

Hearings in a Post Regulatory World

Day One

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Meet Your Facilitators



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About Us

Vision

We exist to help create safe and equitable work and educational environments.

Mission

Bring systemic change to how school districts and institutions of higher education address their Clery Act & Title IX obligations.

Core Values

- Responsive Partnership
- Innovation
- Accountability
- Transformation
- Integrity



Agenda

Title IX Requirements for Hearings

The Hearing

Process Participants

After The Hearing

Pre-Hearing Tasks

6 Practical Application

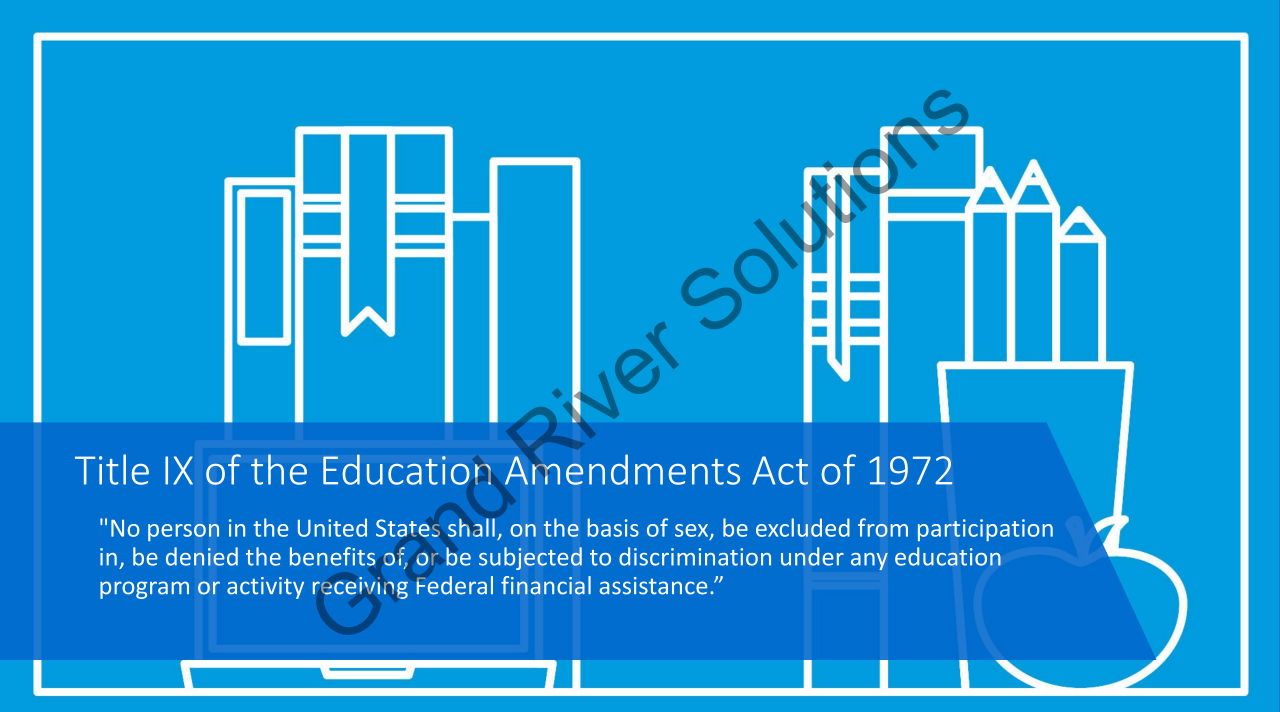




Title IX Requirements For Hearings



01



Section 106.30: Sexual Harassment

Sexual harassment means conduct on the basis of sex that satisfies one or more of the following:

- (1) An employee of the recipient conditioning the provision of an aid, benefit, or service of the recipient on an individual's participation in unwelcome sexual conduct;
- (2) 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; or
- (3) "Sexual assault" as defined in 20 U.S.C. 1092(f)(6)(A)(v), "dating violence" as defined in 34 U.S.C. 12291(a)(10), "domestic violence" as defined in 34 U.S.C. 12291(a)(8), or "stalking" as defined in 34 U.S.C. 12291(a)(30).

