- Credibility Determinations
- Advisors
- The Written Determination
- Appeals
Due Process (Fundamental Fairness)
A Fair Process:

- that follows the law,
- is implemented without bias, stereotypes or pre-judgment, and
- provides an equal opportunity for parties to be heard and present evidence,
- allows the decision-maker(s) to reach a determination consistent with the standard of evidence.
Title IX Sexual Harassment Grievance Process: Elements of “Due Process”

- Notice to the Respondent of the allegations
  - Opportunity to respond
  - Adequate opportunity to prepare before responding
- Notice to the Parties of the process that will be used, including appeals
- Opportunity to present evidence and witnesses
- Cross-examination, including questioning of witnesses
- Live hearing (in separate spaces upon request and as appropriate)
- Opportunity to have advisors of choice
State the Standard of Evidence

Same standard of evidence for all.

Either:

• *Preponderance of the evidence, i.e.*, more likely than not; or

• *Clear and convincing evidence, i.e.*, substantially more likely to be true than not.

And Not:

• *Beyond a reasonable doubt* (no other reasonable explanation possible – criminal cases).
In Hearings:

- Decision-maker must evaluate only “relevant” evidence during the hearing and when reaching the determination regarding responsibility – and must do so “objectively”
- The decision-maker must determine the relevance of each cross-examination question before a party or witness must answer.
- Make It Easy: “Not probative of any material fact.”
• There is a difference between the admission of relevant evidence, and the weight, credibility, or persuasiveness of evidence.

• A school can adopt rules around weighing of evidence so long as they do not conflict with the regulations and they apply equally to both parties.
  
  • For example: A school may adopt a rule regarding the weight or credibility (but not the admissibility) that a decision-maker should assign to evidence of a party’s prior bad acts, so long as its rule applies equally to the prior bad acts of complainants and the prior bad acts of respondents.
Credibility Considerations

• What evidence is most believable?
• Corroborating evidence
  • Other testimony
  • Physical evidence
• Consider faulty memories
• Explore reasons for inconsistencies
• There are no “perfect” witnesses, complainants or respondents
Factors to Weigh

- Consider each material fact separately.
- Credibility as to the facts:
  - Credibility on one fact doesn’t make all of that person’s testimony credible, and
  - Lack of credibility on one point doesn’t make all of that person’s testimony non-credible.
- Does the testimony feel rehearsed or memorized?
- Is the testimony *exactly* the same as another witness?
- Does the testimony make sense?
- Is the testimony detailed, specific & convincing? If not, is there a reason?
- Is it a statement against interest?
- Less credible witness isn’t necessarily being dishonest.
Caution

• Eyewitness accounts
• Bias/Assumptions about witness credibility that may not take account of cultural norms or may stereotype.
• Assumptions about memory that may not reflect witness experiences.
• Failure of decision-maker to explain credibility determinations.
The Decision-Maker (Hearing Officer)
Getting Ready

• Self-identify any conflict of interest or bias.

• Prepare, prepare, prepare.

• Read the report carefully and repeatedly, but don’t prejudge.

• Understand the conduct at issue and the elements of the alleged violations.

• Identify areas of agreement and disagreement.

• Determine if there are areas that require further inquiry, e.g., did the investigator explore & consider all the relevant evidence?
Points to Consider: May have rules that:
• Require advisors be respectful and prohibit abusive/intimidating questioning.
  • Deem repetition of the same question irrelevant.
  • Allow for removal of advisors.
• Specify any objection process.
• Govern the timing and length of breaks to confer, and prohibit disruption.
• Require that *parties* make any openings and closings.
• Who will enforce the rules of decorum?
  • How will you train decision-makers?
Advisors
Advisors

• Parties must have the opportunity to have an advisor present during any grievance proceeding (hearing or related meeting).

• A party may choose not to have an advisor.
  • However, the institution must provide an advisor to question and cross-examine witnesses if the party isn’t accompanied by one.
  • Institutions may require parties to provide advance notice of their advisor’s attendance.
    • What if they are a no-show?

• Advisor provided by institution need not be an attorney.
  • Need not be of “equal competency.”

• May establish guidelines for advisors.
  • Role of advisors in hearings and meetings.
  • Use of non-disclosure Agreements.
More on the Advisor’s Role

- Provide support and advice to the party.
- Understand the allegations and the process.
- Understand the purpose and scope of questioning and cross-examination.
- Ask questions that elicit relevant information.
- Wait for relevancy determinations after asking a question.
- Adhere to rules of decorum and encourage the party to do the same.
- NOTE: Institutions may remove disruptive advisors ... carefully.
Working with the Parties’ Attorneys
Advisor or Legal Representative

• Clarify procedures and role in advance.
• Distinguish between advisor and legal representative.
• Emphasize the “ground rules” - provide any rules of decorum.
• Establish lines of communication and points of contact.

RULES ARE RULES.
Written Determination
Written Determination

• Identification of allegations potentially constituting sexual harassment
• Description of the procedural steps
• Findings of fact supporting the determination
• Conclusions regarding the application of the code of conduct/policy to the facts
• Statement of and rationale for the result as to each allegation, including sanctions and whether remedies will be provided
• Appeal procedures and grounds
Appeals
Must provide an appeal from a determination of responsibility and dismissal of a formal complaint, based on:

- Procedural irregularities that affected the outcome.
- New evidence not reasonably available at the time of determination that could affect the outcome.
- Bias or conflict of interest of the Title IX Coordinator, investigator or decision-maker that affected the outcome.
- Inappropriate or impermissible dismissal of any formal complaint or allegation.
- May include other grounds, equally available to both parties.
Appeal Process

• Notify other party upon receipt of appeal.
• Appeal decision-maker can’t be Title IX Coordinator, investigator or hearing decision-maker.
• Opportunity for both parties to submit written statement.
• Written decision with the result and rationale simultaneously to both parties.
NPRM:

REMEMBER: NOT IN PLAY NOW
Proposed Changes

• Notice of allegations may be delayed in response to legitimate safety concerns
• Live hearing permitted, not required, for hearings involving students
  • In a live hearing, parties must be permitted to participate from separate locations
  • Must provide both parties a reasonable opportunity to review and respond to evidence before the live hearing. It may provide the same opportunity during the live hearing
  • In live hearings, allow each party’s advisor, never the party, to ask all relevant and otherwise permissible questions
• Provide a process that allows decision-maker to assess the credibility of the parties and witnesses to the extent credibility is relevant and in dispute
  • Decision-maker may not rely on statements of a party if the party does not respond to questions related to the party’s credibility, but also may not draw an inference about whether sex-based harassment occurred based on that refusal
• Relevance is defined (!!!)
• Take reasonable steps to address unauthorized disclosure of evidence and information
• Decision-maker must determine if each question is permissible prior to the question being posed and explain the decision to exclude any question
• Use a preponderance of the evidence as the standard of proof unless the school uses a clear and convincing standard of proof for in comparable proceedings, e.g. considering other complaints of prohibited discrimination.
• No imposition of sanctions for false statements based solely on whether sexual harassment occurred
• Requirement to describe range of supportive measures and potential disciplinary sanctions applies only in response to sex-based harassment
• Title IX Coordinator is responsible for implementing remedies on a finding that sex discrimination occurred
Questions?
Note

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