AND... Only Covered, IF:

Place of Conduct

Procedural Requirements for Investigations

Notice to both parties

Equal opportunity to present evidence

An advisor of choice

Written notification of meetings, etc., and sufficient time to prepare

Opportunity to review all evidence, and 10 days to submit a written response to the evidence prior to completion of the report

Report summarizing relevant evidence and 10 day review of report prior to hearing

Procedural Requirements for Hearings

Must be live, but can be conducted remotely

Cannot compel participation of parties or witnesses

Standard of proof used may be preponderance of the evidence or clear and convincing; standard must be the same for student and employee matters

Cross examination must be permitted and must be conducted by advisor of choice or provided by the institution

Decision maker determines relevancy of questions and evidence offered

Written decision must be issued that includes finding and sanction

The Requirement of Impartiality

Section 106.45(b)(1)(iii)

The grievance process must require that any individual designated by the recipient as Title IX Coordinator, investigator, or facilitator of informal resolution not to have a conflict of interest or bias:

- For or against complaints or respondents generally, or
- An individual complainant or respondent



Section 106.45(b)(1)(iii)



66

Title IX Coordinator, investigator, <u>decision maker</u>, or facilitator of informal resolution must receive training on...how to serve impartially, including avoiding prejudgment of the facts at issue, conflict of interest, and bias. This training material may not rely on sex stereotypes and must promote impartial investigations and adjudications of formal complaints of sexual harassment.





Hearing Technology: Requirements and Considerations



If hearings cannot be in person, or if someone chooses to participate remotely, must have a remote participation platform available.



All hearings must be recorded.



Participants must be able to communicate during the hearing



Purpose of the Hearing &

1

Review and Assess Evidence 2

Make Findings of Fact

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Determine
Responsibility/
Findings of
Responsibility



Determine Sanction and Remedy



Evaluating the Evidence

Is it relevant?

Evidence is relevant if it has a tendency to make a material fact more or less likely to be true.

Is it authentic?

Is the item what it purports to be?

Is it credible?

Is it convincing?

Is it reliable?

Can you trust it or rely on it?

What weight, if any, should it be given?

Weight is determined by the finder of fact!

Traumainformed practices provide tools/techniques for engaging with the Complainant, Respondent, and Witnesses



Format/Structure of the Hearing



Format of Questions



Approach to Clarification



Process Participants



02

The Participants

The Parties

Complainant

An individual who is alleged to be the victim of conduct that could constitute sexual harassment.

Respondent

An individual who has been reported to be the perpetrator of conduct that could constitute sexual harassment.

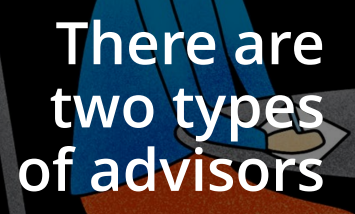


The Participants The Investigator

- Can present a summary of the final investigation report, including items that are contested and those that are not;
- Submits to questioning by the Decisionmaker(s) and the parties (through their Advisors).
- Can be present during the entire hearing process, but not during deliberations.
- Questions about their opinions on credibility, recommended findings, or determinations, are prohibited. If such information is introduced, the Chair will direct that it be disregarded.









Advisor (throughout whole process)



Hearing Advisor (hearing, for purposes of asking questions)

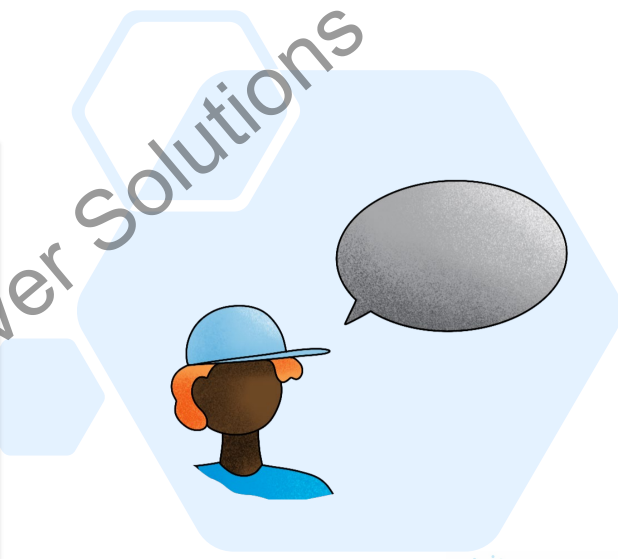
- Can be anyone, including a lawyer, a parent, a friend, and a witness
- No particular training or experience required (institutionally appointed advisors should be trained)
- Can accompany their advisees at all meetings, interviews, and the hearing
- Advisors should help the Parties prepare for each meeting and are expected to advise ethically, with integrity, and in good faith
- May not speak on behalf of their advisee or otherwise participate, except that the advisor will conduct cross examination at the hearing.
- Advisors are expected to advise their advisees without disrupting proceedings





The Participants Advisors: Prohibited Behavior

An Advisor who oversteps their role as defined by the policy should be warned once. If the Advisor continues to disrupt or otherwise fails to respect the limits of the Advisor role, the meeting may be ended, or other appropriate measures implemented. Subsequently, the Title IX Coordinator has the ability determine how to address the Advisor's non-compliance and future role.





The Participants

The Hearing Facilitator/Coordinator

- Manages the recording, witness logistics, party logistics, curation of documents, separation of the parties, and other administrative elements of the hearing process
- Non-Voting
- Optional, not required





The Participants The Decision Maker

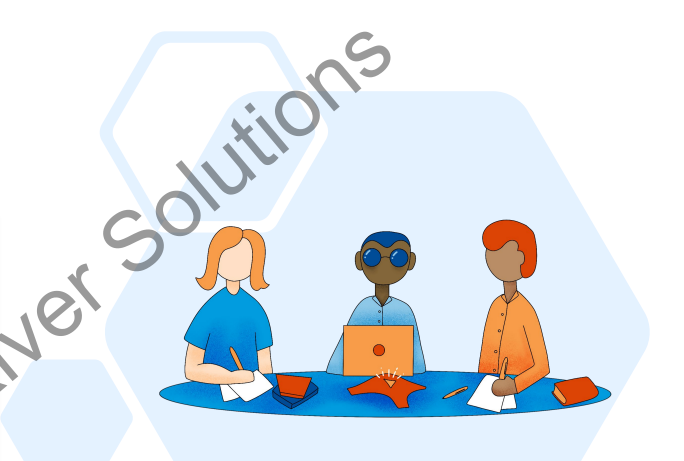
- > One person
- Questions the parties and witnesses at the hearing
- Determines responsibility
- > Determines sanction, where appropriate
- Answers all procedural questions
- Makes rulings regarding relevancy of evidence, questions posed during cross examination
- Maintains decorum
- > Prepares the written deliberation statement
- Assists in preparing the Notice of Outcome





The Participants The Decision-Makers

- > A panel
- Questions the parties and witnesses at the hearing
- > Determines responsibility
- Determines sanction, where appropriate





The Participants The Hearing Chair

- > Is a decision-maker
- > Answers all procedural questions
- Makes rulings regarding relevancy of evidence, questions posed during cross examination
- > Maintains decorum
- Prepares the written deliberation statement
- Assists in preparing the Notice of Outcome







Pre-Hearing Tasks: Hearing Panel & Chair

What should be done in advance of the hearing

03



Pre-Hearing Meetings

Review the Logistics for the Hearing



Decision Maker

- Review evidence and report
- Review applicable policy and procedures
- Preliminary analysis of the evidence
- Determine areas for further exploration
- Powelop questions of your own
- Anticipate the party's questions
- May convene a pre-hearing meeting
 - Anticipate challenges or issues
- Prepare the script



Hearing Panel as a Whole



Review evidence and report



Review applicable policy and procedures



Preliminary analysis of the evidence



Determine areas for further exploration



Develop questions of your own

Hearing Panel Chair



Compile questions on behalf of the Panel



May convene a pre-hearing meeting



Review questions submitted by the parties



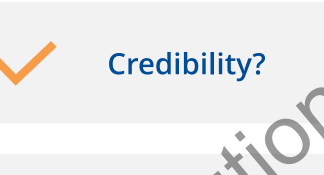
Anticipate challenges or issues



Become familiar with the script



Common Areas of Exploration





Clarification on timeline?



Thought process?



Inconsistencies?





The Hearing, Solutions



GRAND RIVER SOLUTIONS

Order of the Proceedings

01

Introductions and instructions by the Chair;
Opening
Statements

02

Presentation by Investigator

03

Presentation of information and questioning of the parties and witnesses

04

Closing Statements 05

Deliberation & Determination



Opening Introductions and Instructions by the Chair



The University has a script for this portion of the proceedings, and it should be used. Introduction of the participants.

Overview of the procedures.

Overall goal: manage expectations.

Be prepared to answer questions.





Opening Statements

Optional: Not required by the regulations; institution may choose to allow.

- Prior to questioning beginning during the hearing, each party may be given the opportunity to make an opening statement.
- Intended to be a brief summary of the points the party would like to highlight.

- Directed to the Decision Maker and only the Decision Maker.
- Both parties should give opening statement before either is questioned.
- Typically, the complainant goes first.





Presentation of Information & Source Questioning of the Parties

01

The Hearing Panel will question Complainant first

02

Cross
examination
of
Complainant
will occur next

03

Follow up by the Hearing Panel 04

The Hearing Panel will question Respondent second

05

Cross
examination
of
Respondent
will occur next

06

Follow up by the Hearing Panel



Questioning of the Witnesses

01

The Chair will determine the order of questioning of witnesses

02

The Hearing Panel will question first

03

Advisor crossexamination will occur next (suggested: Complainant's advisor followed by Respondent's advisor) 04

Follow up by the Hearing Panel



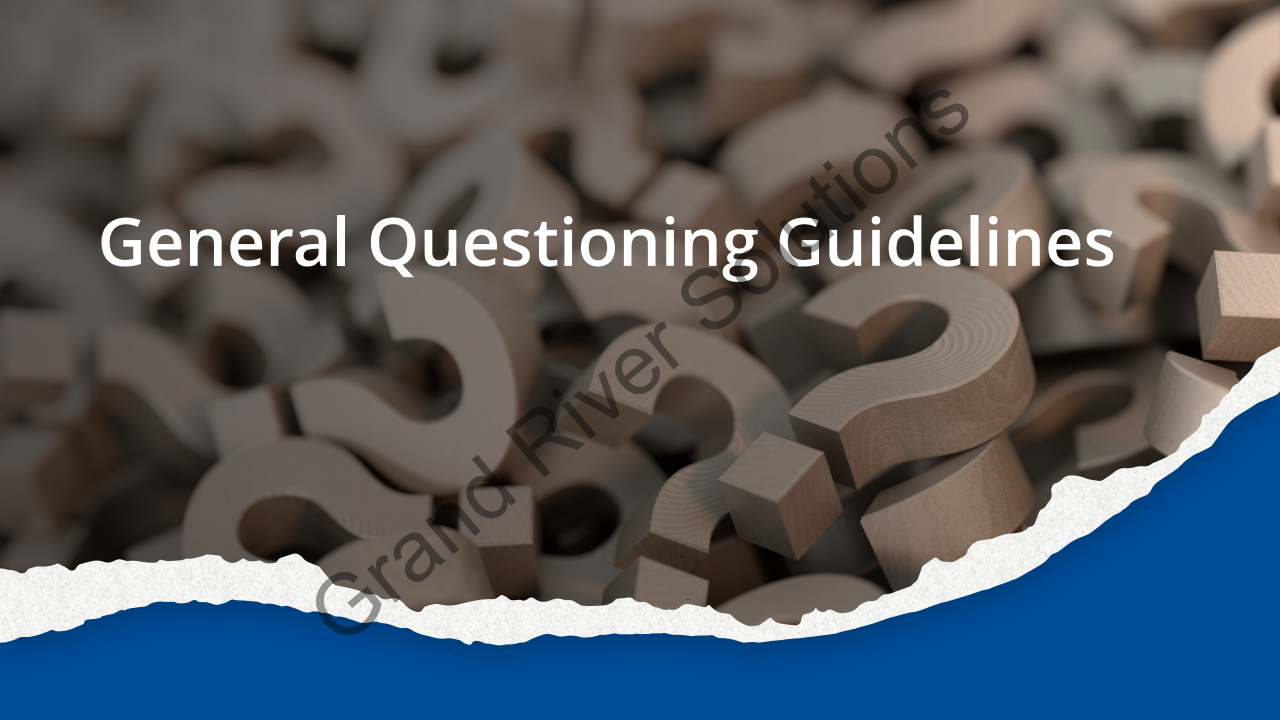
Closing Statements

Prior to the conclusion of the hearing, each party will have the opportunity to make a closing statement.

- Prior to the conclusion of the hearing, each party will have the opportunity to make a closing statement.
- Intended to be a brief summary of the points the party would like to highlight.

- Directed to the Decision Maker and only the Decision Maker .
- Not time to introduce new information or evidence.







The Hearing Panel or the advisor will remain seated during questioning





Questions will be posed orally



Questions must be relevant

What constitutes a relevant question?

The Department declines to define "relevant", indicating that term "should be interpreted using [its] plain and ordinary meaning."

See, e.g., Federal Rule of Evidence 401 Test for Relevant Evidence:



When is evidence relevant?

Logical connection between the evidence and facts at issue

Assists in coming to the conclusion – it is "of consequence"

Tends to make a fact more or less probable than it would be without that evidence





Information protected by an un-waived legal privilege

Medical treatment and care

Unduly repetitious or duplicative questions

Information that otherwise irrelevant

Complainant's prior sexual history, with limited exceptions.

Irrelevant and Impermissible Questions



When Questioning....







Explore areas where additional information or clarity is needed.



Listen to the answers.



Take your time. Be thoughtful. Take breaks if you need it.



Foundational Questions to Always Consider Asking

Were you interviewed?

Did you see the interview notes?

Did the notes reflect your recollection at the time?

As you sit here today, has anything changed?

Did you review your notes before coming to this hearing?

Did you speak with any one about your testimony today prior to this hearing?



Common Areas of Where Clarity or Additional Information is Needed

Credibility

Reliability

Timelines

Inconsistencies

Details about the alleged misconduct

Facts related to the elements of the alleged policy violation

Relevancy of Certain Items of Evidence

Factual Basis for Opinions